



New York Broadband LLC

New York Spectrum Holding Company, LLC  
Station KVHD, Los Angeles, California  
Facility ID 67901

#### Request for an Extension of 312g Legal STA

New York Spectrum Holding Company, LLC (“NYSHCo”) is the licensee of KVHD-LD, Los Angeles, CA (Facility ID 67901). By this request, NYSHCo amends its pending request for extension of silent STA (FCC File No. LMS 0000079920) and seeks waiver of the 12-month off air provision of 47 U.S.C. §312(g).

KVHD-LD went silent on February 7, 2019, after it was granted a displacement construction permit as part of a settlement of MX Group No. 25. Station KVHD-LD is one of two stations that were in MX Group No. 25. Both parties agreed to a settlement with KSGA as the sharer and KVHD as the Sharee, and the FCC granted separate construction permits to the stations.

Based on the latest update from KSGA, the construction of the new station is progressing and anticipates completion will be completed in several months from now. Further, KSGA plans to file for a Silent STA Extension on July 13, 2020 to remain silent until the new station is built out.

Meanwhile, KVHD-LD is unable to resume operation on its currently licensed Channel 40, because T-Mobile notified KVHD to vacate that channel by April 12, 2019. Channel 40 is thus no longer available for use by the TV station.

Section 312(g) provides that “If a broadcasting station fails to transmit broadcast signals for any consecutive 12-month period, then the station license granted for the operation of that broadcast station expires at the end of that period, notwithstanding any provision, term, or condition of the license to the contrary, except that the Commission may extend or reinstate such station license if the holder of the station license prevails in an administrative or judicial appeal, the applicable law changes, or for any other reason to promote equity and fairness.” 47 U.S.C. § 312(g).

In the *Incentive Auction Report and Order*, the Commission explained that it would be receptive to requests for waivers of Section 312(g) as a result of the repacking process, “tak[ing] into account the extent to which a station has been involuntarily forced to remain dark as a result of the repacking process and whether, in light of the facts presented, equity and fairness dictate a license extension or reinstatement and a waiver.”<sup>1 2</sup> The Media Bureau expanded upon this position in the *Post-Incentive Auction Procedures Public Notice*, explaining that in considering requests for waiver of Section 312(g), it “will examine whether the station has demonstrated

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<sup>1</sup> *Expanding the Economic and Innovation Opportunities of Spectrum Through Incentive Auctions*, Report and Order,

<sup>2</sup> FCC Rcd 6567 ¶ 585 (2014), *aff’d*, *Nat’l Assoc. of Broadcasters, et al v. FCC*, 789 F.3d 165 (D.C. Cir. 2015)



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that its silence is the result of compelling reasons beyond the station's control, including facts that relate to the post-auction transition process."<sup>3</sup> Similarly, in a public notice reminding repacked stations of their post-auction deadlines, the Media Bureau and the Incentive Auction Task Force stated "In considering requests to extend or reinstate a license, we will examine whether the station has demonstrated that its silence is the result of compelling reasons beyond the station's control, including facts that relate to the post-auction transition process."<sup>4</sup>

KVHD-LD's silence is due to a demand by T-Mobile that KVHD-LD abandon Channel 40 by April 12, 2019, and the fact an agreeable solution among the settling parties in MX Group No. 25 will not have been implemented before the Section 312(g) deadline. Both of these circumstances relate to the post-incentive auction transition and are beyond NYSHCo's control, because they both depend on actions by unrelated entities that cannot be dictated by NYSHCo.

Considering the foregoing, NYSHCo respectfully requests an extension of the waiver of Section 312(g) to allow it to remain off the air until the Channel 3 station completes the build and resumes broadcasting. For clarity, NYSHCo is seeking a second 312(g) waiver for KVHD and that the initial 312(g) waiver is due to expire on July 26, 2020.

Please direct any question to the point of contact below.

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<sup>3</sup> *Incentive Auction Task Force and Media Bureau Announce Procedures for the Post-Incentive Auction Broadcast Transition*, Public Notice, 32 FCC Rcd. 858 ¶ 49 (IATF/MB 2017).

<sup>4</sup> *Incentive Auction Task Force and Media Bureau Remind Repacked Stations of Certain Post-Auction Transition Requirements and Deadlines*, MB Docket No. 16-306, GN Docket No. 12-268, DA 18-884 n. 25 (MB/IATF Aug. 27, 2018) (citing *Christian Broadcasting of East Point, Inc.*, 30 FCC Rcd. 13975, 13976-77, para. 4 (2015)).