

**Exhibit 21****Extraordinary Circumstances Requiring Special Temporary Authority**

In the initial Table of Allotments, KLDT (TV)<sup>1</sup> was assigned an out-of-core digital channel, Channel 54. Johnson Broadcasting, the licensee of KLDT (TV), also operates KNWS-TV at Katy, TX, and KNWS-TV<sup>2</sup> was also assigned an out-of-core digital channel, Channel 52. Johnson Broadcasting constructed digital transmitting facilities on both of these out-of-core channels, but now must move to in-core channels.

During the channel election process, KLDT-DT entered into a Negotiated Channel Agreement with KXTX-DT<sup>3</sup> at Dallas, TX. The agreement allows KLDT-DT to use the KXTX-TV analog channel, Channel 39 for post-transition operation. Because this channel is first adjacent to the KXTX-DT digital channel, Channel 40, the agreement requests KLDT-DT to co-locate with KXTX-DT and sets forth stringent interference requirements if KLDT-DT chooses an alternate location.

Understandably, KXTX-TV desired to operate its analog facility until the end of transition. Now that transition has ended, the KXTX-TV analog facility will need to be dismantled and removed, and the new KLDT-DT digital facility for Channel 39 will need to be installed and connected to the KXTX-TV antenna system. All of this requires time and resources when both are in short supply since Johnson Broadcasting is executing a similar process for its Katy facility as well.

The Commission made provisions for some digital stations whose pre-transition channel was different than their post-transition channel to continue operation on their pre-transition channel while construction was completed for the final post-transition facility. This provision is designed to address the very challenges KLDT-DT faces in moving to the KXTX-TV site. However, operating on the pre-transition channel is not an option for KLDT-DT since by statute it was required to cease broadcasting on its out-of-core channel in any mode at the end of transition.

Therefore, Johnson Broadcasting requested and was granted Special Temporary Authority to operate KLDT-DT with reduced power from its licensed out-of-core site. Johnson Broadcasting now seeks a simple power increase using these temporary facilities. The facilities specified in this request will allow KLDT-DT to operate on its post-transition, in-core channel at increased power and meet the interference requirements of its Negotiated Channel Agreement with KXTX-DT. The proposed temporary facility will continue to use the existing KLDT-DT Channel 54 antenna and feedline. Johnson Broadcasting is now in the midst of a bankruptcy procedure which requires it to make the most efficient use of its limited resources. This request will help accomplish that goal while serving the public interest with improved coverage.

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<sup>1</sup> Facility ID Number 17433

<sup>2</sup> Facility ID Number 31870

<sup>3</sup> Facility ID Number 35994

While the proposed coverage area is reduced from the full authorized post-transition facility, the requested KLDT-DT system will provide increased interference free service to the population served by the initial in-core STA facility. The “city grade” service contour for the requested STA facility closely approximates the standard service contour of the present STA facility. Thus, it will provide “city grade” coverage over the community of license and significantly expand the service provided by the present STA. The present STA already exceeded the Commission’s threshold for minimum temporary service.

A contour map is attached showing the “service” and “city grade” contours for the proposed STA facility. These contours are shown with blue lines. Also shown on the map are the service contours for the present STA facility (red line) and the authorized full power, post-transition Channel 39 facility (green line).

As noted above, both of Johnson Broadcasting’s pre-transition channels were out-of-core. Johnson Broadcasting has already built two digital facilities, and now it faces the additional strain and expense of building both temporary and permanent facilities on its in-core channels. As previously mentioned, Johnson Broadcasting recently found it necessary to file for bankruptcy protection. Therefore, the burden of having to rebuild its digital facilities on in-core channels is especially egregious at this time. The requested facility will allow Johnson to significantly improve service with minimal expense. Because of the unique and extenuating circumstances, Johnson Broadcasting requests authority to use these temporary KLDT-DT facilities for at least 6 months.

**KLDT-DT-CP**

BPCDT20080619AEY  
Lake Dallas TX  
Latitude: 32-35-07 N  
Longitude: 096-58-06 W  
ERP: 1000.00 kW  
HAAT: 510.0 m  
Channel: 39  
Frequency: 623.0 MHz  
AMSL Height: 702.0 m  
Elevation: 248.0 m  
Horiz. Pattern: Omni  
Vert. Pattern: Yes  
Elec Tilt: 0.75

**KLDT-DT-STA1**

BDSTA20081211AAL  
Lake Dallas TX  
Latitude: 32-32-36 N  
Longitude: 096-57-32 W  
ERP: 31.50 kW  
HAAT: 494.0 m  
Channel: 39  
Frequency: 623.0 MHz  
AMSL Height: 697.1 m  
Elevation: 248.1 m  
Horiz. Pattern: Directional  
Vert. Pattern: Yes  
Elec Tilt: 0.7

**KLDT-DT-STA2**

Proposed  
Lake Dallas TX  
Latitude: 32-32-36 N  
Longitude: 096-57-32 W  
ERP: 126.00 kW  
HAAT: 494.0 m  
Channel: 39  
Frequency: 623.0 MHz  
AMSL Height: 697.1 m  
Elevation: 248.1 m  
Horiz. Pattern: Directional  
Vert. Pattern: Yes  
Elec Tilt: 0.7

**Munn-Reese, Inc.**

