

COVINGTON & BURLING LLP

1201 PENNSYLVANIA AVENUE NW
WASHINGTON, DC 20004-2401
TEL 202.662.6000
FAX 202.662.6291
WWW.COV.COM

BRUSSELS
LONDON
NEW YORK
SAN FRANCISCO
WASHINGTON

ROBERT M. SHERMAN
TEL 202.662.5115
FAX 202.778.5115
RSHERMAN@COV.COM

July 11, 2008

VIA ELECTRONIC FILING

FILED/ACCEPTED

JUL 11 2008

Federal Communications Commission
Office of the Secretary

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

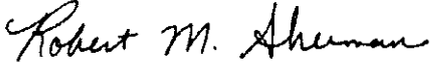
Re: *Amendment of Section 73.622(b), Final DTV Table of Allotments,
Television Broadcast Stations (Columbus, Georgia)*
File No. RM-11437

Dear Ms. Dortch:

In the above-referenced Petition for Rulemaking, WTVM License Subsidiary, LLC ("WTVM"), licensee of television station WTVM(TV), Columbus, Georgia, and licensee/permittee of television station WTVM-DT, sought an amendment to the DTV Table of Allotments to replace Columbus, Georgia's existing Channel 9 allotment with an allotment for Channel 11. In its Petition, WTVM noted that the proposed Channel 11 facility would create new interference to one neighboring station, WSFA-DT, Montgomery, Alabama. WTVM's Petition accordingly included an agreement between WTVM and WSFA-DT's licensee/permittee, WSFA License Subsidiary, LLC ("WSFA"), in which WSFA agreed to accept 1.8% unique interference from WTVM's proposed facility. By this agreement, WSFA consented to approximately 1.8% interference to its theoretical Appendix B facility, as well as approximately 0.3% interference to its existing DTV construction permit facility.

On June 20, 2008, WSFA filed an application for a permit to construct maximized DTV facilities, File No. BMPCDT-20080620ABY. The facility proposed in WTVM's Petition would create approximately 3.72% unique interference to the facility proposed in WSFA's pending construction permit application. To resolve this interference, on July 9 the parties entered into the attached further agreement, in which WSFA agreed to accept interference from WTVM's proposed facility up to 3.72%. Accordingly, in the July 9 agreement, WSFA consented to the limited interference that WTVM's proposed facility would create to its proposed maximized facility, to its construction permit facility, and to its theoretical Appendix B facility.

Respectfully submitted,


Robert M. Sherman

Enclosure

No. of Copies rec'd 041
List ABCDE

INTERFERENCE ACCEPTANCE AGREEMENT

This Mutual Interference Acceptance Agreement ("Agreement") is entered into as of July 9, 2008 by and between WTVM License Subsidiary, LLC ("WTVM") and WSFA License Subsidiary, LLC ("WSFA").

1. WTVM License Subsidiary, LLC is the licensee of Television Station WTVM, FCC Facility ID No. 595, Columbus, Georgia, and holds a construction permit issued by the Federal Communications Commission ("FCC") authorizing WTVM to construct a post-transition digital television ("DTV") facility on Channel 9 (*see* FCC File No. BLCDDT-20080505ABO, hereafter referred to as the "WTVM Permit").

2. WSFA License Subsidiary, LLC is the licensee of Television Station WSFA-DT, FCC Facility ID No. 13993, Montgomery, Alabama, and holds a construction permit issued by the FCC authorizing WSFA to construction a post-transition DTV facility on Channel 12 (*see* FCC File No. BPCDDT-20080505ABB, hereafter referred to as the "WSFA Permit").

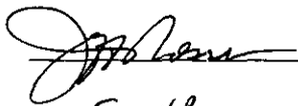
3. WTVM desires to modify its authorized post-transition DTV facilities and maximize service to the public by constructing DTV facilities on Channel 11. Specifically, WTVM has filed a Petition for Rulemaking requesting facilities on channel 11 which would produce a total of 1.865% unique interference to the Appendix B theoretical facility of station WSFA and 0.317% interference to the facility authorized by WSFA's construction permit, File No. BPCDDT-20080505ABL. In addition, WTVM's proposed facility would produce 3.72% unique interference to WSFA's proposed maximized DTV facility, File No. BMPCDDT-20080620ABY. Neither party contemplates making any other change to either the WTVM Permit or the WSFA Permit.

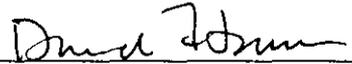
4. WSFA hereby agrees to accept the interference which would result from the increase in ERP described in Paragraph 3 hereof.

5. Except for the agreement set forth in Paragraph 4 hereof, no consideration is being paid or promised by either party in connection with this Agreement.

WSFA License Subsidiary, LLC

WTVM License Subsidiary, LLC

By: 

By: 

Title: SR. VP

Title: VP / COO