

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554

In re Application of)	
)	
BEST MEDIA, INC.)	File No. BMPFT-20151221ACR
)	
For Modified Facilities of FM Translator)	Facility ID No. 138034
W272DO, Bridgeport, CT)	

To: Audio Division, Media Bureau

MOTION FOR EXTENSION OF TIME

Best Media, Inc. (“BMI”), by its counsel, moves for a brief extension of time until March 14, 2016, in which to file its Opposition to the Petition for Reconsideration (“Petition”) filed by Cox Radio, Inc. (“Cox Radio”) concerning the January 11, 2016, grant of the above-referenced application by the Commission. In support thereof, BMI states as follows:

1. Cox filed its Petition on February 16, 2016, alleging that BMI’s operation of W272DO (the “Station”) at the parameters proposed in the captioned application would cause impermissible interference to listeners of Cox’s primary FM facility, WBAB, Babylon, NY (fac id no. 71199). Cox’s Petition included an engineering exhibit to support its interference claim.

2. BMI has been working with its engineering consultants to try to develop a plan to modify the Station’s authorization in a way that would eliminate interference to WBAB. BMI’s consultants have reached out directly to Cox technical personnel to discuss the situation and possible solutions.

3. Cox’s counsel confirmed its client’s willingness to consent to the March 14, 2016, extension provided BMI is willing to grant a commensurate extension, if necessary, for Cox to review BMI’s revised engineering proposal. Undersigned counsel affirms BMI’s consent to any request Cox might make for additional time to review BMI’s new engineering proposal.

4. Grant of BMI's motion for extension of time will allow the parties to pursue an engineering solution to this proceeding which serves the public interest by conserving Commission resources and expediting the provision of new aural service to the public.

WHEREFORE, BMI respectfully requests that the Commission grant its motion for an extension of time until March 14, 2016, in which to file its Opposition to Cox's Petition for Reconsideration.

Respectfully submitted,

BEST MEDIA, INC

By: _____
Scott C. Cinnamon
Its Counsel

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March 2, 2016

CERTIFICATE OF SERVICE

I, Scott C. Cinnamon, do hereby certify that a true and correct copy of the foregoing
“Motion for Extension of Time” was served by first-class mail, postage prepaid, unless otherwise
indicated, on this 2nd day of March, 2016, on the following:

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