

FEDERAL COMMUNICATIONS COMMISSION
Washington, D. C. 20554
FEB 5 2001

OFFICE OF
MANAGING DIRECTOR

Dan J. Alpert, Esq.
Counsel for Media Properties, Ltd.
2120 N. 21st Road
Suite 400
Arlington, VA 22201

86-285

RE: Request for Waiver of
Regulatory Fees
KITE(FM)
Fee Control # 00000CDMC-99-013

Dear Mr. Alpert:

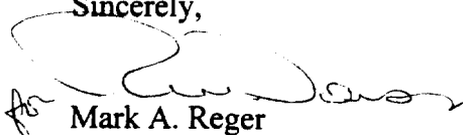
This is in response to the request for waiver of the Fiscal Year (FY) 1999 regulatory fee filed on behalf of Media Properties, Ltd., licensee of Station KITE(FM), Kerrville, Texas.

In your request, as counsel for Media Properties, Ltd., you represent that the licensee is currently in Chapter 11 reorganization and that waiver is appropriate in this case. As you note, the Commission has determined that it will waive the regulatory fees for licensees whose stations are bankrupt, undergoing Chapter 11 reorganizations or are in receivership. *Implementation of Section 9 of the Communications Act*, 10 FCC Rcd 12759, 12762 ¶ 14 (1995). Accordingly, your request is granted and the FY 1999 regulatory fees for KITE(FM) are waived.

The waiver will remain in effect for so long as the licensee remains in bankruptcy and the situation remains materially unchanged. You should note that application of the waiver policy is affected by events that have a material effect on the situation, especially events such as the sale or transfer of the station or dismissal of the bankruptcy action. You and Media Properties, Ltd. are under a continuing obligation to inform the Commission of any change in its status. Please retain a copy of this letter for your records and include it with any correspondence to the Commission pertaining to regulatory fees or related matters.

If you have any questions concerning this letter, please call the Credit & Debt Management Group at (202) 418-1995.

Sincerely,



Mark A. Reger
Chief Financial Officer

00000 CDME-89-013-1205

The Law Office of

Dan J. Alpert

2120 N. 21st Rd.
Suite 400
Arlington, VA 22201

(703) 243-8690

(703) 243-8692 (FAX)

September 14, 1999

Mr. Andrew S. Fishel
Managing Director
Federal Communications Commission
1919 M Street, N.W.
Washington, DC 20554

RECEIVED

SEP 15 1999

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Re: Station KITE(FM)
Facility No. 41061
Kerrville, TX

Dear Mr. Fishel:

Media Properties, Ltd., by its attorney, hereby requests a waiver of the 1999 Annual Regulatory Fee. In support thereof, the following is stated.

In the Memorandum Opinion and Order issued with respect to Implementation of Section 9 of the Communications Act, FCC 95-257 (June 22, 1995), the FCC recognized that waivers of the annual Regulatory Fee was appropriate in certain instances, and specifically determined that it would grant waivers to licensees of broadcast stations that are in Chapter 11 reorganization under the Bankruptcy Act. Id. at ¶ 14.

Media Properties, Ltd. is licensee of Station KITE, Kerrville, Texas. Media Properties, Ltd. currently is in Chapter 11 reorganization. Accordingly, a waiver of the 1999 Annual Regulatory Fee is appropriate.

WHEREFORE, it respectfully is requested that this request be granted.

Very truly yours,

Dan J. Alpert

Counsel for Media Properties, Ltd.

FEEKITE

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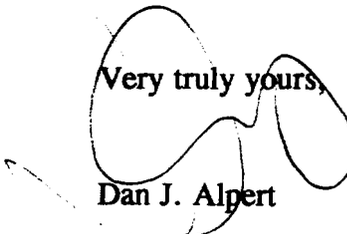
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Dan J. Alpert

Counsel for Media Properties, Ltd.