

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)
)
 Advanced Television Systems) MB Docket No. 87-268
 And Their Impact on the Existing)
 Television Broadcast Service)

To: Office of the Secretary

PETITION FOR PARTIAL RECONSIDERATION OF MEREDITH CORPORATION

By its attorneys and pursuant to Section 1.429 of the Commission’s Rules,¹ Meredith Corporation (“Meredith”), permittee of KCTV-DT (Kansas City, Missouri) (the “Station”), hereby respectfully requests that the Commission reconsider portions of the *Seventh Report and Order* in the above-captioned proceeding in which it adopted a new DTV Table of Allotments.²

Meredith petitions for change of certified facilities and requests revision of the Station’s allotment set forth in the *Seventh Report and Order*. Specifically, Meredith requests that the certification and allotment be made consistent with the Station’s correctly authorized operations, which it will continue to maintain post-transition. The license and allotment reflect an incorrect latitude. Attached as Exhibit A is correspondence to the Commission requesting correction.

Pursuant to this Petition, the DTV Table of Allotments would be changed from:

Facility ID	State and City		NTSC		DTV				
			Ch	Ch	ERP kW	HAAT (m)	Antenna ID	Latitude (DDMMSS)	Longitude (DDMMSS)
41230	MO	KANSAS CITY	5	24	1000	319	67335	390415	943457

¹ 47 C.F.R. § 1.429 (2006).

² In the Matter of Advanced Television Systems and Their Impact Upon Existing Television Broadcast Service, *Seventh Report and Order*, MB Docket No. 87-268, FCC 07-138 (rel. Aug. 6, 2007). The *Seventh Report and Order* was published in the Federal Register on September 26, 2007. See 72 Fed. Reg. 54720. Accordingly, this petition is timely filed. See 47 C.F.R. §§ 1.429(d), 1.4(b).

To:

Facility ID	State and City		NTSC		DTV				
			Ch	Ch	ERP kW	HAAT (m)	Antenna ID	Latitude (DDMMSS)	Longitude (DDMMSS)
41230	MO	KANSAS CITY	5	24	1000	319	67335	390414	943457

Meredith certifies that the revised allotment will not result in any new interference.

Conforming the DTV Table of Allotments to the authorized parameters would permit the Station after the end of the DTV transition to continue operating as presently authorized and thus avoid causing service disruptions. Meredith accordingly believes that consideration and grant of this instant petition is in the public interest.³

For these reasons, Meredith petitions for change of the Station's certified facilities and revision of the allotment to conform with the corrected facilities.

Respectfully submitted,
MEREDITH CORPORATION

/s/

By _____
Scott S. Patrick

DOW LOHNES PLLC
1200 New Hampshire Avenue, NW, Suite 800
Washington, DC 20036
202-776-2000

Its Attorneys

Dated: October 26, 2007

³ See 47 C.F.R. § 1.429(b)(3).

EXHIBIT A

Commission Correspondence

Brown, Ruby

From: Folliard, Robert
Sent: Thursday, March 08, 2007 10:35 AM
To: 'nai.tam@fcc.gov'
Cc: Latek, Kevin
Subject: KCTV(TV)-DT Coordinate Correction
Attachments: KCTV FAA Determination of No Hazard.pdf; KCTV ASR.pdf

Nai

Following up on our conversation yesterday, Meredith Corporation, licensee of KCTV(TV) and permittee of KCTV-DT, recently discovered that the coordinates for the station's combined analog/digital tower are off by less than one second.

Specifically, the coordinates on the station's analog license (BMLCT-19951020KE) and digital construction permit (BMPCDT-20040715ADD, covering license application pending) are as follows

39-04-15 N, 94-34-57 W (NAD 27)

The correct coordinates after rounding to the nearest second are as follows:

39-04-14 N, 94-34-57 (NAD 27)

The FAA already has approved this minor coordinate correction, and we have amended the station's Antenna Structure Registration accordingly (#1005811). Attached for your reference are copies of the FAA Determination of No Hazard and the revised Antenna Structure Registration.

I would appreciate it if you could update the geographic coordinates in CDBS for the station's analog and digital facilities.

Thanks for your help and let me know if you have any questions.

-Rob

Robert J. Folliard, III
Attorney at Law

 **DowLohnes** PLLC

1200 New Hampshire Avenue, NW Suite 800 Washington, DC 20036-6802

T 202-776-2357 F 202-776-4357

E rfolliard@dowlohnesc.com

www.dowlohnesc.com

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3/8/2007