

Sean Spivey

From: Elizabeth Fishel
Sent: Friday, March 20, 2020 3:59 PM
To: Aaron N. Goldberger; Dana Shaffer; Donald Stockdale; Charles Mathias; Cecilia Sulhoff; Kari Hicks; Blaise Scinto; Paul Malmud; Peter Daronco; Stephen Buenzow (CTR); Susan Mickley; Jennifer Tomchin; Connie Diaz; Sean Spivey; GOGGIN, MICHAEL P (Legal)
Subject: FW: Request for Special Temporary Authority
Attachments: AWS-3 Request.xlsx; AWS 3 FCC only STA Request Email.docx

Good afternoon,

AT&T Services, Inc.'s (AT&T) request for an emergency Special Temporary Authorization (STA) to operate on AT radio service (AWS-3) spectrum has been granted via this email for a period of 60 days for the spectrum blocks identified in the attached list of AWS-3 spectrum and markets, provided that these are unassigned spectrum blocks in the FCC's inventory and are not already licensed. AT&T will be using this spectrum to provide relief during the state-of emergency caused by the spread of the coronavirus throughout the United States. This STA is authorized on a secondary non-interference basis.

AT&T must cease operating on these frequencies if it causes harmful interference to any primary users. Any structure utilized to operate pursuant to this STA must comply with the height limitations specified in Section 17.7 of the Commission's rules or must be registered with the FAA. Pursuant to 47 CFR § 27.1134(f), this authorization is conditioned upon Verizon's coordinating with Federal incumbents prior to operating in the 1755-1780 MHz band. See generally NTIA-FCC Joint Coordination PN, DA 14-1023 (Jul. 18, 2014). All nonfederal operations in the 1755-1780 MHz bands are subject to the condition that the licensee must not cause harmful interference to an incumbent Federal entity relocating from these bands under an approved Transition Plan. See 47 CFR § 27.5(h) (implementing 47 U.S.C. § 309(j)(16(C))).

AT&T must file an application for Special Temporary Authorization (STA) to continue its operations within 10 days of today's date (March 20, 2020).

Elizabeth (Beth) Fishel

From: GOGGIN, MICHAEL P (Legal) <mg7268@att.com>
Sent: Friday, March 20, 2020 9:05 AM
To: Elizabeth Fishel <Elizabeth.Fishel@fcc.gov>; Charles Mathias <Charles.Mathias@fcc.gov>
Subject: RE: Request for Special Temporary Authority

Dear Ms. Fishel:

Attached please find a request for Special Temporary Authority to use certain unassigned AWS-3 spectrum. Please contact me at 202.213.7030 with any questions.

Michael P. Goggin
Assistant Vice President – Senior Legal Counsel
202.457.2055 (o)
202.213.7030 (m)

This email and any files transmitted with it are AT&T property, are confidential, and are intended solely for the use of the individual or entity to whom this email is addressed. If you are not one of the named recipient(s) or otherwise have reason to believe that you have received this message in error, please notify the sender and

delete this message immediately from your computer. Any other uses, retention, dissemination, forwarding, printing, or copying of this email is strictly prohibited.



AT&T Services, Inc.
1120 20th Street, NW
Suite 1000
Washington, DC 20036

T: 202.457.2055
mg7268@att.com
att.com

March 20, 2020

Via Electronic Mail

Ms. Beth Fishel
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: Request for Special Temporary Authority

Dear Ms. Fishel:

AT&T Services, Inc., on behalf of its affiliates, including New Cingular Wireless PCS, LLC requests Special Temporary Authorization (STA) to use certain AWS-3 spectrum that is currently unassigned in certain license areas to expand network capacity during the emergency related to the outbreak of the COVID-19 virus. A list of blocks and license areas included in this request is attached.

If the STA is granted, AT&T can and will utilize this spectrum during the next 60 days to expand its network capacity to meet expected increases in network traffic occasioned by the measures taken to contain the spread of the novel coronavirus, such as working from home, social distancing and sheltering in place.

AT&T will submit a formal application within 10 days of this request in accordance with Rule Section 1.931, 47 C.F.R. §1.931.

Beth Fishel
March 20, 2020
Page 2

Should any questions arise concerning this request, please contact me at 202.213.7030

