
EXHIBITS
K45IM-D

**EXHIBIT
DATES OF SILENCE -
K45IM-D FID , Monroe**

After investing over a hundred thousand dollars in converting this African American LPTV from analog to digital, Developers & Managers Group (“Developers”) received a notification dated May 10, 2018 from Mark Biship, project manager with T-Mobile stating that K45IM-D would create a sufficient interference risk to wireless facilities owned by T-Mobile. The letter further stated the FCC regulations require Developer to cease operations pursuant to 47 CFR Section 73.3700(g)(4). The letter did not provide any instructions on forms to file with the FCC regarding silence. However, the letter informed Developers that the FCC will work with Developers to attempt to find a new television channel outside of the new 600 MHz mobile band that will not interfere with T-Mobiles network.¹

In letters to Dan Wilson dated May 22, 2018 and John Carson dated May 29, 2018, Developers informed T-Mobile that K45IM-D would cease operation of K45IM-D pursuant to the agreement. Therefore, K45IM-D has been silent since around August 1, 2018 (more than 30 days) and has not been back on the air because of potential inference with T-Mobile²

FCC staff was contacted for instruction and we started the process of filing a dislocation application and have obtained a construction permit for channel K29NC-D. The construction permit is set to expire in August 2021. The company has also been approved by the FCC to participate in the reimbursement program and in fact has received some reimbursements

¹ See May 10, 2018 T-Mobile letter attached hereto and made a part hereof.

² See May 22 and 29, 2018 letters from Developers & Managers to T-Mobile

EXHIBIT
312(g) Relief

This relief was not applied for because the construction permit was obtained.

EXHIBIT
Clarification of Exhibit K45IM-D, Monroertf.doc

It is planned for K45IM-D to be permanently shut down and taken off the air pursuant to T-Mobile agreement with the FCC. We expect to complete construction of K29-D and put it on the air in place of K45-IM-D

EXHIBIT
K45IM-D FAC
Request to waive FCC rules

Developers & Managers Group, LLC hereby requests that the FCC waive its rules in order to allow the filing the renewal application for K45IM-D after the deadline based on the following difficulties caused by COVID-19 and other difficulties resulting in the late filling:

1. As a result of COVID -19, in March 2020 the Governor of Louisiana issued a stay at home order effectively closing all businesses in the State of Louisiana. The stay at home order was lifted in May of 2021.³ This resulted in the offices being closed and reduction in staff.
2. In an email date January 20, 2021, the FCC provided a reminder of the February 1, 2021 license renewal application filing deadline.⁴ Although the stay at home order was in effect, we started the process of contacting our engineer to file the renewal application
3. After receiving the reminder, we contacted our engineer who informed us that he was busy with another job and unable to assist. He said a referral would call but the referral never did. We then started to locate our other engineer and a few weeks later he returned our calls and informed us that he had several strokes in 2020 but would try to assist.
4. We also made several calls to the FCC regarding the application renewal process but because of COVID-19 the staff was not in offices and there were delays in speaking to someone. We finally received an email from the FCC with instructions dated January 28, 2021.⁵ Additionally, we finally received an email from Mr. Hossein on February 1, 2021 with instructions.⁶
5. February 2, 2021, Developers sent an email to Mr. Hossein to inform him of the difficulty we had incurred prior to the license renewal application filing deadline.⁷ A 30 day extension was requested. Also, we pointed out that only K31HO-D application had to be filed since K45IM-D/K29-D and K38NR-D/K4-D had been issued construction permits.
6. February 21, 2021 email to Barry McGrill regarding filing license renewal application for K31HO-D.⁸
7. February 25, 2021 email from FCC Stephanie Brown stating requirement to file for license renewal before February 1, 2021 and that K45IM-D had failed to file license renewal application and the license will expire as of June 1, 2021, provided no renewal application is received by midnight on the date of expiration. Developers filed the license renewal application for K45IM-D on March 4, 2021 prior to the expiration.

³ See Proclamation Number 33JBE 2020 attached hereto and made a part hereof.

⁴ See January 20, 2021 FCC email attached hereto and made a part hereof

⁵ See January 28, 2021 FCC IT Service Desk

⁶ See February 1, 2021 Mr. Hossein instruction email

⁷ See February 2, 2021 Developers & Managers email regarding difficulties attached hereto and made a part hereof.

⁸ See February 21, 2021 email to McGrill attached hereto and made a part hereof.

8. February 25, 2021 email from Andrew Kennedy requesting that the license renewal applications be filed as soon as possible.⁹

9. Developers actually thought that the deadline for filing for a license was when construction was completed before August of 2021 until being informed by FCC's staff that the deadline was February 1, 2021 because the permits were only good based on having a license.¹⁰

I hereby declaration under penalty of perjury in lieu of an affidavit under section 1.16 of the Commission's rules in support of any facts included in support of this waiver request.

