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July 19, 2006

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
c/o Natek, Inc., Inc.
236 Massachusetts Avenue, N.E.
Suite 110
Washington, DC 20002

RECEIVED

JUL 19 2006

Federal Communications Commission
Office of Secretary

Attn: Michael Wilhelm, Chief
Public Safety & Critical Infrastructure Division

In re: Buddy Corp.
Business Radio Service Station WNXW487

Dear Ms Dortch:

Tendered herewith, on behalf of Buddy Corp. is an application for further continuation of operating authority under the above-referenced wireless authorizations. I am filing an original plus one copy for each listed call sign. This filing contains a facsimile of the applicant's signature. The original will be submitted upon receipt by undersigned counsel.

Kindly direct any questions or correspondence concerning this matter to the undersigned.

Very truly yours,



Robert J. Keller
Counsel for Buddy Corp.

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APPLICATION FOR FURTHER CONTINUATION OF OPERATING AUTHORITY

Applicant/Licensee: **Buddy Corp.**

Call Sign: WNXW487

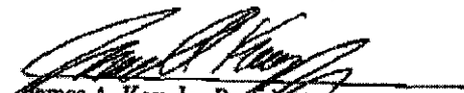
Buddy Corp. hereby respectfully requests that its operating authority under the above-referenced licenses be further extended an additional ninety (90) days, i.e., to and including October 26, 2006. This request is filed pursuant to Sections 301 and 308(a) of the Communications Act of 1934, as amended, 47 U.S.C. §§ 301 & 308(a), Section 9(b) of the Administrative Procedure Act, 5 U.S.C. § 558(c).¹

For the reasons stated in the *Motion for Further Extension of Operating Authority* (copy appended hereto), being separately filed in WT Docket Nos. 94-147 & 97-56, the public interest, convenience, and necessity will be served by prompt and favorable action on this request.

Please direct any questions or correspondence concerning this matter to the Applicant's regulatory counsel, as follows:

Robert J. Keller, Esq.
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Washington, D.C. 20033-0428 Email: rjk@telcomlaw.com

Anti-Drug Abuse Act Certification. No officer, director, or shareholder of Applicant, or any other party to this application, is subject to a denial of federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862.


James A. Kay, Jr., President
Buddy Corp.

Dated: 17 July 2006

¹ To the extent that this filing requests continuation of Title III authority, it is technically and "application" within the meaning of Section 308(a) of the Communications Act. 47 U.S.C. § 308(a). Applicant attempted but was unable to determine a method of submitting one or more applications for this purpose electronically, and it is therefore being submitted in this form. In view of the unusual circumstances and the need for expediency, Applicant respectfully requests waiver of any rules, regulations, or requirements as to the form of this filing. Applicant will promptly pay any application processing fees the Commission determines are applicable.

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

In the Matters of)	
)	
JAMES A. KAY, JR.)	WT Docket No. 94-147
)	
Licensee of One Hundred Fifty Two Part 90)	
Licenses in the Los Angeles, California Area)	
)	
MARC SOBEL AND MARC SOBEL)	WT Docket No. 97-56
D/B/A AIR WAVE COMMUNICATIONS)	
)	
Licensee of Certain Part 90 Licenses)	
in the Los Angeles, California Area)	

MOTION FOR FURTHER EXTENSION OF OPERATING AUTHORITY

James A. Kay, Jr. ("Kay")¹ and Marc D. Sobel ("Sobel") (jointly, "Petitioners"), pursuant to Sections 301 and 308(a) of the Communications Act of 1934, as amended, 47 U.S.C. §§ 301 & 308(a), Section 9(b) of the Administrative Procedure Act, 5 U.S.C. § 558(c), and Section 1.41 of the Commission's Rules and Regulations, 47 C.F.R. § 1.41,² hereby respectfully move the Commission to further extend operating authority pursuant to the licenses listed in Attachment A hereto, in support whereof the following is respectfully shown:

1. In previous filings, Petitioners have moved to extend the operating authority to July 28, 2006.³ It was anticipated that this would provide adequate time for the Commission to complete its consideration of the August 3, 2005, *Motion to Modify Sanction*, and Petitioners are still desirous of concluding this matter as expeditiously as possible. Nevertheless, insofar as the

¹ As to Call Sign WNXW487 this filing is also presented on behalf of Buddy Corp., an entity wholly owned and controlled by Kay. See Attachment A at n.2.

² A separate application by each of the licensees is being filed concurrently herewith.

