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April 22, 2013

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Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554 APR 22 2013

Federal Communications Commission Office of the Secretary

Re:

WYYW-CD, Evansville, IN (Facility ID No. 17742)

WTSN-CD, Evansville, IN (Facility ID 189735)

Attention:

Peter Saharko, Attorney Advisor Video Division, Media Bureau

Dear Ms. Dortch:

On behalf of Evansville Low Power Partnership, please find this response to the Video Division's letters of March 12, 2013, requesting completion of the online public inspection file and documentation of Class A compliance by WYYW-CD, Evansville, IN (Facility ID No. 17742) and WTSN-CD, Evansville, IN (Facility ID 189735) (together WYYW-CD and WTSN-CD are the "Stations"). Extension of the response deadline until April 22, 2013, was timely requested for the Stations and so this response is timely filed.

Should you have any questions, please contact the undersigned.

Regards,

Michelle A. McClure Peter Tannenwald

Counsel to Evansville Low Power Partnership

cc: John M. Dunn (date stamped copy via email)

FLETCHER, HEALD & HILDRETH, P.L.C.

EVANSVILLE LOW POWER PARTNERSHIP 300 S.E. Riverside Drive, Suite 100 Evansville, IN 47713-1036

April 19, 2013

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554

Re:

WYYW-CD, Evansville, IN (Facility ID No. 17742)

WTSN-CD, Evansville, IN (Facility ID 189735)

Attention:

Peter Saharko, Attorney Advisor Video Division, Media Bureau

Dear Ms. Dortch:

This is to respond to the Video Division's letters of March 12, 2013, requesting completion of the online public inspection file and documentation of Class A compliance by WYYW-CD, Evansville, IN (Facility ID No. 17742) and WTSN-CD, Evansville, IN (Facility ID 189735) (together WYYW-CD and WTSN-CD are the "Stations"). Extension of the response deadline until April 22, 2013, was timely requested for the Stations and so this response is timely filed.

The March 12, 2013, letter required Evansville Low Power Partnership to upload the Stations' main studio address to its online public file which has been completed. Additionally, it was directed to upload all missing issues/programs lists for the Stations. The Stations have now uploaded the issues/programs lists for the Stations back through 2009. Prior to 2009, the Stations received programming from a source that was supposed to provide all necessary documentation for public file requirements but provide information only for Children's TV Reports. We do not have any personnel currently at the station who are able to retrieve the information needed to reconstruct the issues/programs lists for the time period prior to 2009.

Certificates demonstrating compliance of the Stations with the Class A requirements through the Stations' from 2007 have now been uploaded to the online public files. It is noted that the Commission's rules do not require a specific form or date that such showing must be provided. As a matter of fact, the Commission's own Class A TV Broadcast Station Self-Inspection Checklist states in Section I, F, 47, that eligibility documents need only be retained

for two years. The Stations have always broadcast at least 18 hours a day, except for a brief period in 2006 when WTSN-CA was off the air during a move from an out-of-core to an in-core channel and about three weeks at the end of 2012 when WYYW-CD converted to digital operation. They stations have broadcast at least three hours of local programming a week since establishing Class A eligibility except when silent.

Evansville Low Power Partnership has also conducted a general review of its online public file relating to those documents that are to be automatically uploaded to the public file from the FCC's filing databases. No ownership reports for WTSN-CD had been automatically uploaded. The ownership reports had been timely filed with the Commission and so copies were obtained from CDBS and scanned and uploaded to WTSN-CD's online public file. Serious difficulties occurred with importing applications, reports, and Children's Television Reports because of two events: two exchanges of call letters between the two Stations over the years and the migration of Class A status from Facility ID 20030 to Facility ID 189735. Attempts to resolve the public file issues with the FCC's Staff were not entirely successful, so the Stations have manually uploaded documents that for most stations are imported by the FCC's own computer systems.

WTSN-CD and WYYW-CD are locally owned and operated and not part of any ownership group with any other stations. As stated in counsel's letter dated March 21, 2013, requesting an extension of time to respond to the March 12, 2013 letter, Evansville Low Power Partnership has no interest in relinquishing the Class A status of the Stations and submits this letter as directed and under penalty of perjury.

Respectfully submitted,

John M.-Dunn

Partner