Signed by: 
ERNEST L. JOHNSON
Manager

Date: 5/6/2021

⁹ See February 25, 2021 email attached hereto and made a part hereof.

¹⁰ See email from attorney Kennedy dated March 1, 2021 attached hereto and made a part hereof.

EXHIBITS
T-MOBILE LETTERS



VIA CERTIFIED MAIL & EMAIL

4/27/2018

DR. ERNEST L. JOHNSON
DEVELOPERS & MANAGERS GROUP, LLC
3313 Government St Ste G
Baton Rouge, LA 70806-5629

RE: Notification of Intent to Begin 600MHz Operations

Dear K38NR-D Contact/ Facility ID: 189745:

T-Mobile USA, Inc. ("T-Mobile") is notifying you that T-Mobile is preparing to commence operations on its 600MHz spectrum in the Partial Economic Area ("PEA") # 189 by 9/7/2018 and your station is likely to cause harmful interference to T-Mobile's operations.

To determine if your station(s) is likely to cause interference, an interference analysis has been performed, as specified by the Federal Communications Commissions' ("FCC") Inter-service Interference procedures³⁵, using publicly available information in the FCC's Licensing and Management System ("LMS") for your facility. This analysis predicts field strength at T-Mobile's base station and user equipment locations in the PEA # 189 market from your facility. The FCC has set the thresholds at which the predicted field strength from low power TV and translator stations creates a sufficient interference risk to wireless facilities. T-Mobile has determined that your facility exceeds those thresholds and is an interference risk to its wireless operations.

T-Mobile will commence its operations in the PEA # 189 market on 9/7/2018. This letter provides the 120 days' advance notification required by FCC regulations, 47 CFR §73.3700(g)(4). The FCC regulations also require you to cease operations or eliminate the potential for harmful interference to T-Mobile's wireless facilities in the PEA # 189 market.

The FCC will work with you to attempt find a new television channel outside of the new 600 MHz mobile band that will not interfere with T-Mobile's network. You should review the FCC's Tools Available to LPTV/Translator Station Public Notice (enclosed) released on June 14, 2017 and contact Hossein Hashemzadeh, Melvin Collins, or Barbara Kreisman at the FCC for more information about the options available in your area.³⁶

Please email SpectrumClearing@T-Mobile.com once you have determined when you will eliminate the interference. If you would like additional information regarding our findings or if it might be possible to coordinate our operations, please submit a request to Dan Wilson, Sr. Manager, Spectrum Engineering, at SpectrumClearing@T-Mobile.com.

Sincerely,
/s/ Mark Bishop
Sr. Manager, Spectrum Engineering, T-Mobile USA, Inc.

³⁵ See 30 FCC Rcd 12049, 12071, para. 49 (2015)

³⁶ See <https://www.fcc.gov/document/iatf-mb-set-forth-tools-available-lptvtranslator-stations>



VIA CERTIFIED MAIL & EMAIL

May 10, 2018
DEVELOPERS & MANAGERS GROUP, LLC
3313 Government St Ste G
Baton Rouge, LA 70806-5629

RE: Notification of Intent to Begin 600MHz Operations

Dear K45IM-D Contact/ Facility ID: 70101

T-Mobile USA, Inc. (T-Mobile) is notifying you that T-Mobile is preparing to commence operations on its 600MHz spectrum in the Partial Economic Area (PEA) #184 by 11/30/2018 and your station is likely to cause harmful interference to T-Mobiles operations.

To determine if your station(s) is likely to cause interference, an interference analysis has been performed, as specified by the Federal Communications Commissions (FCC) Inter-service Interference procedures¹, using publicly available information in the FCCs Licensing and Management System (LMS) for your facility. This analysis predicts field strength at T-Mobiles base station and user equipment locations in the PEA #184 market from your facility. The FCC has set the thresholds at which the predicted field strength from low power TV and translator stations creates a sufficient interference risk to wireless facilities. T-Mobile has determined that your facility exceeds those thresholds and is an interference risk to its wireless operations.

T-Mobile will commence its operations in the PEA #184 market on 11/30/2018. This letter provides the 120 days advance notification required by FCC regulations, 47 CFR §73.3700(g)(4). The FCC regulations also require you to cease operations or eliminate the potential for harmful interference to T-Mobiles wireless facilities in the PEA #184 market.

The FCC will work with you to attempt find a new television channel outside of the new 600 MHz mobile band that will not interfere with T-Mobiles network. You should review the FCCs Tools Available to LPTV/Translator Station Public Notice (enclosed) released on June 14, 2017 and contact Hossein Hashemzadeh, Melvin Collins, or Barbara Kreisman at the FCC for more information about the options available in your area.²

Please email SpectrumClearing@T-Mobile.com once you have determined when you will eliminate the interference. If you would like additional information regarding our findings or if it might be possible to coordinate our operations, please submit a request to Dan Wilson, Sr. Manager, Spectrum Engineering, at SpectrumClearing@T-Mobile.com.

