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Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

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Attention: William Lake, Chief
Media Bureau

Re: PMCM TV, LLC
Station WJPL(TV), Middletown Township, New Jersey
FCC Facility ID No. 86537
Supplement to Application for Review
Emergency Request for Relief
MB Docket No. 14-150

Dear Ms. Dortch:

September 22, 2015

CBS Broadcasting Inc., licensee of station KYW-TV, Philadelphia, Pennsylvania, Facility ID No. 25453, hereby responds to the above-referenced Supplement to Application for Review and Emergency Request for Relief ("Request") filed by PMCM TV, LLC ("PMCM").

In its Request, PMCM states that some over-the-air viewers "are apparently unable to receive WJLP(TV) by tuning to Channel 33," the virtual channel the Commission designated for WJLP(TV)'s use. PMCM also reports that it conducted tests with a number of digital television receivers and converters, some of which did not correctly display WJLP(TV) on Channel 33.

To the extent PMCM has identified commercial digital television receivers and converters that do not properly tune WJLP(TV) on Channel 33, it appears that such equipment fails to "be capable of adequately receiving all channels allocated by the

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Commission to the television broadcast service," as required by the FCC's rules. See 47 C.F.R. § 15.117(b).

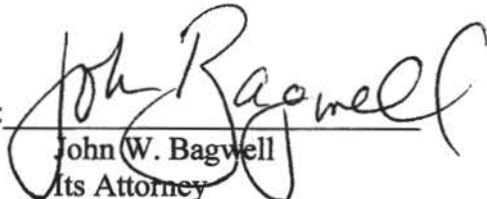
The FCC should take appropriate enforcement action against such equipment manufacturers. The need for FCC action is particularly important given that the impact of such equipment performance problems is likely to be exacerbated once broadcast television stations are operating on fewer RF channels following the upcoming incentive spectrum auction.

However, the alleged failure of equipment manufacturers to sell television receivers and converters that function properly and comply with the FCC's requirements does not lead to the conclusion that new-to-the-market WJLP(TV) should be permitted to operate on a virtual channel number (or with a common major channel number) that overlaps the service contours of television stations that have generated viewer loyalty and goodwill on that same major channel number for decades.

Respectfully submitted,

CBS BROADCASTING INC.

By:


John W. Bagwell
Its Attorney

CERTIFICATE OF SERVICE

I, Debbie Santelli, hereby certify that on this 22nd day of September, 2015, do hereby certify that a true and correct copy of the foregoing was served by first-class U.S. mail, postage-prepaid, and/or, as noted below, sent by electronic mail to the following:

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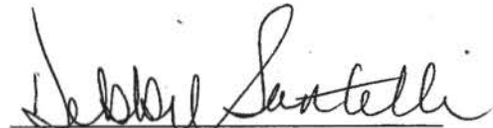
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September 22, 2015