

Patricia Roder
The Institute of Electrical and Electronics
Engineers, Inc.
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June 8, 2015

Dear Patricia,

Pursuant to our teleconference held on April 9, 2015, please accept this letter regarding the proposed test procedures (C63.26) as outlined in the *ANSI Essential Requirements: Due Process Requirements for American National Standards*. We understand that there is a potential for our patented IP to be deemed "essential" and its use may be required in a proposed American National Standard (ANS).

As we have indicated in earlier email responses, to the best of our knowledge, as discussed in ANSI Group meetings/teleconferences to date, the proposed test procedures in C63.26, as we currently understand them, we do not believe require the use of patented Wilson Electronics IP; therefore, we do not consider our patented IP "essential patents," per the ANSI patent policy as outlined in the *Inclusion of Patents in American National Standards* document.

If our patented IP is deemed essential and a given signal booster manufacturer in its final product design does require the use of our patented IP, we offer the following statement of assurance:

As the authorized representative of the patent holder, I hereby assure the ANSI-ASC-C63 working group developing the ANS for Compliance Testing of Transmitters Used in Licensed Radio Services that:

- a license to such essential patent(s) will be made available to applicants desiring to utilize the license for the purpose of implementing the standard
- said license will be made under reasonable terms and conditions that are demonstrably free of any unfair discrimination

As the patent holder (or third party authorized to make assurances on the patent holder's behalf), I will include in any documents transferring ownership of patents subject to the assurance, provisions sufficient to ensure that the commitments in this assurance is binding on any transferee, and the transferee will be informed to similarly include appropriate provisions in the event of future transfers with the goal of binding each successor-in-interest. This assurance is intended to be binding on successors-in-interest regardless of whether such provisions are included in the relevant transfer documents.

We offer this assurance to do our part to help the signal booster industry continue to move forward.

Regards,
Don Blohm,
President and CEO

weBoost, LLC (formerly Wilson Electronics, LLC)

A handwritten signature in black ink, appearing to read 'Don Blohm', written over the printed name and title.