³ On October 17, 2005, Petitioners filed a joint *Motion for Extension of Operating Authority* for ninety (90) days following finality of the Supreme Court's denial of certiorari, i.e., to January 28, 2006. On January 17, 2006, Petitioners filed a joint *Motion for Further Extension of Operating Authority* for an additional ninety (90) days, i.e., to April 28, 2006. On April 12, 2006, Petitioners filed a joint *Motion for Further Extension of Operating Authority* for an additional ninety (90) days, i.e., to July 28, 2006.

List A B C D E 042

specified July 28 date is now less than two weeks away, Petitioners are submitting this request for further extension of operating authority, out of an abundance of caution, to ensure adequate time for a final resolution of the *Motion to Modify Sanction*.

2. Accordingly, for the same reasons stated in the previous filings (see footnote 3, above), all of which are still fully applicable, Petitioners' respectfully move the Commission to further extend and continue their operating authority for an additional ninety (90) days, to and including Thursday, October 26, 2006, pending and subject to Commission consideration of and action on the August 3, 2005, *Motion to Modify Sanction*.

Respectfully submitted:

By: 
Robert J. Keller
Counsel for James A. Kay, Jr., and
Marc Sobel d/b/a Air Wave Communications
Law Offices of Robert J. Keller, P.C.
PO Box 33428 – Farragut Station
Washington, D.C. 20033-0428
202-223-2100

Aaron P. Shainis
Counsel for James A. Kay, Jr.
Shainis and Peltzman, Chartered
1850 M Street, N.W. – Suite 240
Washington, D.C. 20036-5803
202-293-0011

Dated: July 19, 2006

ATTACHMENT A

Page 1 of 2

JAMES A. KAY, JR.

<u>Calls Sign</u>	<u>Svc</u>	<u>Exp. Date</u> ⁴
WNIZ676	GX	01/21/1998
WNJA910	YX	06/22/1998
WNJL306	YX	12/22/1997
WNKV762	YX	03/21/1999
WNMT755	GX	05/11/1998
WNMY402	YX	10/31/2000
WNMY773	GX	01/06/1999
WNPJ874	YX	06/07/1998
WNSK552	YX	08/10/1998
WNVL794	GX	02/18/1998
WNVW779	GX	05/11/1998
WNWB268	GX	05/17/1998
WNWB332	GX	05/11/1998
WNWK982	GX	05/11/1998
WNWN703	GX	03/30/1998
WNWQ651	GX	05/11/1998
WNXB280	GX	04/16/1998
WNXG372	GX	05/17/1998
WNXQ353	GX	05/11/1998
WNXQ911	GX	01/27/1998
WNXS450	GX	05/11/1998
WNXS753	GX	01/29/1997
WNXW280	GX	05/11/1998
WNXW327	YX	06/01/1998
WNXW487 ⁵	GB	11/23/1997
WNXW549	GX	05/11/1998
WNYQ437	GX	05/11/1998
WNYS747	GX	05/11/1998
WNZY505	GX	05/11/1998
WNZZ731	GX	09/24/1997
WPAP683	GX	10/05/1997
WPAZ639	GX	06/02/1998
WPBW517	GX	04/08/1998
WPBZ518	GX	08/10/1998

⁴ Timely-filed renewal applications are pending.

⁵ The ordering clause in the Decision identifies this as license of James A. Kay, Jr., but it is actually held by Buddy Corp., and entity wholly owned by James A. Kay, Jr.

ATTACHMENT A
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MS AIRWAVES, INC.⁶

<u>Calls Sign</u>	<u>Svc</u>	<u>Exp. Date⁷</u>
KNBT299	GX	04/22/1999
KRU576	GX	04/22/1999
WNPY680	GX	02/24/1999
WNWB334	GX	04/20/1998
WNXL471	GX	07/05/1999
WNYR424	GX	04/22/1998
WPAD685	GX	04/22/1998
WPCA891	GX	04/26/1998
WPCG780	GX	03/01/1999
WPCZ354	GX	06/30/1999
WPDB603	GX	02/04/1999
WPF529	GX	07/05/1999
WPFH460	GX	07/13/1999
WNZC764 ⁸		

⁶ At the time of the decision these authorizations were held by Marc D. Sobel, and individual. Pursuant to pro forma assignment of licenses they are now held by MS Airwaves, Inc., a corporation controlled by Sobel.

⁷ Timely-filed renewal applications are pending.

⁸ This call sign is listed in the ordering clause of the revocation order. Sobel believes that it is no longer an active authorization, but has not yet been able to confirm this, and so he has included it here out of an abundance of caution.