Sincerely,
/s/ Mark Bishop
Sr Manager, Engineering Development, T-Mobile USA, Inc.

¹See 30 FCC Rcd 12049, 12071, para. 49 (2015)

²See www.fcc.gov/document/iatf-mb-set-forth-tools-available-lptvtranslator-stations

EXHIBITS
DEVELOPERS & MANAGERS GROUP
TO T-MOBILE LETTERS

DEVELOPERS & MANAGERS GROUP, LLC
3313 Government Street, Suite G
Baton Rouge, Louisiana 70806
(225) 413-3219

BY: EMAIL

May 29, 2018

John Carson, Project Manager
Spectrum Management
T-Mobile
10 Inverness Center Parkway Suite 550
Birmingham, Alabama 35242

RE: K38NR-D Licensee/Facility ID: 189745
K45IY Licensee/Facility ID: 28787
K45IM-D Licensee/Facility ID: 70101

Dear Mr. Carson:

Again thanks very much for your quick response and T-Mobile's understanding of the situation involving the above referenced African American owned Low Power Television Stations in Louisiana.

We are still in the process of preparing a cost break down to move channel K38NR-D and K45IM-D and will share the same with you upon completion. Please note that this will constitute a second channel move for K38NR-D. Developers & Managers Group accepts your initial offer to provide material supplier discounts in order to help reduce the cost. K38NR-D and K45IM-D will cease operation pursuant to this agreement. We can discuss overall cost estimate in more detail once completed.

T-Mobile will not need to request an extension of time if we are able to proceed with securing construction permits from the FCC for the new channels. Our engineers have given us a cost estimate of \$7,500 to file the required documents with the FCC. Can your engineers assist us with the FCC filing?

This will assist us in securing the construction permit as soon as possible and allow T-Mobile to continue moving forward with its action plan.

Your continued cooperation and assistance is appreciated.



DEVELOPERS & MANAGERS GROUP, LLC
3313 Government Street, Suite G
Baton Rouge, Louisiana 70806
(225) 413-3219

BY: EMAIL

May 22, 2018

Mr. Dan Wilson, Sr. Manager
Spectrum Engineering
SpectrumClearing@T-Mobile.com

Dear Mr. Wilson:

We are writing to you on behalf of Developers & Managers Group, LLC ("Developers & Managers Group"). Developers & Managers is the owner of the following FCC low power digital television stations: K38NR-D, K45IY, and K45IM-D.

Developers & Managers Group is an African American company located in Baton Rouge, LA. Over the past few years Developers & Managers Group has invested over \$150,000 to purchase and convert the stations from analog to digital. The money was borrowed from the Louisiana Community Development Capital Fund, Inc. ("Capfund") an African American financial institution licensed by the United States Department of the Treasury CDFI Fund.

Developers & Managers Group has received two letters of notification from T-Mobile dated April 27, 2018 and May 10, 2018 informing the Company that T-Mobile is preparing to commence operations on its 600MHz spectrum in the Partial Economic Area ("PEA") #189 by 9/7/2018 and K38NR-D, K45IY, K45IM-D are likely to cause harmful interference to T-Mobile's operations.

The letter states that FCC regulations require Developers & Managers Group to cease operations or eliminate the potential for harmful interference to T-Mobile's wireless facilities in the PEA# 189 market. The letter further states that the FCC will work with the Company.

Enclosed with your letter of notification was a letter dated July 17, 2017 from Steve B. Sharkey, Vice President, Government Affairs, Technology and Engineering Policy, T-Mobile USA, Inc. (202) 654-5900 addressed to Ms.

Mr. Dan Wilson, Sr. Manager
Spectrum Engineering
SpectrumClearing@T-Mobile.com
May 22, 2018
Page 2

Marlene H. Dortch, Secretary, Federal Communications Commission, 445 12th Street, S.W., Room TW-A325, Washington, D.C. 20554. In the letter, Mr. Sharkey informs the FCC of a voluntary commitment that T-Mobile USA, Inc. ("T-Mobile") is making to compensate certain low power television stations that operate on a secondary basis and are unable to obtain a permanent channel in time to accommodate T-Mobile's rapid deployment of broadband service in the 600 MHz band.

We have called Mr. Sharkey several times and left messages for him to return our telephone calls with no response to date. We have talked to Mr. Hossein at the FCC about the options available. He has suggested that we retained a consulting engineer to perform a search.

Developers & Managers Group's financial resources have been depleted during the process of converting the stations from analog to digital. Unless your company provides assistance, we will have no other alternative than to cease operations.

Therefore, please accept this letter as a written request to T-Mobile from Developers & Managers Group to coordinate our operations by providing financial and/or technical assistance in identifying other frequencies in the area and the cost of moving to the new locations.

Your cooperation and assistance is appreciated.

