

July 7, 2006

VIA ELECTRONIC FILING

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
Washington, D.C. 20554

Re: Request for Waiver of July 1, 2006 Replication/Maximization
Interference Deadline
MB Docket No. 03-15

Entravision Holdings, LLC
Station WVEN-TV
Daytona Beach, Florida
Facility ID No. 3072

Dear Ms. Dortch:

On behalf of Entravision Holdings, LLC ("Holdings"), the licensee of Station WVEN-TV, Daytona Beach, Florida¹ and pursuant to the instructions set forth in *Public Notice*, DA 06-1255,² it is respectfully requested that a waiver be granted, to WVEN-TV of the Commission's July 1, 2006 replication/maximization interference deadline to the extent that it applies to the Station.³

Entravision is currently authorized to operate paired DTV Station WVEN-DT pursuant to Special Temporary Authority ("STA"), permitting the Station to transmit at 1.8 kW effective

¹ WVEN-TV is currently the Telefutura Network affiliate in the Orlando-Daytona Beach-Melbourne, Florida DMA.

² *DTV Channel Election Issues – Compliance with the July 1, 2006 Replication/Maximization Interference Protection Deadline*, DA 06-1255 (rel. June 14, 2006) ("Interference Protection Notice"). The filing period was extended in *Public Notice*, DA 06-1372 (rel. June 29, 2006).

³ See *Second Periodic Review of the Commission's Rules & Policies Affecting the Conversion to Digital Television*, 19 FCC Rcd 18,279 at ¶ 78 (2004) ("DTV Biennial Review R&O").

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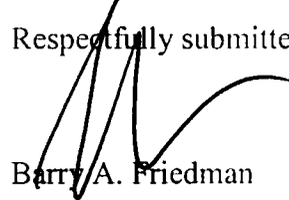
radiated power ("ERP") on Channel 49 (File No. BDSTA-20030402ADF). The Station's construction permit, however, permits a power of 150 kW ERP (File No. BPCDT-19991029AER).

Entravision is intent on constructing the facilities provided for in its DTV construction permit. However, Entravision has incurred minor delays in the actual construction process. All equipment has been secured. The only problem that has arisen involves the location of the antenna on the antenna supporting structure. In undertaking the work, it was determined that the antenna could not be located at the proposed height above ground. The height had to be modified and an application has been filed with the Commission (File No. BMPCDT-20060630AFS) to secure Commission consent to modify the height above ground. Once that application is granted, Entravision will be able to complete promptly the construction.

Entravision submits that its efforts to complete construction and the limited period needed to secure Commission consent to the modification and complete the work warrant a grant of the requested maximization/replication deadline.

Based on the above-described circumstances that are out of licensee's control, and licensee's demonstrated intent to provide maximum service to viewers in its post-transition digital service area, good cause exists for the relief requested.

Respectfully submitted,



Barry A. Friedman

*Counsel for Entravision Holdings,
LLC*

cc: Mr. Shaun Maher, FCC Video Division (via electronic mail)
