

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554**

In the Matter of)	
)	
Request of the Arizona Board of Regents for Arizona State University for Waiver of 47 C.F.R. § 15.712(b))	ET Docket No. _____
)	
Unlicensed Operation in the TV Broadcast Bands)	ET Docket No. 04-186
)	
Additional Spectrum for Unlicensed Devices Below 900 MHz and in the 3 GHz Band)	ET Docket No. 02-380

To: Marlene Dortch, Secretary
Attn: Chief, Office of Engineering and Technology

SUPPLEMENT TO WAIVER REQUEST

The Arizona Board of Regents for Arizona State University (“Arizona Board of Regents”) respectfully submits this supplement to its request for waiver of Section 15.712(b) of the Commission’s rules (the “Waiver Request”). The Waiver Request was submitted on April 5, 2011 in the above-referenced dockets in order to allow the Arizona Board of Regents to register a receive site in the television bands database(s) and thereby to secure protection for that site from interference caused by the operation of unlicensed white spaces devices. In response to a request by e-mail of August 5, 2011 from the Office of Engineering and Technology (“OET”), the Waiver Request is hereby supplemented as follows:

1. The Arizona Board of Regents clarifies that the receive site described in the Waiver Request—K47GQ, Parks, Arizona—receives the signal of KAET, Phoenix, Arizona, over-the-air. KAET’s signal is received directly over the air as broadcast by KAET and not through intermediate means such as through TV translators.
2. The channel being received at the receive site is channel 8, the channel on which KAET transmits its over-the-air signal. This is the same channel

identified in the summary spreadsheet prepared by OET and attached to its August 5, 2011 e-mail (“OET Spreadsheet”).

3. There are no intermediate links between KAET and K47GQ.
4. The call sign of the receive site (K47GQ) and the station being received (KAET) are accurately identified in the OET Spreadsheet.

As the OET Spreadsheet and the Waiver Request indicate, the receive site is located more than 80 kilometers from the protected contour of the station being received. The Arizona Board of Regents found no inaccuracies in the OET Spreadsheet. For the reasons set forth in the Waiver Request, permitting registration of this receive site would be in the public interest and there is good cause to waive Section 15.712(b).

Respectfully submitted,

**Arizona Board of Regents for
Arizona State University**

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Its Counsel

August 19, 2011

cc: Aole Wilkins (OET) (by e-mail)