Sincerely,

/s/ Michael P. Goggin

Michael P. Goggin

cc: Charles Mathias

Item	BEA or CMA	Market Number	Block	Combo	MHz	Pops	MHz-pops	Market Name
AW-BEA010	BEA	10	I	10I	10	26663330	266633300	NYC-Long Is. NY-NJ-CT-PA-MA-VT
AW-CMA003	CMA	3	G	3G	10	8316650	83166500	Chicago, IL
AW-BEA023	BEA	23	J	23J	20	2546100	50922000	Charlotte-Gastonia NC-SC
AW-CMA006	CMA	6	G	6G	10	4429259	44292590	Boston-Brockton-Lowell, MA-NH
AW-CMA013	CMA	13	G	13G	10	1966876	19668760	Pittsburgh, PA
AW-BEA172	BEA	172	I	172I	10	1360301	13603010	Honolulu HI
AW-BEA005	BEA	5	H	5H	10	1222542	12225420	Albany-Schenectady-Troy NY
AW-CMA032	CMA	32	G	32G	10	1212381	12123810	Hartford-Bristol, CT
AW-CMA074	CMA	74	G	74G	10	930450	9304500	Fresno, CA
AW-CMA042	CMA	42	G	42G	10	916829	9168290	Bridgeport-Stamford-Danbury CT
AW-CMA049	CMA	49	G	49G	10	862477	8624770	New Haven-Waterbury-Meriden CT
AW-CMA056	CMA	56	G	56G	10	705197	7051970	Northeast Pennsylvania, PA
AW-CMA080	CMA	80	G	80G	10	699200	6992000	Baton Rouge, LA
AW-CMA063	CMA	63	G	63G	10	621570	6215700	Springfield-Holyoke, MA
AW-BEA086	BEA	86	I	86I	10	555838	5558380	Lake Charles LA
AW-CMA088	CMA	88	G	88G	10	528143	5281430	Chattanooga, TN-GA
AW-BEA054	BEA	54	H	54H	10	513834	5138340	Erie PA
AW-BEA087	BEA	87	I	87I	10	460666	4606660	Beaumont-Port Arthur TX
AW-CMA150	CMA	150	G	150G	10	442179	4421790	Visalia-Tulare-Porterville, CA
AW-BEA135	BEA	135	I	135I	10	426631	4266310	Odessa-Midland TX
AW-BEA137	BEA	137	I	137I	10	406628	4066280	Lubbock TX
AW-BEA016	BEA	16	I	16I	10	360886	3608860	Staunton VA-WV
AW-BEA089	BEA	89	H	89H	10	338416	3384160	Monroe LA
AW-CMA110	CMA	110	G	110G	10	315422	3154220	Huntington-Ashland, WV-KY-OH
AW-CMA222	CMA	446	G	446G	10	297832	2978320	Kentucky 4- Spencer
AW-CMA154	CMA	154	G	154G	10	274055	2740550	New London-Norwich, CT
AW-CMA188	CMA	188	G	188G	10	241798	2417980	Amarillo, TX
AW-CMA194	CMA	194	G	194G	10	234906	2349060	Waco, TX
AW-CMA143	CMA	143	G	143G	10	221421	2214210	Johnstown, PA
AW-CMA618	CMA	618	G	618G	10	215722	2157220	Pennsylvania 7 - Jefferson
AW-CMA184	CMA	184	G	184G	10	208178	2081780	Houma-Thibodaux, LA
AW-CMA287	CMA	287	G	287G	10	194851	1948510	Bryan-College Station, TX
AW-CMA612	CMA	612	G	612G	10	193280	1932800	Pennsylvania 1 - Crawford
AW-CMA451	CMA	451	G	451G	10	191728	1917280	Kentucky 9 - Elliott
AW-CMA459	CMA	459	G	459G	10	184698	1846980	Louisiana 6 - Iberville
AW-CMA510	CMA	510	G	510G	10	179292	1792920	Missouri 7 - Saline
AW-CMA620	CMA	620	G	620G	10	175292	1752920	Pennsylvania 9 - Greene
AW-CMA447	CMA	447	G	447G	10	173902	1739020	Kentucky 5 - Barren
AW-CMA364	CMA	364	G	364G	10	170060	1700600	Florida 5 - Putnam
AW-CMA453	CMA	453	G	453G	10	158529	1585290	Kentucky 11 - Clay
AW-CMA500	CMA	500	G	500G	10	156027	1560270	Mississippi 8 - Claiborne
AW-CMA706	CMA	706	G	706G	10	155840	1558400	West Virginia 6 - Lincoln
AW-CMA347	CMA	347	G	347G	10	152982	1529820	California 12 - Kings
AW-CMA240	CMA	240	G	240G	10	149198	1491980	Texarkana, AR-TX
AW-CMA452	CMA	452	G	452G	10	144231	1442310	Kentucky 10 - Powell
AW-CMA495	CMA	495	G	495G	10	141085	1410850	Mississippi 3 - Bolivar
AW-CMA450	CMA	450	G	450G	10	131342	1313420	Kentucky 8 - Mason
AW-CMA225	CMA	225	G	225G	10	127089	1270890	Altoona, PA
AW-CMA501	CMA	501	G	501G	10	124899	1248990	Mississippi 9 - Copiah
AW-CMA292	CMA	292	G	292G	10	120877	1208770	Sherman-Denison, TX
AW-CMA345	CMA	345	G	345G	10	102004	1020040	California 10 - Sierra
AW-CMA293	CMA	293	G	293G	10	96656	966560	Owensboro, KY
AW-CMA512	CMA	512	G	512G	10	84267	842670	Missouri 9 - Bates
AW-CMA507	CMA	507	G	507G	10	75982	759820	Missouri 4 - De Kalb
AW-CMA370	CMA	370	G	370G	10	73090	730900	Florida 11 - Monroe
AW-CMA600	CMA	600	G	600G	10	62903	629030	Oklahoma 5 - Roger Mills
AW-CMA504	CMA	504	G	504G	10	42876	428760	Missouri 1 - Atchison