Cordially,



Dr. Ernest L. Johnson, J.D., D.D.

CC: Barry McGill, Consultant
Darrell Glasper, Capfund

EXHIBIT
COVID-19 STAY HOME ORDER
LOUISIANA GOVERNOR

State of Louisiana

EXECUTIVE DEPARTMENT

PROCLAMATION NUMBER 33 JBE 2020

ADDITIONAL MEASURES FOR COVID-19 STAY AT HOME

- WHEREAS,** pursuant to the Louisiana Homeland Security and Emergency Assistance and Disaster Act, La. R.S. 29:721, *et seq.*, the Governor declared a Public Health emergency in Proclamation Number 25 JBE 2020 in response to the threat posed by COVID-19;
- WHEREAS,** on March 11, 2020, in Emergency Proclamation Number 25 JBE 2020, the Governor declared that a statewide public health emergency exists in the State of Louisiana because of COVID-19 and expressly empowered the Governor's Office of Homeland Security and Emergency Preparedness and the Secretary of the Department of Health and/or the State Health Officer to take all actions authorized under state law;
- WHEREAS,** on March 13, 2020, in Emergency Proclamation Number 27 JBE 2020, the Governor supplemented the measures taken in his declaration of a Public Health Emergency with additional restrictions and suspensions of deadlines and regulations in order to protect the health and safety of the public because of COVID-19;
- WHEREAS,** the extraordinary threat posed by COVID-19 has caused critical shortages of health care equipment, personal protective equipment, and possible shortages in hospital beds, throughout the state;
- WHEREAS,** without additional measures to slow the spread of COVID-19 in the state, health care facilities in parts of the state or even throughout the state are at significant risk of being overwhelmed;
- WHEREAS,** in line with guidance from the Centers for Disease Control (CDC) and after consultation with the State Health Officer and the Director of the National Institute of Allergy and Infectious Disease, it is clear that additional measures are necessary to protect the health and safety of the public, to mitigate the impact of COVID-19, and to disrupt the spread of the virus;
- WHEREAS,** after declaration of a public health emergency, the Governor is authorized by La. R.S. 29:766(D)(7) to control "ingress and egress to and from a disaster area, the movement of persons within the area, and the occupancy of premises therein";
- WHEREAS,** in addition to the temporary closure of certain businesses ordered because of this emergency in Section 2 of Proclamation Number 30 JBE 2020, certain additional businesses need to be temporarily closed to the public during this emergency;
- WHEREAS,** further, in addition to businesses closed to the public by this order, other businesses throughout the state will need to reduce operations to continue with minimum contact with members of the public and only essential employees, while requiring proper social distancing;
- WHEREAS,** these measures relating to closure of certain businesses and to limit the operations of non-essential businesses are necessary because of the propensity of the COVID-19 virus to spread via personal interactions and because of physical contamination of property due to its ability to attach to surfaces for prolonged periods of time; and

WHEREAS, these measures are necessary to protect the health and safety of the people of Louisiana.

NOW THEREFORE, I, JOHN BEL EDWARDS, Governor of the State of Louisiana, by virtue of the authority vested by the Constitution and the laws of the State of Louisiana, do hereby order and direct as follows:

SECTION 1: All state office buildings are closed to the public, effective immediately. However, essential state functions shall continue.

SECTION 2: Section 1 of Proclamation Number 30 JBE 2020 is hereby amended as follows:

In an effort to reduce and limit the spread of COVID-19 in Louisiana, and to preserve the health and safety of all members of the public, all gatherings of 10 people or more shall be postponed or cancelled. This applies only to gatherings in a single space at the same time where individuals will be in close proximity to one another. It does not apply to normal operations at locations like airports, medical facilities, office buildings, factories or manufacturing facilities, or grocery stores. This provision may be extended beyond Monday, April 13, 2020 by further order.

SECTION 3: To preserve the public health and safety, and to ensure the healthcare system is capable of serving all citizens in need, especially those at high risk and vulnerable to COVID-19, all individuals within the state of Louisiana are under a general stay-at-home order and are directed to stay home unless performing an essential activity. An activity is essential if the purpose of the activity is one of the following:

- A. Obtaining food, medicine, and other similar goods necessary for the individual or a family member of the individual.
- B. Obtaining non-elective medical care and treatment and other similar vital services for an individual or a family member of the individual.
- C. Going to and from an individual's workplace to perform a job function necessary to provide goods or services being sought in Subsections (A) and (B) of this Section, or as otherwise deemed essential worker functions. Guidance provided by the U.S. Department of Homeland Security, Cybersecurity & Infrastructure Security Agency (CISA) on what workers are essential is outlined at <https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19>.
- D. Going to and from the home of a family member.
- E. Going to and from an individual's place of worship.
- F. Engaging in outdoor activity, provided individuals maintain a distance of six feet from one another and abide by the 10-person limitation on gathering size established in this proclamation.

