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Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

Federal Communications Commission
Office of the Secretary

In re Applications of)	MM Docket No. <u>92-69</u>
MISSISSIPPI VALLEY BROADCASTERS, INC.)	File No. BPH-910118MA
TCOM, INC.)	File No. BPH-910122MA
BROADCAST PROPERTIES OF LA CROSSE, INC.)	File No. BPH-910122MJ
For a Construction Permit)	
For a New FM Station)	
on Channel 292C3 (106.3 MHz))	
LA CROSSE, Wisconsin)	

TO: Administrative Law Judge
 Joseph P. Gonzalez

MOTION TO SUSPEND PROCEDURAL DATES

Mississippi Valley Broadcasters, Inc. (hereafter Mississippi Valley), TCOM, Inc. (hereafter TCOM) and Broadcast Properties of La Crosse, Inc. (hereafter Broadcast Properties), by their attorneys, hereby respectfully request the Presiding Judge to suspend the procedural dates in this proceeding pending his consideration of an action on a Joint Request for Approval of Agreement, filed May 5, 1992. In support thereof, Mississippi Valley, TCOM and Broadcast Properties (hereafter collectively the parties applicant) hereby respectfully state as follows:

1. This is a three party standard comparative proceeding for authority to construct and operate a new FM broadcast station on Channel 293C3 at La Crosse, Wisconsin. The applications of Mississippi Valley, TCOM and Broadcast Properties were consolidated and

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designated for hearing by Hearing Designation Order (hereafter HDO), DA 92-411, released April 15, 1992. In the HDO, the Chief, Audio Services Division, directed the parties to file notices of appearance within 20 days of the mailing of his Order or on or before May 5, 1992 (Ibid., ¶14).

2. On the May 5, 1992, notice of appearance date, the parties applicant filed a Joint Request for Approval of Agreement looking toward a merger of interests and a universal settlement of the case without hearing. Specifically, under the merger arrangement, TCOM and Broadcast Properties would each acquire a one-third interest in Mississippi Valley, the applications of TCOM and Broadcast Properties would be dismissed, and ultimately (upon the deletion of a contingent environmental issue) the application of Mississippi Valley would be granted (Ibid.).

3. The HDO, the Commission's Rules and the Order, FCC 92M-482, released April 22, 1992, of the Chief, Administrative Law Judge specify the following procedural dates:

<u>DATES</u>	<u>DESCRIPTION</u>
May 12, 1992	Standard Document Production
May 12, 1992	Standardized Integration Statement
May 15, 1992	Submission of environmental assessments by Mississippi Valley and TCOM.
June 15, 1992	Prehearing conference
August 31, 1992	Hearing.

4. Mississippi Valley (the surviving applicant) has responded to the direction of the Chief, Audio Services Division,

and, on May 5, 1992, tendered a Motion for Leave to Amend providing the environmental impact information required by the HDO (¶¶2, 9). The parties applicant would respectfully request the Presiding Judge to suspend the remaining procedural dates pending his consideration of and action on the Joint Request for Approval of Agreement.

5. The Chief, Mass Media Bureau will interpose no objection to this motion and to its immediate consideration by the Presiding Judge.

WHEREFORE, the parties applicant respectfully request the Presiding Judge to suspend the procedural dates as indicated above.

Respectfully submitted,

MISSISSIPPI VALLEY BROADCASTERS, INC.

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**BROADCAST PROPERTIES OF
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DATED: May 6, 1992
[29989]

CERTIFICATE OF SERVICE

I, Virginia L. Davidson, a secretary in the law offices of Gardner, Carton & Douglas, do hereby certify that true copies of the foregoing "MOTION TO SUSPEND PROCEDURAL DATES" were sent May 6, 1992, by first-class United States mail, postage prepaid, or as indicated by hand to the following:

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Administrative Law Judge
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