

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

In the Matter of:)
)
Review of the Emergency Alert System;)
)
Independent Spanish Broadcasters)
Association, the Office of Communication)
Of the United Church of Christ, Inc., and the)
Minority Media and Telecommunications)
Council, Petition for Immediate Relief)

EB Docket No. 04-296

To: David S. Turetsky, Chief
Public Safety and Homeland Security Bureau

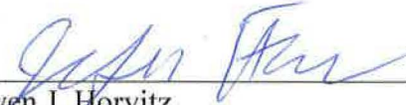
**MINOR AMENDMENT TO PETITION OF CEQUEL
COMMUNICATIONS, LLC FOR TEMPORARY WAIVER**

Cequel Communications, LLC d/b/a Suddenlink Communications (“Suddenlink”), by its counsel, respectfully submits this minor amendment to its pending Petition for Temporary Waiver (“Petition”) for 62 of its smallest cable systems from compliance with the Emergency Alert System (“EAS”) requirements in Section 11.56 of the Commission’s rules. By this amendment, Suddenlink is providing corrected Appendices A and B to its Petition.

In its Petition, filed with the Commission on June 19, 2012, Suddenlink requested temporary waivers for 62 of its smallest cable systems; however, it inadvertently omitted 8 systems from its request. One of these systems (Grove, TX) already has CAP-compliant EAS equipment, but is seeking a 90 day waiver in order to resolve network connectivity issues and finalize testing. The remaining 7 systems (Boonville, AR; Ozark, AR; Paris, AR; Lamar, MO; Gatesville, TX; Hearne, TX; and Lindsay, TX) do not have broadband Internet access at this time

and therefore are seeking 6 month waivers. These changes are reflected in the corrected Appendices A and B attached hereto.

Respectfully submitted,

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Counsel to Suddenlink Communications

June 28, 2012

CERTIFICATION

I, Eric Eby, hereby certify that statements made in the foregoing Minor Amendment are made in good faith and are true and correct to the best of my knowledge, information and belief.


_____ by MJC

Eric Eby
Director of Video Engineering
Suddenlink Communications

June 28th, 2012

Appendix A

(Suddenlink Systems Seeking 90-Day Waivers)

Appendix A

Suddenlink Systems Seeking 90 Day Waivers From CAP Compliance (Until September 30, 2012)

Atkins, AR
Charleston, AR
Dover, AR
DeWitt, AR
Hazen, AR
Hughes, AR
Mt Ida, AR
Nashville, AR
Waldron, AR
St. Maries, ID
Argenta, IL
Odon, IN
Rockville, IN
Anthony, KS
Fort Scott, KS
St Joseph, LA
Ville Platte, LA
Fayette, MO
Jefferson City (Cole County), MO
Fairview, OK
Heavener, OK
Hugo, OK
Idabel, OK
Poteau, OK
Sallisaw, OK
Spiro, OK
Albany, TX
Anson, TX
Big Lake, TX

Brady, TX
Breckenridge, TX
Caldwell, TX
Canadian, TX
Clarendon, TX
Crane, TX
Dimmitt, TX
Electra, TX
Grapeland, TX
Grove, TX
Hamlin, TX
Hawkins, TX
Hawkins, TX (Wood County)
Henrietta, TX
Kermit, TX
Lampasas, TX
Lost Pines, TX
Monahans, TX
Navasota City, TX
Nocona, TX
Olney, TX
Paducah, TX
Pecos, TX
Quanah, TX
Rotan, TX
Seymour, TX
Shamrock, TX
Sonora, TX
Trinity, TX

Appendix B

(Suddenlink Systems Seeking 6 Month Waivers)

Appendix B

Suddenlink Systems Seeking 6 Month Waivers From CAP Compliance (Until December 31, 2012)

Booneville, AR
Ozark, AR
Paris, AR
Shaver Lake, CA
Teaken Butte, ID
Adairville, KY
Lamar, MO
Bloomingdale, OH
Knoxville, OH
Hearne, TX
Gatesville, TX
Lindsay, TX