SECTION 4: (A) Further, in addition to businesses that are closed to the public pursuant to Proclamation Number 30 JBE 2020, the following nonessential businesses shall be closed to the public and members:

1. All places of public amusement, whether indoors or outdoors, including but not limited to, locations with amusement rides, carnivals, amusement parks, water parks, trampoline parks, aquariums, zoos, museums, arcades, fairs, pool halls, children's play centers, playgrounds, theme parks, any theaters, concert and music halls, adult entertainment venues, racetracks, and other similar businesses.
2. All personal care and grooming businesses, including but not limited to, barber shops, beauty salons, nail salons, spas, massage parlors, tattoo parlors, and other similar businesses.

3. All malls, except for stores in a mall that have a direct outdoor entrance and exit that provide essential services and products as provided by CISA guidelines.

(B) Businesses closed to the public pursuant to this provision shall not be prohibited from conducting necessary activities such as payroll, cleaning services, maintenance or upkeep as necessary.

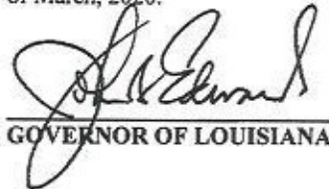
SECTION 5: Any business not covered by the guidance from the CISA discussed in Section 3 and not ordered temporarily closed in Section 4 shall reduce operations to continue with minimum contact with members of the public and essential employees, while requiring proper social distancing. Further, the 10-person limitation on gathering size shall apply to such business operations. Early learning centers and child care facilities adhering to the guidance issued by the Louisiana Department of Education and Office of Public Health may continue to operate.

SECTION 6: The Governor's Office of Homeland Security and Emergency Preparedness is directed to ensure compliance with this order, and is empowered to exercise all authorities pursuant to La. R.S. 29:721, *et seq.*, and La. R.S. 29:760, *et seq.*

SECTION 7: Unless otherwise provided in this order, these provisions are effective from 5:00 p.m. on Monday, March 23, 2020 to Monday, April 13, 2020, unless terminated sooner.



IN WITNESS WHEREOF, I have set my hand officially and caused to be affixed the Great Seal of Louisiana in the City of Baton Rouge, on this 22nd day of March, 2020.


GOVERNOR OF LOUISIANA

ATTEST BY THE
SECRETARY OF STATE

SECRETARY OF STATE

EXHIBIT
FCC JANUARY 20, 2021
FEBRUARY 1, 2021 DEADLINE REMINDER

[Print](#) | [Close Window](#)

Subject: FCC: License Renewal Application Reminder (Group 5)
From: VideoRenewals <VideoRenewals@fcc.gov>
Date: Wed, Jan 20, 2021 11:09 am
To: VideoRenewals <VideoRenewals@fcc.gov>
Attach: LMS Form 303-S Instructions - Television Only.pdf
DA-20-429A1.pdf

Dear Station Representatives and Licensees:

You are receiving this email because you are a representative for one of the broadcast TV stations in Group 5 (Arkansas, Louisiana, and Mississippi). The License Renewal Application for stations in Group 5 must be filed no later than **11:59 pm (local time) on February 1, 2021**. Please file your renewal application ahead of the filing deadline in order to avoid potentially incurring fines for filing late.

The *2020-2023 Television License Renewal Cycle Public Notice* that is attached to this email also provides important reminders and filing instructions related to the renewal cycle. Among other things, the Public Notice provides reminders and guidance concerning:

1. The deadline to file a station's License Renewal Application (four months prior to the expiration of the current license);
2. The availability of stations' License Renewal Application in the FCC's Licensing Management System (LMS) and that CDBS e-filing for License Renewal Applications has been deactivated;
3. The requirement that all stations (except TV Translators) must file the Form 2100, Schedule 396 Broadcast Equal Employment Opportunity Program Report;
4. The requirement that licensees with pending License Renewal Applications from the previous renewal cycle are still required to file a License Renewal Application;
5. Stations are no longer required to air pre-filing announcements; and
6. Full power and Class A stations' obligations to upload all required documents to their public inspection file, which can be accessed at <https://publicfiles.fcc.gov/>.

In addition to the attached Public Notice, the current version of the instructions for Form 303-S are also attached. For general questions regarding renewals, please email VideoRenewals@fcc.gov.

New LMS users may find additional guidance and instructions for filling out Form 2100, Schedule 303-S, on the Media Bureau's LMS Help Center page, which can be found at <https://www.fcc.gov/media/radio/lms-help-center>.

Decisions concerning changes to the Commission's Children's Programming rules may be found on the Media Bureau's website at <https://www.fcc.gov/general/childrens-educational-television-rules-and-orders>.

