

Federal Communications Commission Washington, D.C. 20554

July 8, 2022

In reply refer to: 1800B3-KC

Sent via electronic mail

Scott Woodworth, Esq. Edinger Associates, PLLC 1725 I Street, N.W. Suite 300 Washington, DC 20006 swoodworth@edingerlaw.net

> RE: W241DH, Bradenton, FL Facility ID No. 83547 Silent since April 21, 2022 Request for Special Temporary Authority to Remain Silent

Dear Mr. Woodworth:

This letter concerns the request you filed on April 25, 2022, on behalf of Tampa Radio, Inc. (TR), for Special Temporary Authority (STA) to permit FM Translator Station W241DH to remain silent.

TR's request states that Station W241DH went silent on April 21, 2022, for technical reasons.

TR's request is granted. Accordingly, Special Temporary Authority is granted to permit Station W241DH to remain silent not to exceed 180 days from the date of this letter. Notwithstanding the grant of this Special Temporary Authority, the broadcast license for Station W241DH will automatically expire as a matter of law if broadcast operations do not resume by 12:01 a.m., April 23, 2023.¹

TR is required to notify the Commission when broadcast operations resume. If TR does not file the notification of resumption of operations in a timely manner, the license may be subject to cancellation pursuant to section 312(g) of the Communications Act, as amended.²

The station's silent status does not suspend the licensee's obligation to comply with all other relevant Commission rules, including the filing, when appropriate, of applications for renewal of broadcast license. It is imperative to the safety of air navigation that any prescribed painting and illumination of the station's tower shall be maintained until removed.³

Sincerely,

Victoria Milanleg

Victoria McCauley Attorney, Audio Division Media Bureau

¹ See 47 U.S.C. § 312(g).

 $^{^{2}}$ *Id.* In addition to filing a notification of resumption of operations electronically on the date operations resume, notification of resumption must also be emailed to Denise.Williams@FCC.gov.

³ See 47 C.F.R. §§ 17.6 and 73.1740(a)(4).