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May 3, 2002

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FEDERAL COMMUNICATIONS COMMISSION
 OFFICE OF THE SECRETARY

via Hand Delivery

Secretary
 Federal Communications Commission
 236 Massachusetts Avenue, NE
 Suite 110
 Washington, DC 20002

copy to:

Auctions and Industry Analysis Division
 Wireless Telecommunications Bureau
 Federal Communications Commission
 Attn: Rana Shuler
 Room 4-A628
 445 12th Street, SW
 Washington, DC 20554

Re: WT Docket No. 99-168
 GN Docket No. 01-74

02-55

Dear Sirs:

We represent the telecommunication interests of Small Business in Telecommunications, an association of small businesses. We hereby file comments in the above referenced proceeding.

Very truly yours,

Benjamin J. Aron

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interference to public safety operators at 800 MHz. There is no immediate need for the spectrum to be auctioned and all parties admit that any future use of the subject 700 MHz spectrum would be delayed due to issues arising out of broadcaster incumbency. Accordingly, no party would be injured by delay and the agency leaves open its ability to engage in reasoned decision making regarding the best future use of that 700 MHz spectrum.

Further, those 700 MHz channels hold the best promise of viable spectrum for the purpose of promoting interoperability among public safety entities. The Commission has long supported the efforts toward greater public safety interoperability, but has lacked spectrum resources which would apply to solving the issue in a cost effective manner. This is particularly true when one considers that migration of public safety entities onto the 700 MHz spectrum would be gradual and, thus, provide adequate time for broadcasters' migration onto digital television spectrum.

The agency should not preclude or ignore this opportunity to serve the needs of public safety while promoting an auction which is unlikely to net substantial revenues for the U.S. Treasury due to the encumbered condition of the spectrum. In failing to delay the auction, the agency would paint itself into a corner which would require unnecessarily expensive solutions from which to remove itself while reaching for a decision regarding the complex issues articulated within WT Docket 02-55.

Concurrently, the private industry proponents of the auction appear to be forwarding sale for the specific purpose of commencing negotiations to obtain monies from auction winners in exchange for prompt migration from the subject spectrum. The agency should not rush to auction for the sole purpose of providing leverage for those persons, which leverage is undeserved and surely of less

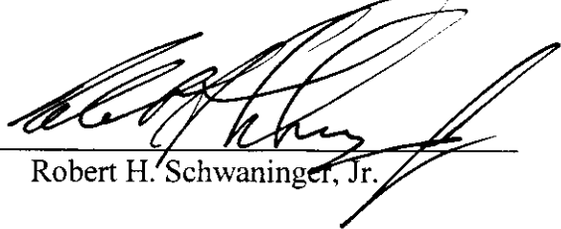
decisional significance than the needs of public safety and other adversely affected 800 MHz operators.

In consideration of the foregoing, SBT respectfully requests that the Bureau and the Commission delay Auctions 31 and 44 consistent with CTIA's Application For Review.

Respectfully submitted,

Small Business in Telecommunications,

By



Robert H. Schwaninger, Jr.

Dated: May 3, 2002

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CERTIFICATE OF SERVICE

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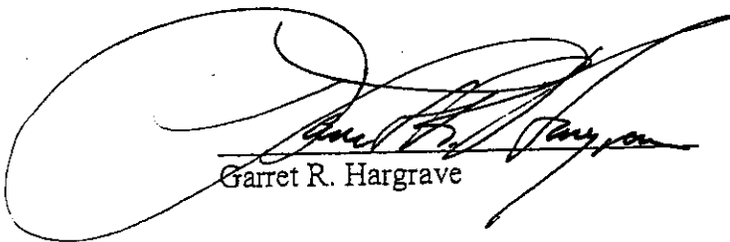
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