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March 23, 2007

Federal Communications Commission
Office of the Secretary

Via Electronic Filing and Hand Delivery

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

**Re: Supplement to
Request for Waiver of Replication/Maximization Interference
Protection Deadline, MB Docket No. 03-15
KIMA-DT, Yakima, Washington (FIN #56033)**

Dear Ms. Dortch:

On behalf of Fisher Broadcasting – Washington TV, L.L.C. (“Fisher”), permittee of digital television broadcast station KIMA-DT, Channel 33, Yakima, Washington, this letter hereby supplements the above-referenced pending request for waiver of the July 1, 2006 replication/maximization interference protection deadline. Fisher submitted the waiver request on July 7, 2006 because its application for modification of the KIMA-DT construction permit to specify the station’s previously certified replication facilities was pending. See FCC File No. BMPCDT-20060706AFQ. While that application was subsequently granted on September 27, 2006, Fisher continues to be unable to complete construction of its digital facilities due to an unforeseen delay in the delivery of its full-power digital transmitter.

The permittee has been working with OMB Sistemas Electrónicos (“OMB”), a manufacturer of transmitters and antenna systems, for the manufacture of the transmitter. OMB had previously committed to supplying the transmitter with the specifications Fisher requested. However, the manufacturer has run into technical difficulties and is unable to produce the transmitter to requisite standards in a timely fashion. As a result of this delay, Fisher is unable to complete construction of the KIMA-DT replication facilities at this time. Moreover, Fisher has been forced to reevaluate whether OMB will be able to deliver the transmitter as promised and, if not, whether Fisher will be required to substitute an alternate transmitter.

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At present, KIMA-DT replicates 96.2% of its existing audience. Nevertheless, Fisher is committed to constructing the KIMA-DT replication facilities as certified in its pre-election certification and authorized by its DTV construction permit in an expeditious manner. Accordingly, upon receipt of the transmitter, Fisher will complete the installation expeditiously and file the requisite license application.

For these reasons, Fisher hereby reiterates its request for waiver of the replication/maximization interference protection deadline. Concurrent with the filing of the instant supplement, the permittee is filing a supplement to its pending Request for Special Temporary Authority (FCC File No. BEDSTA-20060616ACY), and a request for extension of its existing construction permit.

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

Respectfully submitted,



Veronica D. McLaughlin Tippet

Enclosures
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