

**AKIN GUMP
STRAUSS HAUER & FELD LLP**

Attorneys at Law

TOM W. DAVIDSON
202.887.4011/fax: 202.887.7719
tdavidson@akingump.com

July 2, 2007

VIA ECFS

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

Re: MB Docket No. 05-317
KAUZ-TV, Wichita Falls, Texas, Facility ID No. 6864
TELEVISION STATION SECTION 339(a)(2)(D)(vii) WAIVER REQUEST

Dear Ms. Dortch:

In response to an informal staff request, Hoak Media of Wichita Falls License, LLC (“Hoak”), the licensee of KAUZ-TV and permittee of KAUZ-DT, Wichita Falls, Texas, Facility ID No. 6864, by its attorneys, hereby supplements its request filed on February 15, 2007 seeking a six-month waiver (“Testing Waiver”) of the July 15, 2007 digital signal testing implementation date (“July Deadline”). Hoak is supplementing this request (and amending and modifying its request to the extent this supplement modifies and clarifies information in the Testing Waiver) by providing information on the population and area presently served by its pre-transition DTV facilities, as well as the population and area predicted to be served by its outstanding digital construction permit for its pre-transition DTV channel and facilities.

Hoak currently is operating reduced power digital facilities (“Current Facilities”) on its pre-transition DTV channel pursuant to a special temporary authorization. See BDSTA-20030114ABP (extension request pending). According to an engineering analysis Hoak commissioned in mid-2006, the Current Facilities serve an area of approximately 17,852 square kilometers and a population of approximately 202,999. Hoak’s outstanding digital construction permit (“CP Facilities”) for its pre-transition DTV facilities, see BPCDT-19991028ADQ, are predicted to serve an area of approximately 21,519 square kilometers and a population of approximately 292,131.¹ Consequently, KAUZ-DT presently is unable to serve 17.1% of the

¹ Because Hoak intends to operate post-transition on its pre-transition DTV channel, its CP Facilities are the same as its post-transition DTV facilities. See Comments of Hoak Media, LLC in MB Docket 87-268 (January 25, 2007 at 9).

July 2, 2007
Page 2 of 2

area and 31.5% of the population predicted to be served by KAUZ-DT's authorized pre-transition DTV facilities because of the current side-mounted position of its antenna.

For all of the reasons set forth in the Testing Waiver and in this supplement, Hoak respectfully requests that the Federal Communications Commission grant a Testing Waiver for KAUZ-DT. Please direct any questions or inquiries regarding this matter to the undersigned.

Respectfully submitted,

/s/

Tom W. Davidson, Esq.

cc: Rosalee Chiara, Esq.