

ORIGINAL

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

|                                   |   |                        |
|-----------------------------------|---|------------------------|
| In re Applications of             | ) | MM Docket No. 86-440   |
|                                   | ) |                        |
| ACHERNAR BROADCASTING COMPANY     | ) | File No. BPCT-860410KP |
|                                   | ) |                        |
| and                               | ) |                        |
|                                   | ) |                        |
| LINDSAY TELEVISION, INC.          | ) | File No. BPCT-860410KQ |
|                                   | ) |                        |
| For Construction Permit for a new | ) |                        |
| Television Station, Channel 64,   | ) |                        |
| Charlottesville, Virginia         | ) |                        |

To: The Commission

RECEIVED  
JUL 20 1998  
FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

MOTION FOR EXTENSION OF TIME

1. Our previous motion for extension of time to reply to the Mass Media Bureau's opposition to the proposed use of channel 19 at Charlottesville, filed July 10th, was premature in that we thereafter received a copy of the opposition of Shenandoah Valley Educational Television Corp., filed July 9th, triggering a different time for filing a consolidated reply to both oppositions, due July 21st.

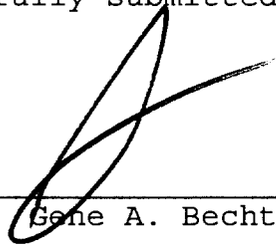
2. We still need additional time for engineering and legal counsel to analyze the positions of the parties and present our reply. Given the channel 19 proposal and Bureau opposition, as the latest development in this 14-year odyssey in quest of a television authorization in Charlottesville, and the complexity of the Commission's UHF-land mobile regulatory program which is now in issue, together with the schedules of engineering and legal counsel that must be coordinated, six additional days are needed, to and including next Monday, July 27th. No additional extension requests are contemplated.

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3. Counsel for the Mass Media Bureau has indicated that no objection will be interposed to the requested relief. We spoke with counsel for Shenadoah Valley Educational Television Corp. (only a couple of hours ago) and have not yet received a statement of position on the requested relief. Counsel for the National Radio Astronomy Observatory has consented to, and counsel for Achernar Broadcasting Company has authorized me to state joinder in, an immediate grant of the requested relief.

4. With appreciation for the Commission's indulgence in this matter, this motion is

Respectfully submitted,



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Gene A. Bechtel

Bechtel & Cole, Chartered  
1901 L Street, N.W., Suite 250  
Washington, D.C. 20036  
(202) 833-4190

Counsel for Lindsay  
Television, Inc.

July 20, 1998

CERTIFICATE OF SERVICE

I, Gene A. Bechtel, certify that I have this 20th day of July 1998 caused true copies of the foregoing MOTION FOR EXTENSION OF TIME to be hand delivered or placed in the United States mail, first class, postage prepaid, addressed to the offices of the following:

Via hand delivery

James W. Shook, Esq.  
Mass Media Bureau  
Federal Communications Commission  
2025 M Street, N.W., Suite 8210  
Washington, D.C. 20554

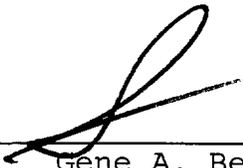
John I. Riffer, Esq.  
Assistant General Counsel-  
Administrative Law  
Federal Communications Commission  
1919 M Street, N.W., Suite 610  
Washington, D.C. 20554

Via mail

Jonathan D. Blake, Esq.  
Covington & Burling  
1201 Pennsylvania Avenue, N.W.  
P. O. Box 7566  
Washington, D.C. 20044  
Counsel for Shenandoah Valley  
Educational Television Corporation

Christopher J. Reynolds, Esq.  
Post Office Box 2809  
Prince Frederick, Maryland 20678  
Counsel for National Radio  
Astronomy Observatory

Katrina Renouf, Esquire  
Renouf & Polivy  
1532 16th Street, N.W.  
Washington, D.C. 20036  
Counsel for Archernar  
Broadcasting Company

  
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Gene A. Bechtel