

From: Wyman, Richard J CIV USARMY NETCOM (US)
To: [Fleming \(US\), Christopher T](#)
Cc: [Austin, Gary L CIV USARMY NETCOM \(US\)](#); [Ford, Melvin Ray CIV USARMY HODA CIO G-6 \(US\)](#); [Sanchezreyes, Edwin CIV USARMY NETCOM \(US\)](#)
Subject: FW: [Non-DoD Source] [faslist] 1524-EX-ST-2018 / COB September 12, 2018 (UNCLASSIFIED)
Date: Thursday, September 06, 2018 9:35:26 AM
Attachments: [image001.jpg](#)
[215015.pdf](#)
[1524-EX-ST-2018.docx](#)

CLASSIFICATION: UNCLASSIFIED

Mr. Fleming:

Per our discussion, as the regional spectrum decision authority for the station location identified in your FCC STA request, I would recommend that you amend your request, as follows;

1. Replace 1802.5 MHz with the M1780-M1850 band. Rationale - the M1780-M1850 band is allocated for non-Federal Fixed/Mobile operations, and, at White Sands, is a very heavily used, and dynamic band. By identifying the entire band, your program, in conjunction with your WSMR Range Sponsor, and the WSMR Spectrum Manager, will be able to effectively select the frequency(ies) within this band that will both meet your requirements, AND will not pose an interference risk to other operations in the region.
2. Replace both M4400 and M4780 with the M4400-M4940 band. Rationale - the M4400-M4940 band is also allocated for non-Federal Fixed/Mobile operations, and is also heavily used at WSMR, to include some 24/7 range infrastructure. By identifying the entire band, your program, in conjunction with your WSMR Range Sponsor, and the WSMR Spectrum Manager, will be able to effectively select the frequency(ies) within this band that will both meet your requirements, AND will not pose an interference risk to other operations in the region.
3. Add the following verbiage to your request.

For operations in the M1780-M1850 and M4400-M4940 bands, Boeing will coordinate with the DoD-AFC (WSMR), the WSMR Range Sponsor, and the WSMR Spectrum Manager, to select specific frequencies which will not interfere with other area operations in those bands, while still meeting mission requirements.

Please let me know if you have any additional questions.

V/R,

Richard J. Wyman
Chief, Spectrum Operations Branch
DoD Area Frequency Coordinator
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-----Original Message-----

From: Sanchezreyes, Edwin CIV USARMY NETCOM (US)
Sent: Wednesday, September 5, 2018 8:57 AM
To: Wyman, Richard J CIV USARMY NETCOM (US) <richard.j.wyman2.civ@mail.mil>;
Austin, Gary L CIV USARMY NETCOM (US) <gary.l.austin.civ@mail.mil>
Cc: Ford, Melvin Ray CIV USARMY HQDA CIO G-6 (US)
<melvin.r.ford.civ@mail.mil>
Subject: FW: [Non-DoD Source] [faslist] 1524-EX-ST-2018 / COB September 12,
2018

Rick, this STA is at WSMR.

V/R,
Ed Sanchez
210-221-2050

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

From: FAB [<mailto:FAB@ntia.doc.gov>]
Sent: Wednesday, September 5, 2018 8:47 AM
To: FAS Mailing List <faslist@osmmail.ntia.doc.gov>
Cc: FAB <FAB@ntia.doc.gov>
Subject: [Non-DoD Source] [faslist] 1524-EX-ST-2018 / COB September 12, 2018

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The Federal Communications Commission has provided to NTIA for coordination, a Special Temporary Authorization (STA) requested by The Boeing Company for White Sands Missile Range, NM during the period 17 September 2018 thru 31 October 2018. See attachment for frequencies and details. This STA is being provided to you in order for you to assess any potential impact of this STA to your agencies operations. In order for NTIA to provide timely comments for the FCC request, Close of Business (COB) is at 1400 and all comments and/or concurrence must be provided to this office by COB on 12 September 2018. Any agency not replying by the close of business provided is considered to be in concurrence with the proposal.

abh

Gregory A. Melz

Chief, Frequency Assignment Branch

National Telecommunications and Information Administration

U.S. Department of Commerce

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