Sincerely,

Video Division, Media Bureau
Federal Communications Commission

EXHIBIT
FCC IT SERVICE DESK - JANUARY 28, 2021
RESPONSE TO REPEATED REQUESTS FOR HELP

[Print](#) | [Close Window](#)

Subject: FCC Help Case HD0000841328
From: IT Service Desk <fccprod@servicenowservices.com>
Date: Thu, Jan 28, 2021 12:04 pm
To: ernestjohnson@lacapfund.com

The information you requested from the FCC can be found below in the body of the email.

If you have any questions contact us at

(877) 480-3201.

Thank You!

Case Id: HD0000841328

Summary: Filing Instructions

****Please do not reply back to this message. The e-mail address is configured for outgoing e-mail only.****

LMS - Renewal Filing Instructions

Note for stations with associated translators:

Please ensure that the translators are associated with the same FRN that the main station is associated to; otherwise they will not appear in the renewal application. You can search for station information here to check the FRN associations: <https://enterpriseefiling.fcc.gov/dataentry/public/tv/publicFacilitySearch.html>

If the station's FRN association needs to be corrected, please contact the Licensing Support Center at the number below for assistance.

Steps to filing a Renewal application in the Licensing and Management System (LMS):

1. Log into LMS at <https://enterpriseefiling.fcc.gov/dataentry/login.html> with your FCC Registration Number (FRN) and Password.

If you do not have an FRN, you will need to register for one here:

<https://apps.fcc.gov/coresWeb/regEntityType.do>

If you do not know the password:

- Click on the Forgot Your Password? link
- After receiving confirmation of a successful password reset, click the link for Other FCC Electronic Filing & Public Access Systems (**DO NOT** click the CORES Public Interface link.)
- Click the link labeled Licensing and Management System (LMS) to return to the log in screen
- Log in using FRN and FRN password

Note on Attachments: The attachment type should correspond with the specific section of the application for which you are uploading the attachment. If you continue to receive errors on the attachment, please select the type "All Purpose"; this should clear the error.

Broadcast Radio Stations can check the following web page to see when their licenses are set to expire:

<https://www.fcc.gov/media/radio/broadcast-radio-license-renewal-dates-by-date#block-menu-block-4>

Additional filing resources can also be found here: <https://www.fcc.gov/media/radio/lms-help-center>

If you have any further questions or need additional information, please submit a help request at <https://www.fcc.gov/wireless/available-support-services> or call the FCC Licensing Support Center at (877) 480-3201.

Sincerely,

FCC Licensing Support Center
8:00 AM – 6:00 PM EST, M - F

Ref:MSG6413166

EXHIBIT
FCC EMAIL– FEBRUARY 1, 2021
MR. HOSSEIN

[Print](#) | [Close Window](#)

Subject: Renewal applications

From: "Hossein Hashemzadeh (CTR)" <Hossein.Hashemzadeh.CTR@fcc.gov>

Date: Mon, Feb 01, 2021 11:56 am

To: "ernestjohnson@lcapfund.com" <ernestjohnson@lcapfund.com>

I understand you are having problem to file renewal applications, follow these instructions, if any problem email me.

- After logging into LMS
- Click on facilities tab
- Click on facility ID of the station
- Click on filing an application
- Click on renewal option
- Fill out and submit

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EXHIBIT
FCC EMAIL- FEBRUARY 2, 2021
DEVELOPERS EMAIL TO MR. HOSSEIN

[Print](#) | [Close Window](#)

Subject: RE: Renewal applications

From: ernestjohnson@lacapfund.com

Date: Tue, Feb 02, 2021 3:44 pm

To: "Hossein Hashemzadeh (CTR)" <Hossein.Hashemzadeh.CTR@fcc.gov>

Cc: "Ernest Johnson" <ernestjohnson@lacapfund.com>

Mr. Hossein - thanks very much for your continued assistance. With this COVID-19 shelter in place experience, I forgot to contact you regarding filing the renewal application. My engineer had several heart attacks last year and when I called him to work on the renewals I got no answer. Last week the FCC staff kept me on hold for many hours and gave me the run around until you sent me an email. When I logged in there were several forms to be filed and I did not have time. Is possible to get a 30 day extension?

The only licensed station that I have is K31HO-D in Shreveport, Louisiana

The other two are still under construction permits and I do not believe I have to file a renewal license application for them. Please let me know if I do.

K29-D Monroe, LA

K4-D Alexandria, LA

Ernest L. Johnson, Esq., D.D.
3313 Government Street
Baton Rouge, LA 70806
225.413.3219 

----- Original Message -----

Subject: Renewal applications

From: "Hossein Hashemzadeh (CTR)" <Hossein.Hashemzadeh.CTR@fcc.gov>

Date: Mon, February 01, 2021 11:56 am

To: "ernestjohnson@lacapfund.com" <ernestjohnson@lacapfund.com>

I understand you are having problem to file renewal applications, follow these instructions, if any problem email me.

