Dear Representative \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 As a constituent and a licensed Amateur Radio operator in your district, I am writing asking that you support HR 4969 – *The Amateur Radio Parity Act of 2014* – and request that you become a co-sponsor for this legislation.

 For over 30 years the FCC and Congress have repeatedly acknowledged the “strong Federal interest” in effective Amateur Radio communications. The FCC found that municipalities often unreasonably restricted Amateur Radio antennas in residential areas. In its declaratory ruling now codified at 47 C.F.R. §97.15(b) – the FCC determined that:

 *“Except as otherwise provided herein, a station antenna structure may be erected at heights and dimensions sufficient to accommodate amateur service communications. (State and local regulation of a station antenna structure must not preclude amateur service communications. Rather, it must reasonably accommodate such communications and must constitute the minimum practicable regulation to accomplish the state or local authority's legitimate purpose.”*

 HR 4969 will extend limited reasonable accommodation provisions to include all types of land use regulations, including preclusive homeowner’s association regulations and restrictive covenants. The FCC has jurisdiction to provide these protections when there is a conflict with Federal policy. This was established when, at Congress’ instructions, it enacted regulations that preempted municipal and private land use regulation over satellite dish antennas and television broadcast receive antennas in residences.

 HR 4969 will provide a basis for radio Amateurs to negotiate reasonable accommodation for at least minimal outdoor Amateur Radio antennas with their homeowners’ association. This legislation is critically important to me and to the hundreds of other federally licensed Amateur Radio operators residing in your district. Please sign-on as a co-sponsor of HR 4969.

 Sincerely,