



**Request for Special Temporary Authority**  
**TV Translator Station K49IT-D**  
**Hagerman, Idaho (FCC Facility ID # 25823)**  
**June 24, 2018**

Pursuant to Incentive Auction Task Force and Media Bureau Set Forth Tools Available to LPTV/Translator Stations Displaced Prior to the Special Displacement Window Public Notice, DA 17-584, MB Docket No. 16-306, GN Docket No. 12-268 (June 14, 2017), and Sections 74.780 and 73.1635 of the FCC's Rules, Hagerman Translator District, ("HTD"), licensee of TV translator Station K49IT-D at Hagerman, Idaho respectfully requests Special Temporary Authorization ("STA") to operate the station in accordance with the technical parameters proposed in its pending channel 18 displacement permit application in FCC File No. 0000053644 (copy attached).

HTD filed the channel 18 displacement modification application to seek relief for K49IT-D during the FCC TV Translator Displacement Filing Window.

However, subsequent to the displacement application being filed with the FCC, the licensee has received a notification letter from T-Mobile regarding its planned use of the 600 MHz band (copy attached). T-Mobile's letter indicates that it will commence its operations in the K49IT-D market by 11/15/2018 and that K49IT-D is likely to cause harmful interference to T-Mobile's operations.

In the June 14, 2017 Public Notice referenced above, the FCC set forth tools for use by TV translators such as K49IT-D displaced by 600 MHz band wireless operations, including the filing of a displacement permit application accompanied by an STA application.

In accordance with those procedures, HTD now seeks STA to operate its Hagerman, Idaho TV translator on channel 18 as proposed in the recent displacement application and while that application remains pending during processing of the Special Displacement Window Applications.

An FCC TVStudy analysis of the attached displacement application in File No. 0000053644 demonstrates that the proposed channel 18 facility complies with the FCC's technical and interference rules and that there are no pending mutually-exclusive applications or other interference issues that would preclude a grant of the pending Displacement Application.



The pending Displacement Application has not been granted as of this filing. And, the licensee needs appropriate lead time to procure equipment and install that equipment prior to the T-Mobile Commencement of Operations date. Consequently, the licensee requests STA to enable it to construct its facilities prior to the date on which it must terminate its operations on its previous channel in order to provide a continuity of service to the public within its service area.

HTD respectfully submits that a grant of STA will serve the public interest by allowing the continued operation of K49IT-D on its newly proposed and available channel while its pending Displacement Application is processed.

June 24, 2018

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