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**SUPPLEMENTAL TECHNICAL EXHIBIT FOR
CHANNEL CHANGE WAIVER REQUEST**

This exhibit provides additional anecdotal information regarding the operation of K14SI at Fremont Peak and interference caused to LMR operation.

Background

The applicant was displaced from its original channel of operation (channel 46) when the DTV repack occurred. At the time a new channel of operation was sought, the only available channel was channel 14. All other channels had authorizations associated with the channel that precluded operation essentially above 1 kW. To preserve the station operation and to continue to serve the public, the applicant submitted its displacement application for channel 14 and was awarded that channel. Upon building and operating the channel, significant interference has been caused to the LMR systems located at the same site.

Since that time, a new channel search was executed and channel 35 has become available. The technical exhibits attached to this application confirm that no interference is caused or received for operation on channel 35.

Summary Request

The applicant has attached a showing to this application requesting the assignment or option of conversion to channel 35 for its operation. This conversion will significantly increase the public benefit provided by both radio systems, broadcast and LMR.

This consultant has had email exchanges and technical conversations with technical representatives from Fisher Wireless. Fisher Wireless also has LMR facilities installed on Fremont Peak and has received interference from the operation of K14SI. Fisher Wireless is a very credible LMR system operator that has proven to be a good neighbor to broadcast and has worked many different ways and times to resolve interference. Fisher Wireless may be submitting their own documentation regarding the interference received.

The amount of power reduction required to eliminate the interference would result in effectively turning the K14SI signal off. The licensee of K14SI has communicated with all affected parties it is aware of and attempted to mitigate the interference. The removal of the signal from the air is not in the public benefit and this consultant would urge the FCC to allow a waiver for K14SI to move its operation to channel 35 with the technical parameters as outlined in the application to which this document is attached.

Sincerely,



President