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Marlene H. Dortch
Federal Communications Commission
445 Twelfth Street, SW
Washington, DC 20554

**Re: Television Station Section 339(a)(2)(D)(viii) Waiver Request
KCBY-DT, Coos Bay, OR (FIN: 49750)
MB DOCKET NO. 05-317**

Dear Ms. Dortch:

On behalf of Fisher Broadcasting – Oregon TV, L.L.C., the licensee of Station KCBY-DT, Coos Bay, Oregon (“KCBY”), 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 previously granted to the station with respect to digital signal strength testing of KCBY-DT’s signal.² Good cause exists for the instant waiver request because it meets the waiver criteria under Section 339(a)(2)(D)(viii)(IV).

KCBY-DT continues to operate its facility utilizing a side-mount DTV antenna operating with a directionalized pattern until such time as the station is able to remove its analog antenna from the top-mount position on the station’s tower and increase power to more accurately replicate the station’s analog service area at the end of the digital transition. Accordingly, the reduced coverage achieved by the

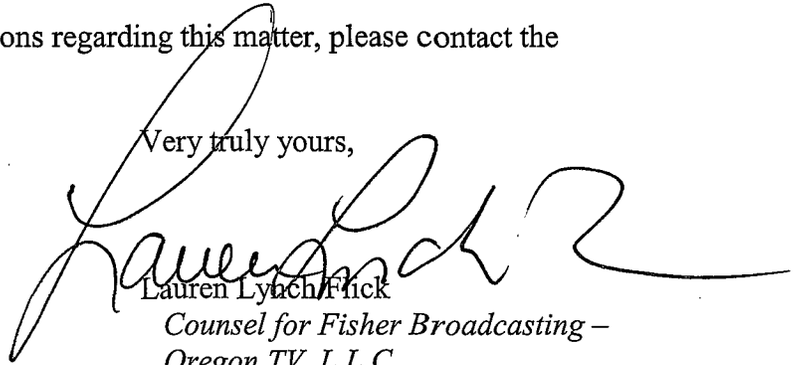
¹ See 47 U.S.C. § 339(a)(2)(D) as amended by Section 204 of SHVERA.

² See DA 08-1277 (released June 6, 2008).

current KCBY-DT operation continues to represent a substantial decrease in its digital coverage area and a continued waiver of the digital testing procedures of SHVERA is respectfully requested

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

Very truly yours,



Lauren Lynch/Flick
*Counsel for Fisher Broadcasting –
Oregon TV, L.L.C.*

cc: Nazifa Sawez

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