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September 28, 2006

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BY COURIER

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

RECEIVED

SEP 28 2006

Federal Communications Commission
Office of Secretary

Attention: Allocations Branch, Audio Division
Media Bureau

Re: Capstar TX Limited Partnership
FRN: 0003-4749-47
Addendum to Response to Request for Supplemental Information
WVBZ(FM), High Point, NC, Facility ID No. 74204
MB Docket No. 05-115
RM-11202

Dear Ms. Dortch:

Capstar TX Limited Partnership ("Capstar"), the licensee of WVBZ(FM), Channel 262C, High Point, North Carolina (Facility ID No. 74204), by its attorneys, hereby submits this addendum to its response to the Request for Supplemental Information issued by the Assistant Chief, Audio Division, Media Bureau, DA 06-1050 (rel. May 19, 2006) (the "Request"). The Request relates to Capstar's request for approval of the withdrawal of its interest in the reallocation of WVBZ(FM) from Channel 262C at High Point, North Carolina, to Channel 262CO at Liberty, North Carolina.

On June 20, 2006, Capstar submitted its Response for Supplemental Information ("Response"), which, for background, included at Attachment B a copy of the Antenna Site Lease Agreement dated June 1, 1986. It was recently discovered that pages 2 and 3 of the

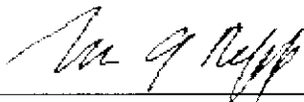
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Marlene H. Dortch, Secretary
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Antenna Site Lease Agreement were not included in the Response. Capstar hereby submits these two pages to be incorporated with its Response.

Respectfully submitted,

HOGAN & HARTSON L.L.P.

By: 
Marissa G. Repp

Attorneys for Capstar TX Limited
Partnership

Enclosure

cc: John A. Karousos, Assistant Chief, Audio Division, Media Bureau
Andrew J. Rhodes, Esq., Audio Division, Media Bureau
David A. O'Connor, Esq.

Tower or Building and reserves the right to make alterations or additions thereto from time to time. Provided, that if the erection of the steel for the Tower has not commenced by July 1, 1986, Lessee shall have the option to terminate this Agreement on or before August 1, 1986 by notifying Lessor in writing of its desire to terminate this lease.

The location of the Tower and Building shall be subject to such changes as may be deemed necessary by Lessor's consulting engineer for engineering purposes or as may be required for compliance with applicable state and federal laws or regulations.

2. Leased Tower and Building Space. Subject to the terms of this Agreement, Lessor leases to Lessee and Lessee rents from Lessor space on each of the three sides of the Tower sufficient for the installation of the WXIK transmitting antenna (Harris ERI Model 1063-4CP-DA or equivalent including radomes and ice shield), two microwave receiving dishes (Anixter Mark Model P-9120GR or equivalent with ice shields), studio-transmitter link equipment, remote control equipment (1 DB Products Model 436 or equivalent and ice shields), transmission lines and other associated transmission hardware. The WXIK transmitting antenna will be located on the tower at a height to be determined by Lessor's consulting engineer but which shall in no event be lower than 1,700 feet above ground. During the term of this Agreement, no other radio station's transmitting antenna shall be located at a height higher than that of WXIK's. The microwave dishes shall be mounted on the Tower at approximately the 850 and 700 foot levels respectively. The remote control equipment shall be mounted on the Tower at approximately the 825 foot level. The following transmission lines shall be used: four inch Andrew Heliac or equivalent for the FM transmitting antenna; 1 5/8 inch Andrew Heliac or equivalent for the two microwave dishes; and 7/8 inch Andrew Heliac or equivalent for the remote control equipment.

Additionally, Lessor leases to Lessee and Lessee rents from Lessor a portion of the Building to be designated by Lessor, such portion to consist of approximately 700 square feet (the "Building Space"), to house Lessee's transmitting and associated equipment. In addition, Lessor leases to Lessee and Lessee rents from Lessor approximately 100 square feet of space on which Lessee may construct a concrete pad and shelter to mount a satellite dish, electrical generator and air conditioning unit. The

Leased Site and all of Lessee's antennas, microwave receiving dish, lines, and equipment thereon (collectively the "Broadcasting Equipment") will be used by Lessee in connection with the operation of WXIK.

3. Term. The term of this Agreement shall begin (whichever date is last) on the date that Lessee obtains a construction permit from the Federal Communications Commission authorizing operation of Radio Station WXIK from the Tower or the date Lessor certifies to Lessee that the Tower is completed and ready for use and that the Building Space is completed and ready for occupancy and such conditions are certified in writing to Lessee by Lessor (the "Commencement Date"), and shall continue for a term of five (5) years thereafter. Lessee shall have the options of renewing this lease for three (3) additional terms of five (5) years each. This lease shall be automatically renewed for each succeeding five (5) year term unless Lessee informs Lessor, in writing, of its decision not to renew at least six (6) months prior to the commencement of a new five (5) year term.

4. Rental. Lessee shall pay to Lessor throughout the term of this Agreement a monthly rental for the Leased Site which shall be computed by multiplying \$3.00 times the distance in feet between the base of the tower and the radiation center of WXIK transmitting antenna as ultimately constructed. After the initial five year term, the monthly rental shall be increased by FIVE PERCENT (5%) every year. Each such rental shall be determined by multiplying the monthly rental then being paid by FIVE PERCENT (5%). Thus, for example, if the distance between the base of the tower and the WXIK antenna radiation center were 1,700 feet, the rental payments over the term of the lease would be as set forth in Exhibit B.

If the Commencement Date occurs on a day other than the first day of a calendar month, the first monthly rental installment shall be prorated as of the day of the month on which this Agreement commences. Each monthly rental installment thereafter shall be due and payable on or before the first day of the month without setoff, abatement, reduction, or demand.

5. Taxes. All Broadcasting Equipment or other property attached to or otherwise brought onto the Leased Site by Lessee shall at all times be deemed to be personal property and Lessee shall pay all personal property taxes and any other taxes which may be assessed with respect to such Broadcasting Equipment or property.

1986-5yrs
3-5yr terms
20 yrs
2006