

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

In re Applications of )  
 )  
READING BROADCASTING, INC. )  
 )  
For Renewal of License of Station )  
WTVE(TV), Channel 51, )  
Reading, Pennsylvania )  
 )  
and )  
 )  
ADAMS COMMUNICATIONS )  
CORPORATION )  
 )  
For Construction Permit for a )  
New Television Station On )  
Channel 51, Reading, Pennsylvania )

MM Docket No. 99-153  
File No. BRCT-940407KF

RECEIVED  
JUN 22 2000  
FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

File No. BPCT-940630KG

To: Administrative Law Judge Richard L. Sippel

READING BROADCASTING MOTION FOR EXTENSION  
OF TIME TO FILE MOTION TO ENLARGE ISSUES

Reading Broadcasting, Inc. ("RBI"), buy its undersigned counsel, hereby moves for an extension of the time provided by Section 1.229 for filing motions to enlarge based upon newly discovered evidence. In particular, evidence developed at the hearing on the Phase III issue (abuse of process by Adams Communications Corporation ("Adams")) raised substantial and material questions of fact concerning Adams' candor.

RBI understands that the transcription of the Phase III hearing (June 19 – 21) will take ten days. Because ten days from June 21, 2000, is Saturday, July 1, 1999, RBI anticipates that the transcript would not be available until after the July

No. of Copies rec'd 016  
List A B C D E

4th holiday. RBI, therefore requests an extension of the time to file its Motion to Enlarge until July 17, 2000, being the first weekday ten days beyond the expected July 5th receipt of the transcript.

The matter of this extension request was discussed at the conclusion of the Phase III hearing and RBI understands that neither Adams nor the Enforcement Bureau oppose the extension.

WHEREFORE, RBI requests an extension of the period provided for filing motions to enlarge issues until and including July 17, 2000.

READING BROADCASTING, INC.

June 22, 2000

By: Thomas J. Hutton  
Thomas J. Hutton  
C. Dennis Southard IV  
Its Attorneys

Holland & Knight LLP  
2100 Pennsylvania Avenue, N.W.  
Suite 400  
Washington, D.C. 20037-3202

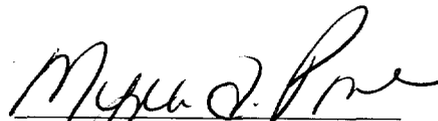
CERTIFICATE OF SERVICE

I, Myra Powe, a secretary in the law firm of Holland & Knight LLP, do hereby certify that a copy of the foregoing Motion For Summary Decision On Misrepresentation / Lack Of Candor Issue, was served, this 22nd day of June 1999, via facsimile, to the following:

The Hon. Richard L. Sippel  
Administrative Law Judge  
Federal Communications Commission  
445 12<sup>th</sup> Street, S.W.  
Washington, D.C. 20554

James Shook, Esq.  
Mass Media Bureau  
Federal Communications Commission  
445 12<sup>th</sup> Street, S.W.  
Washington, D.C. 20554

Gene A. Bechtel, Esq.  
Harry F. Cole, Esq.  
Bechtel & Cole, Chartered  
1901 L Street, N.W.  
Suite 250  
Washington, D.C. 20036  
Counsel for Adams Communications Corporation

  
Myra F. Powe