

FEDERAL COMMUNICATIONS COMMISSION

Enforcement Bureau Investigations and Hearings Division 445 12th Street, S.W., Suite 4-C330 Washington, D.C. 20554

April 26, 2007

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

KLFY, L.P. c/o Brooks, Pierce, McLendon, Humphrey & Leonard, L.L.P. P.O. Box 1800 Raleigh, North Carolina 27602

> Station KLFY-TV, Lafayette, Louisiana Re:

File No. EB-06-IH-3706

Dear Licensee:

The Enforcement Bureau is investigating whether KLFY, L.P. (the "Licensee") may have violated Section 317 of the Communications Act of 1934, as amended, 47 U.S.C. § 317, and Section 73.1212 of the Commission's rules, by airing certain video new releases ("VNRs") without proper sponsorship identification. According to a study by the Center for Media and Democracy ("CMD"), certain television broadcast stations, including Station KLFY-TV, allegedly aired one or more of 33 VNRs without proper identification. The Instructions for responding to this letter and the Definitions for certain terms used in this letter are contained in the attachment, infra. We direct the Licensee, pursuant to Sections 4(i), 4(j), 308(b) and 403 of the Communications Act of 1934, as amended,² to provide the information and Documents, as defined herein, within sixty (60) calendar days from the date of this letter.

Unless otherwise indicated, the period of time covered by these inquiries is July 1, 2005 to the present.

Inquiries: Documents and Information to be Provided

The CMD Study contains video recordings of allegedly original VNR programming material, as well as video recordings allegedly aired by the Licensee using that material. Both sets of video recordings are available at

 $^{^1}$ See 47 C.F.R. § 73.1212 ("the sponsorship identification rule"). 2 See 47 U.S.C. §§ 154(i), 154(j), 308(b), and 403.

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http://www.prwatch.org/fakenews2/findings/vnrs. According to the CMD Study, the Licensee allegedly aired a VNR-based segment containing material on behalf of the following person:

- Allstate, on June 5, 2006.
- General Motors ("Improving Child Safety In and Around Cars"), on July 10, 2006.
- 1. For each VNR programming segment identified above, state whether the Licensee's station listed above aired the VNR program material as alleged in the CMD Study. If so, provide the following information:
 - a. the date(s) on which the Licensee received the VNR program material;
 - b. any materials the Licensee received that accompanied the VNR;
 - c. the person(s) from whom the Licensee received the VNR program material;
 - d. state whether the Licensee broadcast the VNR program material as received, without changes or editing.
 - i. If the response to 1(d) above is "no," describe specifically what content of the VNR program material was edited;
 - e. the date(s) and time(s) that the Licensee aired any portion of the VNR program material;
 - f. two recordings in VHS videotape format of the program(s) containing the VNR material clearly labeled with the file number referenced above, the station, and the VNR;
 - g. a written transcript of the segment(s) containing the VNR program material;
 - h. the steps, if any, the Licensee took to determine whether the VNR program material required sponsorship identification, and the information the Licensee learned through taking any such steps;
 - i. whether the Licensec was aware of or had reason to believe that any person involved in the production of the VNR segment paid or received consideration for the inclusion of material in the segment; and
 - j. whether the Licensee identified the VNR program material as sponsored, and if so, the manner in which that identification took place.
- 2. For each VNR programming segment identified above, state whether the Licensee, or any of its employees or representatives, received or were promised any consideration, from any source, in exchange for airing the VNR program material. If so, provide the following information:

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 - g. a written transcript of the segment(s) containing the VNR program material;
 - h. the steps, if any, the Licensee took to determine whether the VNR program material required sponsorship identification, and the information the Licensee learned through taking any such steps;
 - i. whether the Licensee was aware of or had reason to believe that any person involved in the production of the VNR segment paid or received consideration for the inclusion of material in the segment; and
 - j. whether the Licensee identified the VNR program material as sponsored, and if so, the manner in which that identification took place.
- 2. For each VNR programming segment identified above, state whether the Licensee, or any of its employees or representatives, received or were promised any consideration, from any source, in exchange for airing the VNR program material. If so, provide the following information:

