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October 11, 2012

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

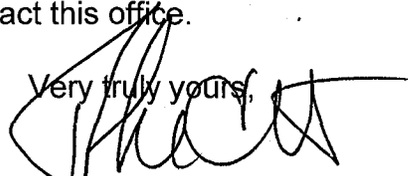
Re: KUTU-CD, Tulsa, Oklahoma (FCC Facility ID No. 31369);
Streamlined Financial Hardship Waiver Certification; MB Dock No. 11-93

Dear Madam Secretary:

On behalf of Oklahoma Land Company, LLC, ("OLC") the Licensee of KUTU-CD, Tulsa, Oklahoma, and pursuant to the Commission's Report and Order in *Implementation of the Commercial Advertisement Loudness Mitigation (CALM) Act*, 26 FCC Rcd 17222 (2011), is the licensee's Streamlined Financial Hardship Waiver Certification.

If you have any questions, please contact this office.

Very truly yours,



John C. Trent

cc: Oklahoma Land Company, LLC.

Before the
Federal Communications Commission
Washington, D.C. 20554

In the Matter of)
)
Implementation of the Commercial) MB Docket No. 11-93
Advertisement Loudness Mitigation Act)
)

To: Marlene Dortch, Secretary
Federal Communications Commission
Attn: Media Bureau

FINANCIAL HARDSHIP WAIVER REQUEST & CERTIFICATION

Comes Now Oklahoma Land Company, LLC, (“OLC”) the licensee of KUTU-CD, Tulsa, Oklahoma (the “Station”), acting pursuant to Section 2(b)(2) of the *Commercial Advertisement Loudness Mitigation Act* (“CALM Act”) and paragraphs 52 and 53 of the *Implementation of the Commercial Advertisement Loudness Mitigation (CALM) Act*, 26 FCC Rcd 17222 (2011)(“CALM Rules”), hereby certifies to the Federal Communications Commission that it is in need of a one-year delay in its required compliance with the CALM Rules and seeks such relief pursuant to the streamlined rules adopted by the Commission. In support thereof, the following is stated:

1. OLC submits and certifies that it meets the standard for being considered a “*small broadcast station*” for CALM Act and CALM Rules purposes. The Station’s programming consists of primarily foreign-language (Spanish) programming, and has produced annual gross revenues of *less* than Fourteen Million Dollars (\$14,000,000). Because of the size of OLC annual gross revenues, the Station qualifies as a “*small business*” under the relevant standards and meets the test established in the CALM Rules for treatment as a small broadcast station.

2. OLC also submits that it needs a one-year delay in obtaining equipment in order to avoid the financial hardship that would be imposed were it required to obtain the equipment by December 13, 2012. Acquisition of this equipment constitutes a financial hardship given the gross revenues and the expenses associated with the operation of the Station¹. A one year delay in OLC having to acquire this equipment represents a meaningful limitation on the financial hardship that the CALM Act imposes on the Station.

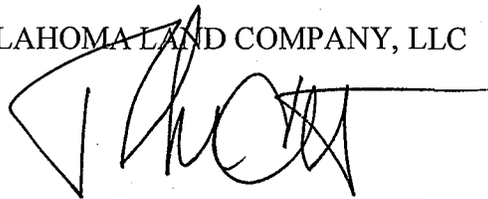
3. OLC hereby certifies that no party to this waiver request is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. 853a.

Conclusion

4. OLC is entitled to a financial hardship waiver permitting it to receive a one-year delay in its CALM compliance. Therefore, for the reasons set forth above, OLC respectfully requests the **GRANT** of this instant waiver request.

Respectfully submitted,

OKLAHOMA LAND COMPANY, LLC

By: 

John C. Trent, Esquire
It's Counsel

October 11, 2012
Putbrese Hunsaker & Trent, P.C.
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¹ Equipment purchase estimate is \$20,000.00.