



Federal Communications Commission
Washington, D.C. 20554

January 12, 2018

Elizabeth E. Goldin, Esquire
Wiley Rein LLP
1776 K Street, NW
Washington, DC 20006

Re: Reporting Conditions for: **Capstar TX LLC**

WYKZ(FM), Beaufort, SC Facility ID No. 67680
WLVH(FM), Hardeeville, SC Facility ID No. 31094
WQBT(FM), Savannah, GA Facility ID No. 8594
WAEV(FM), Savannah, GA Facility ID No. 50403
WTKS(AM), Savannah, GA Facility ID No. 8589
WSOK(AM), Savannah, GA Facility ID No. 50406

Dear Ms. Goldin:

We have reviewed the materials submitted on behalf of your client, Capstar TX LLC, ("Capstar"), licensee of the above-noted employment unit. The Commission required Capstar to comply with reporting conditions ordered in *In the Matter of Capstar TX LLC, licensee of Stations WYKZ(FM) Beaufort, South Carolina, WLVH(FM), Hardeeville, South Carolina, WQBT(FM), Savannah, Georgia, WAEV(FM), Savannah, Georgia, WTKS(AM), Savannah, Georgia, WSOK(AM) Savannah, Georgia, Memorandum Opinion and Order and Notice of Apparent Liability for Forfeiture*, 29 FCC Rcd 15526 (2014).

In accordance with the requirements of the Federal Communications Commission's Equal Employment Opportunity rule, 47 C.F.R. § 73.2080, we conclude that the unit's final submission is satisfactory. In accordance with 47 C.F.R. § 73.3526(e)(10) of the Commission's rules, Capstar must place a copy of the letter and its response in each station's public inspection file.

Sincerely,

A handwritten signature in blue ink that reads "Lewis C. Pulley".

Lewis C. Pulley
Assistant Chief, Policy Division
Media Bureau