

Lincoln County Television District
Post Office Box 216, Pioche, NV 89043-0216
lctvdistrict@gmail.com

REQUEST FOR WAIVER OF TV DISTRICT ASSESSMENT

Date: _____

Assessor's parcel #: _____

Owner's Name: _____

Property Address: _____

Mailing Address: _____

Phone Number: _____ E-mail: _____

Please check the reason below why you are requesting this waiver.

☐ No signal available on this parcel. The TV District Technician will verify this.
Lack of an antenna on the parcel is not the same thing as no signal.

☐ This is a vacant lot.

☐ No utilities in service to this location. Please include a statement from the
utility company showing no [-0-] usage for the last 90 days.

I certify that this information is true and correct under penalty of law per NRS
318.1192

Signature: _____

Printed Name: _____

**Subscribing to satellite TV service is NOT a reason for waiving the assessment.
Please refer to Nevada Revised Statutes number 318.1192 on the back of this form.**

NRS 318.1192 Facilities for television. In the case of a district created wholly or in part for acquiring television maintenance facilities, the board shall have power to:

1. Acquire television broadcast, transmission and relay improvements and construct and operate a video service network pursuant to chapter 711 of NRS.
2. Levy special assessments against specially benefited real property on which are located television receivers operated within the district and able to receive television broadcasts supplied by the district.
3. Fix tolls, rates and other service or use charges for services furnished by the district or facilities of the district, including, without limitation, any one, all or any combination of the following:
 - (a) Flat rate charges;
 - (b) Charges classified by the number of receivers;
 - (c) Charges classified by the value of property served by television receivers;
 - (d) Charges classified by the character of the property served by the television receivers;
 - (e) Minimum charges;
 - (f) Stand-by charges; or
 - (g) Other charges based on the availability of service.
4. The district shall not have the power in connection with the basic power stated in this section to borrow money which loan is evidenced by the issuance of any general obligation bonds or other general obligations of the district.

(Added to NRS by 1967, 1697; A 1971, 204; 2001, 2084; 2007, 1383)