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January 29, 2007

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

FILED/ACCEPTED

JAN 29 2007

Federal Communications Commission
Office of the Secretary

Mark Lipp
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mlipp@wrf.com

Re: Request to Extend Time to File Form 301 Application
MB Docket No. 05-45
Station KMCX-FM, Ogallala, Nebraska
Capstar TX Limited Partnership

Dear Ms. Dortch:

On August 4, 2006, the Commission released the Report and Order in MB Docket 05-45 and ordered Capstar TX Limited Partnership ("Capstar"), licensee of Station KMCX-FM, Ogallala, Nebraska, to file a Form 301 application to change its channel from 293C1 to 294C1 to accommodate the allotment of Channel 292CO to Atwood, Kansas. The eventual permittee of the Atwood channel is required to reimburse Capstar for its expenses in changing the channel.

In view of the fact that the party responsible for reimbursing Capstar is not known and may not be known for several years, Capstar requests an extension of time in which to file Form 301 to implement the action taken in MB Docket 05-45. It has been the Commission's policy to allow stations to delay the actual change until there is a reimbursing party. See e.g., Ada, Newcastle and Watonga, Oklahoma, 11 FCC Rcd 16896 (1996) at para. 19 ("no station need take steps to change its frequency until it is assured that it will receive payment. See Churchville and Luray, Virginia, 5 FCC Rcd 1106 (1990); recon. denied, 6 FCC Rcd. 1313 (1991).")

Capstar recognizes that it may be required to change channels at any earlier date should another station rely on the channel change. In that event, Capstar would seek reimbursement from the benefiting party.

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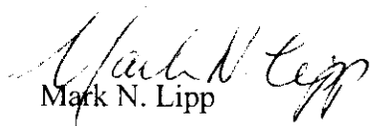
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January 26, 2007

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Please contact undersigned counsel for Capstar should there be any questions about this request.

Sincerely,


Mark N. Lipp

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