

July 17<sup>th</sup>, 2016

U.S. Securities and Exchange Commission 100 F. Street, NE Washington DC 20549 <u>rule-comments@sec.gov</u>

<u>RE: File Number 4-699</u> Partition for Rule Making to Expand Regulation "A" to SEC Reporting Companies

Dear Sir / Madam,

Having followed closely the implementation of [Regulation "A" Plus] and how it affected the decisions by the Board of Directors of Hammer Fiber in choosing the most cost effective way of capitalizing the needs of Hammer to enter the USA broadband market sector, I would like to offer our support in the potential inclusion of SEC Reporting companies participating equally in the reliance on Regulation "A" Plus in capital raising endeavors.

Hammer Fiber provides a unique combination of Fiber Optic backhaul networks which terminates at customer premises in the form of wireless high capacity technology. This hybrid technology provides a new and innovative solution to the competitive vet poorly served last mile broadband markets throughout the entire USA. The Hammer wireless technology is capable of delivering speeds equivalent and better than what the market is experiencing today by the major cable operating companies, at a fraction of the price of deploying infrastructure of this nature. Hammer and its International partners have been successful in deploying this combination of technology in over 8 counties around the world and felt that it was time to deploy it right here on home soil. To do this successfully, we needed a funding vehicle that had as little limitation as possible to capital raising due to the fact that the successful deployment of our technology across the USA required a significant amount of capital. We also needed a vehicle that would provide complete transparency to our shareholders and a very quick time to market. We chose to complete a reverse merger into a previously non-performing fully reporting public entity as it gave us a path to our corporate governance requirements such as full transparency and the ability to have no restriction on the amount of capital the company could raise over its lifetime. The downside of the vehicle chosen, has been its inability to rely on financial aids such as those provided via Regulation "A" + to cost effectively participate in the financial support of the average user of broadband services (the public) which is obviously a potentially large pool of capital extending across the entire USA.

Accessing this huge source of funding via the use of Regulation "A" Plus as a fully SEC reporting entity, will not only benefit Hammer Fiber and its shareholders, but will greatly benefit the average American citizen who currently have very little choice on reliable broadband providers across the entire nation. Our Directors are of the opinion that utilizing the Internet at large to access capital and create awareness, will ultimately provide an opportunity for the average "John Doe" to participate in choice in an otherwise dominated yet poorly served industry. Our goals are to promote and spread our technology to the 3,500 plus Wireless Operators across the USA struggling to break into the dominated cable broadband industry. Such a strategy will provide alternative sources to broadband multi-media service to the populace and to promote Net Neutrality as introduced by the FCC which enforces free and unobstructed access to internet content.

All said and done, a successful deployment strategy such as this requires massive cash reserves which can best and cost effectively be derived via the consumers at large, utilizing social media and mass internet awareness and marketing. Hammer Fiber's Board and its current shareholders who have invested millions of dollars to become fully transparent and compliant with the laws of the SEC, are hopeful that the inclusion of SEC reporting entities such as Hammer in reliance on Regulation "A" Plus, will be forthcoming and expediently implemented into law. This without doubt creates an even and fair playing field for all industry stake holders.

Yours Sincerely,

Michael P. Cothill Executive Chairman of the Board Hammer Fiber Optics Holdings Corp.