

Federal Communications Commission Washington, D.C. 20554	Approved by OMB 3060-0423 (November 2005)	FOR FCC USE ONLY
Informal Objection / Petition to Deny / Petition for Reconsideration / Application for Review / Opposition / Reply / Supplement Read Instructions/FAQ before filling out form		FOR COMMISSION USE ONLY FILE NO.

Section I - General Information

1. Party Filing Pleading or Appeal

COLLEGE OF DUPAGE, DISTRICT 502

Mailing Address

425 FAWELL BOULEVARD

City

GLEN ELLYN

State or Country (if foreign address)

IL

Zip Code

60137 - 6599

Telephone Number (include area code)

6309423706

E-Mail Address (if available)

BINDERTD@COD.EDU

2. Contact Representative

LAWRENCE M. MILLER

Firm or Company Name

SCHWARTZ, WOODS &
MILLER

Mailing Address

2001 L STREET, N.W.
SUITE 900A

City

WASHINGTON

State or Country (if foreign address)

DC

ZIP Code

20036 - 4940

Telephone Number (include area code)

2028331700

E-Mail Address (if available)

MILLER@SWMLAW.COM

3. Purpose:

- ☐ Informal Objection
☐ Petition to Deny
☐ Petition for Reconsideration
☐ Application for Review
☐ Opposition
☐ Reply
☒ Supplement

4.	[Enter File Number]	Pleading Filed Date : 5/21/2015	Pleading Filer Name: COLLEGE OF DUPAGE, DISTRICT 502
	File Number: BLFT - 20140804ACU		

5.	Attach pleadings	[Exhibit 1]
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I hereby certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith. I acknowledge that all certifications and attached Exhibits are considered material representations.

Typed or Printed Name of Person Signing LAWRENCE M. MILLER	Typed or Printed Title of Person Signing ATTORNEY
Signature	Date 5/4/2016

WILLFUL FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. CODE, TITLE 47, SECTION 312(a) (1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

Exhibits

Exhibit 1

Description: SETTLEMENT LETTER

Attachment 1

Description
<u>SETTLEMENT LETTER</u>

LAW OFFICES
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WRITER'S EMAIL: miller@swmlaw.com

WRITER'S EXTENSION: 213

LAWRENCE M. MILLER
STEVEN C. SCHAFER
MALCOLM G. STEVENSON

LOUIS SCHWARTZ
(1918-2004)

ROBERT A. WOODS
(1931-2011)

May 4, 2016

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
The Portals Building, Room TW-B204
445-12th Street, S.W.
Washington, D.C. 20554

Attention: Audio Division, Media Bureau

Re: Chicago Public Media, Inc.
FM Translator W217BM, Facility ID 91647
Chicago, Illinois
File No. BLFT-20140804ACU

Dear Ms. Dortch:

This letter is written on behalf of College of DuPage, District 502 (the "College"), licensee of noncommercial educational Station WDCB(FM), Glen Ellyn, Illinois. The College has filed an Objection to the above-referenced application for license by Chicago Public Media, Inc. ("CPM") and lodged an interference complaint with respect to the operation of CPM's translator W217BM at the construction permit power of 99 watts ERP authorized in File BPFT- 20130501ACX. The College has in the course of the dispute filed several pleadings and Supplements.

After joint testing, the College and CPM have determined that operation of the translator station at 50 watts ERP will permit substantial public service by CPM and that objectionable interference to the reception of the College's adjacent-channel FM station would be addressed adequately by CPM permitting the College to broadcast WDCB programming on CPM's Class D Station WRTE(FM) in the market, pursuant to a Program Agreement that CPM is timely filing pursuant to the requirement of Section 73.3613. We understand that CPM is contemporaneously herewith filing an application for modification of the outstanding construction permit to reduce power to 50 watts ERP. Contingent on the grant of that application and the implementation of the modified permit, and in view of the arrangement for the College's programming to be rebroadcast

to the area at issue over the Class D station, the College withdraws its Objection, Supplements, and all related pleadings. The College submits that this cooperative resolution of the dispute preserves and may enhance public service by these non-commercial entities. The College has authorized us to certify that neither it nor its officials have received or will receive any money or other consideration, other than as set forth herein, in exchange for the withdrawal of the Objection.

Please address any questions concerning this request to this office.

Very truly yours,

SCHWARTZ, WOODS & MILLER

By: 
Lawrence M. Miller

LMM/nmc