

Federal Communications Commission Washington, D.C. 20554

October 20, 2016

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

Reporting Conditions for: Re:

AMFM Broadcasting Licenses, LLC

WEBG(FM), Chicago, IL, Facility ID No. 53971 WGCI-FM, Chicago, IL, Facility ID No. 51165 WKSC-FM, Chicago, IL, Facility ID No. 74178 WGRB(AM), Chicago, IL, Facility ID No. 51162 WLIT-FM, Chicago, IL, Facility ID No. 70042 WVAZ(FM), Oak Park, IL, Facility ID No. 6588 CC Licenses, LLC WVON(AM), Berwyn, IL, Facility ID No. 87178

Dear Ms. Goldin:

We have reviewed the materials submitted on behalf of your clients, AMFM Broadcasting Licenses and CC Licenses, LLC licensees of the above-noted employment unit. The Commission required the employment unit to comply with reporting conditions ordered in In the Matter of AMFM Broadcasting Licenses, LLC, Licensee of Stations WNAU(FM), Chicago, IL, WGCI-FM, Chicago, IL, WKSC-FM, Chicago, IL, WGRB(AM), Chicago, IL, WLIT-FM, Chicago, IL, WVAZ(FM), Oak Park, IL, Memorandum Opinion and Order and Notice of Apparent Liability for Forfeiture, 28 FCC Rcd 16457 (2013).

In accordance with the requirements of the Federal Communications Commission's EEO 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, a copy of the letter and its response must be placed in each station's public inspection file.

Clevis C. Pulley

Assistant Chief, Policy Division

Media Bureau

cc: Matt Scarano, Market President AMFM Broadcasting Licenses, LLC