



LAND MOBILE COMMUNICATIONS COUNCIL

April 20, 2015

Admiral David G. Simpson, (Ret.)
Chief
Public Safety and Homeland Security Bureau
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: PS Docket No. 13-229 (RM-11635)
Amendment of Sections 90.20(d)(34) and 90.265 of the Commission's Rules
to Facilitate the Use of Vehicular Repeater Units

Ex Parte letter

Dear Admiral Simpson:

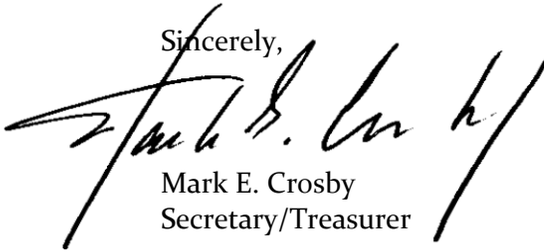
The Land Mobile Communications Council ("LMCC"), whose membership includes all FCC-certified frequency advisory committees ("FACs") for both Public Safety and Industrial/Business Part 90 frequencies, hereby volunteers to develop frequency coordination procedures for the 173 MHz spectrum under consideration in the above-identified proceeding. These procedures will serve to facilitate the use of these 173 MHz frequencies by vehicular repeater systems as well as incumbent and new data telemetry systems. The LMCC understands that a decision in the above-referenced matter is imminent, and believes that appropriate frequency coordination protocols will be essential for the successful expansion of system types eligible to use this critical spectrum.

LMCC member organizations represent virtually all users of land mobile radio systems, providers of land mobile services, and manufacturers of land mobile radio equipment. LMCC acts with the consensus, and on behalf of the vast majority of public safety, business, industrial, transportation and private commercial radio users, as well as a diversity of land mobile service providers and equipment manufacturers. Since vehicular repeater and data telemetry systems are used by both Industrial/Business and Public Safety entities, the LMCC suggests it would be appropriate for those spectrum management protocols to be developed by an organization that is representative of all potential licensees. The LMCC is capable of developing the necessary frequency

coordination procedures quickly and with the full support of the organizations whose members use these very different system technologies that must be coordinated intelligently to derive maximum use of this spectrum while minimizing the potential for interference.

We appreciate in advance the Commission's consideration of this request. Please contact the undersigned should you have any questions.

Sincerely,

A handwritten signature in black ink, appearing to read "Mark E. Crosby". The signature is fluid and cursive, with a large initial "M" and a long, sweeping underline.

Mark E. Crosby
Secretary/Treasurer

cc: Roger Sherman, Chief, WTB
LMCC Membership