- a. the person(s) from whom such consideration was received or was promised;
- b. the consideration involved;
- c. the dates on which the payment was promised and/or received;
- d. the circumstances surrounding each such payment or promise to pay; and
- e. any pertinent documents relating thereto.
- 3. State the policies and procedures of the Licensee relating to:
 - a. compliance with 47 U.S.C. § 317 of the Communications Act of 1934, as amended, and the Commission's sponsorship identification rules;
 - b. provide a copy of any written policies and procedures that the Licensee uses or used during the relevant period to train its employees or representatives about compliance with sponsorship identification laws; and
 - c. the handling and use of VNR program material.
- 4. To the extent not otherwise specifically requested, provide copies of all Documents that otherwise provide the basis for, support or otherwise relate to the responses to Inquiries 1 through 3 above.

Instructions for Pling Responses

We direct the Licensee to support its responses with an affidavit or declaration under penalty of perjury, signed and dated by an authorized officer of the Licensee with personal knowledge of the representations provided in the Licensee's response, verifying the truth and accuracy of the information therein and that all of the information and/or recordings requested by this letter which are in the Licensee's possession, custody, control or knowledge have been produced. If multiple Licensee employees contribute to the response, in addition to such general affidavit or declaration of the authorized officer of the Licensee noted above, if such officer (or any other affiant or declarant) is relying on the personal knowledge of any other individual, rather than his or her own knowledge, provide separate affidavits or declarations of each such individual with personal knowledge that identify clearly to which responses the affiant or declarant with such personal knowledge is attesting. All such declarations provided must comply with Section 1.16 of the Commission's rules, and be substantially in the form set forth therein.

³ See 47 C.F.R. § 1.16.

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To knowingly and willfully make any false statement or conceal any material fact in reply to this inquiry is punishable by fine or imprisonment.⁴ Failure to respond appropriately to this letter of inquiry may constitute a violation of the Communications Act and our rules.⁵

The Licensee shall direct its response, if sent by messenger or hand delivery, to Marlene H. Dortch, Secretary, Federal Communications Commission, 236 Massachusetts Avenue, N.E., Suite 110, Washington, D.C. 20002, to the attention of Melanie Godschall, Investigations and Hearings Division, Enforcement Bureau, Room 4-C330. If sent by commercial overnight mail (other than U.S. Postal Service Express Mail and Priority Mail) the response should be sent to the Federal Communications Commission, 9300 East Hampton Drive, Capitol Heights, Maryland 20743. If sent by first-class, Express, or Priority mail, the response should be sent to Melanie Godschall, Investigations and Hearings Division, Enforcement Eureau, Federal Communications Commission, 445 12th Street, S.W., Robert 4-C330, Washington, D.C. 20554. The Licensee shall also, to the extent practicable, transmit a copy of the response via email to Melanie.Godschall@fcc.gov and Ben.Bartolome@fcc.gov.

The Licensee may direct any questions regarding this investigation to Melanie Godschall at (201) 418-7259.

Hillary S. DeNigro

Chief, Investigations and Hearings Division

Enforcement Bureau

Attachment

⁴ See 18 U.S.C. § 1601; see also 47 C.F.R. § 1.17.

⁵ See SBC Communications, Inc., Forfeiture Order, 17 FCC Red 7589 (2002); Globcom, Inc., Notice of Apparent Liability for Forfeiture and Order, 18 FCC Red 19893, n. 36 (2003); World Communications Satellite Systems, Inc., Forfeiture Order, 19 FCC Red 2718 (Enf. Bur. 2004); Donald W. Kaminski, Jr., Forfeiture Order, 12 FCC Red 26065 (Enf. Bur. 2003).

Attachment

Instructions

Request for Confidential Treatment. If the Licensee requests that any information or Documents responsive to this letter be treated in a confidential manner, it shall submit, along with all responsive information and Documents, a statement in accordance with Section 0.459 of the Commission's rules. Requests for confidential treatment must comply with the requirements of Section 0.459, including the standards of specificity mandated by Section 0.459(b). Accordingly, "blanket" requests for confidentiality of a large set of Documents are unacceptable. Pursuant to Section 0.459(c), the Bureau will not consider requests that do not comply with the requirements of Section 0.459.

