



Todd A. Steiner  
Attorney & Counsellor at Law  
132 North Main Street  
Woodstock, Virginia 22664  
Admitted in Pennsylvania & Virginia  
www.toddsteinerlaw.com

Telephone: 540.431.2353

E-mail: todd@toddsteinerlaw.com

October 25, 2016

Marlene H. Dortch, Secretary  
Federal Communications Commission  
Office of the Secretary  
445 12<sup>th</sup> Street, SW  
Washington, D. C. 20554


Re: WIBH, Inc.; AM station WIBH, Anna, Illinois (FCC Facility ID No. 69795)  
FM translator station K298BW, Jackson, MO (FCC Facility ID No. 156955)

Dear Ms. Dortch:

On behalf of WIBH, Inc., I am requesting a waiver of the construction deadline for FM Translator Station K298BW, Jackson, MO (the "Station"). The Station's license is currently an unbuilt construction permit with an expiration of December 12, 2016. The Station is the subject of an Assignment Application filed by Covenant Network proposing the assignment of the Station's license to WIBH, Inc. in the second window of the FCC's AM Revitalization proceeding. (MB Docket 13-249). Additionally, Covenant Network has associated WIBH, Inc.'s Federal Registration Number with the Station and thereby allowing WIBH, Inc. to file a Minor Modification Application to move the Station to WIBH's community of license for the rebroadcasting of WIBH on the Station as envisioned in the Commission's AM Revitalization proceeding.

In footnote 36 of the Commission's First Report and Order in the Revitalization of AM Radio Service, the FCC made clear that additional time would be provided to AM station licensees who purchase construction permits for FM translator stations that have licenses through Auction 83 which expire in 2016. WIBH, Inc. and Covenant Network are participating in the FM translator modification window in reliance on the FCC's promise that waivers of construction deadlines for such permits would be granted. WIBH, Inc.'s broadcast facilities and the public it serves will benefit by this cross-service broadcasting opportunity. WIBH, Inc. is committed to prompt construction of the Station and will initiate broadcast operations immediately upon FCC's grant of the filed applications and completion of construction. Accordingly, an extension of the expiration of the Station's construction permit through June 12, 2017 is hereby requested. If you have any questions or concerns, please do not hesitate to contact me.

Very truly yours,



Todd A. Steiner

Cc: Victoria McCauley, FCC Media Bureau