



February 28, 2007

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By Electronic Filing

Marlene H. Dortch
Secretary
Federal Communications Commission
Portals II Building
445 Twelfth Street, SW
TW-A325
Washington, DC 20554

**Re: Television Station Section 339(a)(2)(D)(viii) Waiver Extension Request
KFTR-TV, Ontario, CA (FIN: 60549)
MB DOCKET NO. 05-317**

Dear Ms. Dortch:

On behalf of Telefutura Los Angeles LLC, the permittee of Station KFTR-DT, Ontario, California (“KFTR”), and pursuant to Section 339 (a)(2)(D) of the Communications Act of 1934 (the “Act”), as amended by the Satellite Home Viewer Extension and Reauthorization Act of 2004 (“SHVERA”),¹ the purpose of this correspondence is to request an extension of the six-month waiver granted to the station on October 31, 2006 regarding digital testing of KFTR-DT’s signal. Good cause exists for the instant waiver request because the station continues to meet the waiver criteria under Section 339(a)(2)(D)(viii)(I) (need for international coordination).

In its Form 381 filing, KFTR-DT certified that it would construct the maximization facilities in FCC File No. BMPCDT-20021020ABV that have not yet been authorized due to the need to secure international coordination. That application remains pending and KFTR-DT has timely filed a request for waiver of the July 1, 2006 maximization/replication deadline. In the interim, KFTR-DT has commenced digital operations pursuant to Special Temporary Authority (“STA”). Pursuant to the STA, the station’s current DTV signal contour is less than its allotment.

¹ See 47 U.S.C. § 339(a)(2)(D) as amended by Section 204 of SHVERA.

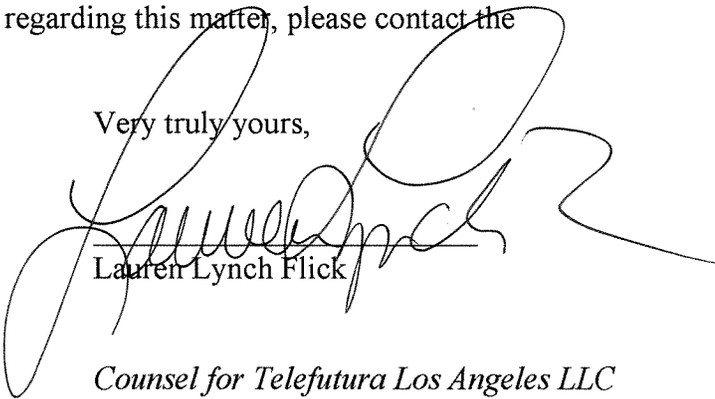
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Accordingly, the delay resulting from awaiting Mexican concurrence for KFTR-DT's proposed full-power digital service warrants an extension of the six-month waiver of digital testing to prohibit satellite subscribers from conducting or seeking a digital signal strength test and receiving a distant digital signal from the same network under Section 339 of the Act. As a result, Telefutura Los Angeles LLC respectfully requests that the Commission grant the requested extension.

Should there be any questions regarding this matter, please contact the undersigned.

Very truly yours,



Lauren Lynch Flick

Counsel for Telefutura Los Angeles LLC

532300-0001113