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SUPPLEMENTAL EXHIBIT

INTRODUCTION

This exhibit provides additional information to substantiate and support the request for displacement for K25LJ from channel 25 to channel 33.

BACKGROUND

The basis for the displacement is the interference caused to translator K23NF's input channel. Full service station KOB (BLCDT-20051003BQP) broadcasts on channel 26. This channel 26 signal is received at the K23NF site and rebroadcast on channel 23. However, K25LJ broadcasts adjacent channel 25 at the same site as K23NF and every effort to mitigate the interference generated locally from K25LJ to the K23NF input channel has been insufficient. There have been many attempts to eliminate the interference but without success. These methods include the addition of filtering in the receive transmission line for K23NF, changing polarization of the K23NF receive antenna, and relocating the K23NF channel 25 receive antenna to various places. None of these methods work. The above situation is not uncommon. In some cases, moving the receive antenna is an option. The collocated mountaintop facilities for both K23NF & K25LJ do not permit that option other than a small distance which is insufficient to achieve enough protection.

PROPOSED RESOLUTION

On the basis of the above situation, it is requested that the license for K25LJ be displaced to channel 33. An analysis has been done and the results of the analysis indicate that the existing K25LJ facility can be replicated on channel 33 with minor changes. It will require a new antenna and retuning the transmitter. No change in ERP or the antenna location is proposed for K25LJ. It does not make sense for the full service station to change channel as that would disturb the entire network of translators deployed by KOB. Application exhibits contained in the displacement application to which this letter is attached confirm that the proposed change in the K25LJ facility is compliant with all FCC rules. Attachments are provided to confirm that no objectionable interference is caused by the proposed change.


TVStudy results for two situations are included with the application. TVStudy included records for K33BN and K45GD. Both of these licenses were terminated years ago but the database still initially included them in the study. To confirm that these records had no impact, an additional study was executed with those two records excluded as "considered station that would cause interference" and as masking stations. The results of the study execution for the scenarios including and not including those two records are attached to the application.

CONCLUSION

This application is in the public benefit. To the extent that a waiver of the FCC rules to permit this displacement is needed, it is hereby requested. The licensee of K25LJ believes it is being a "good neighbor" by requesting this displacement.

Should you have any questions regarding this application, please feel free to contact me.

Sincerely,



President