- After logging into LMS
- Click on facilities tab
- Click on facility ID of the station
- Click on filing an application
- Click on renewal option
- Fill out and submit

EXHIBIT
FCC EMAIL– FEBRUARY 21, 2021
DEVELOPERS EMAIL TO BARRY MCGRILL

[Print](#) | [Close Window](#)

Subject: Dr. Ernest Johnson - FCC communications K31HO Shreveport
From: ernestjohnson@lacapfund.com
Date: Sun, Feb 21, 2021 3:00 pm
To: "Barry McGrill" <wb4ezg@yahoo.com>
Cc: "Ernest Johnson" <ernestjohnson@lacapfund.com>
Attach: Barry K31 License Renewal 2.20.21.pdf

Barry - attached are copies of communications with the FCC regarding K31HO license renewal. Thanks very much for your services and please keep me posted.

Ernest L. Johnson, Esq., D.D.
3313 Government Street
Baton Rouge, LA 70806
225.413.3219 

----- Original Message -----

Subject: Please call Dr. Ernest Johnson asap. Thanks very much
From: <ernestjohnson@lacapfund.com>
Date: Sun, February 21, 2021 12:02 pm
To: "Barry McGrill" <wb4ezg@yahoo.com>

Ernest L. Johnson, Esq., D.D.
3313 Government Street
Baton Rouge, LA 70806
225.413.3219 

EXHIBIT
FCC EMAIL– FEBRUARY 25, 2021
ATTORNEY ANDREW KENNEDY

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Subject: RE: K38NR-D, Facility ID: 189745

From: "Andrew K. Kennedy" <Andrew.Kennedy@fcc.gov>

Date: Thu, Feb 25, 2021 9:49 am

To: "ernestjohnson@lacapfund.com" <ernestjohnson@lacapfund.com>, Stephanie Brown <Stephanie.Brown@fcc.gov>, Barry McGrill <wb4ezg@yahoo.com>

Thanks Ernest. Please try to file as soon as possible. Stations who file late are potentially subject to fines.

Andrew Kennedy – Attorney Advisor
Federal Communications Commission
Video Division, Media Bureau
O: (202) 418-1665

From: ernestjohnson@lacapfund.com <ernestjohnson@lacapfund.com>

Sent: Thursday, February 25, 2021 10:46 AM

To: Stephanie Brown <Stephanie.Brown@fcc.gov>; Barry McGrill <wb4ezg@yahoo.com>

Cc: Andrew K. Kennedy <Andrew.Kennedy@fcc.gov>

Subject: RE: K38NR-D, Facility ID: 189745

Thanks very much for the update. As previously stated, we still intend to file the renewal application this month.

Ernest L. Johnson, Esq., D.D.
3313 Government Street
Baton Rouge, LA 70806
225.413.3219 📞

----- Original Message -----

Subject: K38NR-D, Facility ID: 189745

From: Stephanie Brown <Stephanie.Brown@fcc.gov>

Date: Thu, February 25, 2021 8:33 am

To: "ernestjohnson@lacapfund.com" <ernestjohnson@lacapfund.com>

Cc: "Andrew K. Kennedy" <Andrew.Kennedy@fcc.gov>

#wmQuoteWrapper /* Font Definitions */ @font-face {font-family:"Cambria Math";
panose-1:2 4 5 3 5 4 6 3 2 4;} #wmQuoteWrapper @font-face {font-family:Calibri;
panose-1:2 15 5 2 2 2 4 3 2 4;} #wmQuoteWrapper /* Style Definitions */ p.MsoNormal,
#wmQuoteWrapper li.MsoNormal, #wmQuoteWrapper div.MsoNormal {margin:0in;
margin-bottom:.0001pt; font-size:11.0pt; font-family:"Calibri",sans-serif;}
#wmQuoteWrapper span.EmailStyle17 {mso-style-type:personal-compose; font-
family:"Calibri",sans-serif; color:windowtext;} #wmQuoteWrapper .MsoChpDefault {mso-
style-type:export-only; font-family:"Calibri",sans-serif;} #wmQuoteWrapper @page
WordSection1 {size:8.5in 11.0in; margin:1.0in 1.0in 1.0in 1.0in;} #wmQuoteWrapper
div.WordSection1 {page:WordSection1;}

Good Morning,

On February 1, 2021, television stations located in Arkansas, Louisiana, and Mississippi were required to file applications for license renewal for terms expiring on June 1, 2021. The stations in the subject line failed to file license renewal applications and their licenses will expire as of June 1, 2021, provided no renewal application is received by midnight on the date of expiration.

EXHIBIT
FCC EMAIL– FEBRUARY 25, 2021
FROM STEPHEN BROWN – DEVELOPERS RESPONSE

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Subject: K45IM-D Facility ID: 70101

From: Stephanie Brown <Stephanie.Brown@fcc.gov>

Date: Thu, Feb 25, 2021 8:29 am

To: "ERNESTJOHNSON@LACAPFUND.COM" <ERNESTJOHNSON@LACAPFUND.COM>,
"ERNESTJOHNSON@LACAPFUND.COM" <ERNESTJOHNSON@LACAPFUND.COM>

Cc: "Andrew K. Kennedy" <Andrew.Kennedy@fcc.gov>

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Best,
Stephanie Brown
MB/Video Div.

