

02/03/2104

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> St. NW  
Washington DC 20554

**Re: APPLICATION NUMBER HERE Request for Confidential Treatment of Material Filed**

FILED ELECTRONICALLY

Dear Ms. Dortch:

On Jan 31<sup>st</sup>, Cisco Systems, Inc. (hereinafter “Cisco” filed for an Experimental license. Per section 0.459 of the Commission’s rules, this letter requests confidential treatment of material filed in support of the above-referenced application. Cisco submits the following in conformance with the requirements of section 0.459(b) of the Commission’s rules:

1. Identification of the specific information for which confidential treatment is sought.
  - Description of radios
  - Description of proposed test.
2. Identification of the Commission proceeding in which the information was submitted.
  - OET Experimental License Application File 0094-EX-PL-2014
3. Explanation of the degree to which the information concerns a service that is subject to competition.
  - Cisco considers its product development or product evaluation confidential, premature of release of radio information will reveal product configuration of a product yet not on the market
4. Explanation for how disclosure of the information could result in substantial competitive harm.
  - The information contained in the document may presents information about a conceptual product that is being evaluated for possible commercial development. If competitors were to have access to this document, they would have knowledge of Cisco’s pending business plans as far as radio support or product development , and would be able to use this advance

knowledge to their advantage. This could result in substantial competitive harm to Cisco's ability to bring such products to market, should that decision be made.

5. Identification of any measures taken by the submitting party to prevent unauthorized disclosure.
  - Information about Cisco's products under development including engineering development or demonstration tools is considered by the company to be commercially sensitive information that employees are not permitted to discuss outside the company.
6. Identification of whether the information is available to the public and the extent of any previous disclosure of information to third parties.
  - Information about product development is not routinely provided to the public, and is not available on Cisco's web site. No information about this product has been disclosed.
7. Justification of the period during which the submitting party asserts that material should not be available for public disclosure.
  - Cisco requests that the above-identified material not be disclosed for 1 year. This period should provide sufficient time for Cisco to make its evaluation of the product.

It is understood that the frequency bands in question are in the CMRS bands which will require prior approval and frequency coordination with the holders of the licenses before we can perform any testing Over the Air Testing. As this is the case for the band in question, Cisco is working with several of the service providers who hold the licenses for these frequencies at the location of our planned evaluation and the information in regards to the experiment has been provided to them directly. .

Sincerely,

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