Claims of Privilege. If the Licensee withholds any information or Documents under claim of privilege, it shall submit, together with any claim of privilege, a schedule of the items witcheld that states, individually as to each such item, the numbered inquiry to which each item responds and the type, title, specific subject matter, and date of the item; the name of the resses, positions, and organizations of all authors and recipients of the item; and the reserving ground(s) for claiming that the item is privileged.

Format of Cosponse. The Licensee's response must be consistent with the format of the questions asked.

Method of F educing Documents. Each requested Document, as defined herein, shall be submitted in its entirety, even if only a portion of that Document is responsive to an inquiry made has in, unless the Document is a recording or transcript, in which case it should be provided only for the period of time of the broadcast specified in the pertinent inquiry herein. This means that the Document shall not be edited, cut, or expunged, and shall include all approvides, tables, or other attachments, and all other Documents referred to in the least and all all ments. All written materials necessary to understand any the consult responsive to these inquiries must also be submitted.

Identification of Documents. For each Document or statement submitted in response to the intrinse below, indicate, by number, to which inquiry it is responsive and identify the peace r(a) from whose files the Document was retrieved. If any Document is not dated, all the last on which it was prepared. If any Document does not identify its author(s) or recipient(s), state, if known, the name(s) of the author(s) or recipient(s). The Licensee must be a with reasonable specificity all Documents provided in response to these inquiries to addition, if the Bocument is a recording or transcript, it must be clearly labeled with the file not their referenced above, the station, and the VNR.

herein entire that the language of the libble. If a Document responsive to any inquiry made herein entire that the language of the licensee is unable for any reason to

⁶ See 47 C.F.D. 8 0. 114.

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produce a Document responsive to any inquiry, identify each such Document by author, recipient, date, title and specific subject matter, and explain fully why the Document is no longer a whather why the Licensee is otherwise unable to produce it.

Retail and Designal Decrements. With respect only to Documents responsive to the specific inquiries made herein and any other Documents relevant to those inquiries, the Licensee is directed to retain the originals of those Documents for twelve (12) months from the discolor his letter unless (a) the Licensee is directed or informed by the Enforcement Program in writing to retain such Documents for some shorter or longer period of this investigation, including, but not limited to, a Notice of Apparent Liability for Forfeiture of an order disposing of the issues in the investigation, in which case, the Licensee and the subject of this investigation after the Documents until the matter has been finally concluded by payment of the program of the possible appeals, or the line for youlfaction action brought by the United States Department of Justice or constitute a training implementation of a final settlement with the Commission or the Enforcement?

Condition Nature of Inquiries. The specific inquiries made herein are continuing in nature. The state are in required to produce in the future any and all Documents and information the produced to the inquiries made herein but not initially produced at the time, the produced bears that, in some material respect, the Documents and information. Mally because learns that, in some material respect, the Documents and information. Mally becaused with incomplete or incorrect or (b) if additional responsive Documents a fall must be accompanied by or become known to the Licensee after the initial produced and the quire mant to update the record will continue for twelve (12) months from the fall materials that the Licensee's obligation to update the record will continue for the fall materials that the Licensee's obligation to update the record will continue for the continue for the subject of this investigation, including, but not limited to a little of Apparent Liability for Forfeiture or an order disposing of the issues in the interest part of the case the obligation to update the record will continue until the record will continue them.

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Figure 1 and the letter, the following definitions apply:

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of the state of the send as acun, shall mean audible sounds or language transmitted and appreted over a station during the course of a radio or television broadcast.

"Browlet A van us d'as a verb, shall mean the transmission or dissemination of radio or tele lision communications intended to be received by the public. The verb "broadcast" only be a ed interchangeably with the verb "air."

"Clad Clady" chall mean Diane Farsetta and Daniel Price, Still Not the News: Stations Overw Simingly Fail to Disclose VNRs, Center for Media and Democracy, at http://www.assadah.org/fakonews2/execsummary (released by CMD on November 14, **20**06).

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