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O: (202) 418-1665

From: ernestjohnson@lacapfund.com <ernestjohnson@lacapfund.com>
Sent: Thursday, February 25, 2021 10:46 AM
To: Stephanie Brown <Stephanie.Brown@fcc.gov>; Barry McGrill
 <wb4ezg@yahoo.com>
Cc: Andrew K. Kennedy <Andrew.Kennedy@fcc.gov>
Subject: RE: K38NR-D, Facility ID: 189745

Thanks very much for the update. As previously stated, we still intend to file the renewal application this month.

Ernest L. Johnson, Esq., D.D.
 3313 Government Street
 Baton Rouge, LA 70806
 225.413.3219

----- Original Message -----

Subject: K38NR-D, Facility ID: 189745
 From: Stephanie Brown <Stephanie.Brown@fcc.gov>
 Date: Thu, February 25, 2021 8:33 am
 To: "ernestjohnson@lacapfund.com" <ernestjohnson@lacapfund.com>
 Cc: "Andrew K. Kennedy" <Andrew.Kennedy@fcc.gov>

#wmQuoteWrapper /* Font Definitions */ @font-face {font-family:"Cambria Math"; panose-1:2 4 5 3 5 4 6 3 2 4;} #wmQuoteWrapper @font-face {font-family:Calibri; panose-1:2 15 5 2 2 2 4 3 2 4;} #wmQuoteWrapper /* Style Definitions */ p.MsoNormal, #wmQuoteWrapper li.MsoNormal, #wmQuoteWrapper div.MsoNormal {margin:0in; margin-bottom:.0001pt; font-size:11.0pt; font-family:"Calibri",sans-serif;} #wmQuoteWrapper span.EmailStyle17 {mso-style-type:personal-compose; font-family:"Calibri",sans-serif; color:windowtext;} #wmQuoteWrapper .MsoChpDefault {mso-style-type:export-only; font-family:"Calibri",sans-serif;} #wmQuoteWrapper @page WordSection1 {size:8.5in 11.0in; margin:1.0in 1.0in 1.0in 1.0in;} #wmQuoteWrapper div.WordSection1 {page:WordSection1;}
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Best,
 Stephanie Brown
 MB/Video Div.

EXHIBIT
FCC EMAIL– MARCH 1, 2021
FROM ATTORNEY ANDREW KENNEDY

[Print](#) | [Close Window](#)

Subject: RE: K31HO-D Shreveport and not former license for channell K38NR-D Alexandria
From: "Andrew K. Kennedy" <Andrew.Kennedy@fcc.gov>
Date: Mon, Mar 01, 2021 9:25 am
To: "ernestjohnson@lacapfund.com" <ernestjohnson@lacapfund.com>, Stephanie Brown <Stephanie.Brown@fcc.gov>, Barry McGill <wb4ezg@yahoo.com>, David Roberts <David.Roberts@fcc.gov>, "Hossein Hashemzadeh (CTR)" <Hossein.Hashemzadeh.CTR@fcc.gov>
Attach: ~WRD0001.jpg
 image002.jpg

Hi Ernest,

Our records indicate the spectrum, not the license, for K38NR was sold. It seems like the construction replacement permit you are referring to is associated with the K38NR license so if we cancel the license that permit will be cancelled too.

If you want to keep the license for K38NR-D you'll need to file a renewal. In the renewal you'll also need to explain any periods of silence over a month and also note any STA applications that were applied for. And if the station was silent for over a year you'll need to explain that and also show that you received 312(g) relief.

Thanks,
 Andrew

Andrew Kennedy – Attorney Advisor
 Federal Communications Commission
 Video Division, Media Bureau
 O: (202) 418-1665

From: ernestjohnson@lacapfund.com <ernestjohnson@lacapfund.com>
Sent: Saturday, February 27, 2021 3:25 PM
To: Andrew K. Kennedy <Andrew.Kennedy@fcc.gov>; Stephanie Brown <Stephanie.Brown@fcc.gov>; Barry McGill <wb4ezg@yahoo.com>; Ernest Johnson <ernestjohnson@lacapfund.com>
Subject: K31HO-D Shreveport and not former license for channell K38NR-D Alexandria

Andrew - this morning Barry made me aware of the email communications below which took place on Thursday discussing K38NR in Alexandria. TMobile purchased that channel in 2018. We now have a new construction replacement permit K4-D for Alexandria.

Barry and I are working to file a license renewal for channel K31HO-D in Shreveport.

Ernest L. Johnson, Esq., D.D.
 3313 Government Street
 Baton Rouge, LA 70806

225.413.3219