

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

In the Matter of)	
)	
Applications for Consent to Assignment)	MB Docket No. 13-190
of Broadcast Station Licenses from)	BTCCDT-20130715AGP
Local TV, LLC to Dreamcatcher)	BTCCDT-20130715AGQ
Broadcasting, LLC)	BTCCDT-2010715AGR

To: The Commission

Joint Motion for Extension of Time

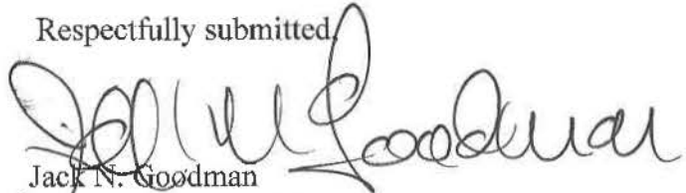
Dreamcatcher Broadcasting, LLC (“Dreamcatcher”), and Tribune Broadcasting Company II, LLC (“Tribune”), by counsel, hereby request an extension of time within which to file their oppositions to the Application for Review (“Application”) filed by Free Press of the Media Bureau’s decision in *Applications for Consent to Transfer of Control of Certain Licensee Subsidiaries of Local TV Holdings, LLC*, MB Docket No. 13-190 (rel. Dec. 20, 2013). The Application was filed on January 22, 2014. Under Section 1.115 of the Commission’s Rules, 47 CFR § 1.115, Dreamcatcher and Tribune’s oppositions would be due on February 6, 2014.

Counsel have been occupied in preparing and filing renewal applications due on February 3, 2014, responding to requests from the Commission’s staff concerning other applications pending before the Commission, and in preparing other reports and filings due to the Commission. In order to provide the Commission with the most useful response to the Free Press arguments, Dreamcatcher and Tribune request that the time within which they can file their oppositions be extended for 15 days, making their oppositions due on February 21, 2014.

Counsel for Free Press has authorized us to state that it has no objection to the grant of this request.

Wherefore, for the reasons presented above, this Motion should be granted and the time within which Dreamcatcher and Tribune may file oppositions extended to February 21, 2014.

Respectfully submitted,



Jack N. Goodman
Law Offices of Jack N Goodman
1200 New Hampshire Ave., N.W.
Washington, D.C. 20036

Counsel for Dreamcatcher Broadcasting, LLC



Mace J. Rosenstein
Covington & Burling
1201 Pennsylvania Ave., N.W.
Washington, D.C. 20004

*Counsel for Tribune Broadcasting Company II,
LLC*

February 3, 2014

Certificate of Service

I, Jack N. Goodman, hereby certify that I have, on this 3rd day of February 2014, caused to be sent by mail, first-class postage prepaid, copies of the foregoing "Joint Motion for Extension of Time" to the following:

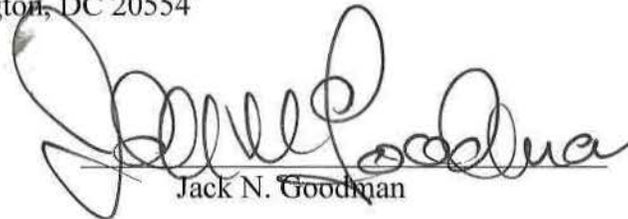
Lauren M. Wilson, Esq.
Matthew F. Wood, Esq.
Free Press
1025 Connecticut Avenue, NW
Suite 1110
Washington, DC 20036

Eric G. Null, Esq.
Angela J. Campbell, Esq.
Andrew Jay Schwartzman
Institute for Public Representation
Georgetown University Law Center
600 New Jersey Avenue, NW
Suite 312
Washington, DC 20001

Mace J. Rosenstein, Esq.
Covington & Burling LLP
1201 Pennsylvania Avenue, NW
Washington, DC 20004*

Michael D. Basile, Esq.
Colley LLP
1299 Pennsylvania Avenue, NW
Washington, DC 20004*

William Lake, Esq.
Barbara Kreisman, Esq.
David Roberts, Esq.
Media Bureau
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554*



Jack N. Goodman

* By electronic mail.