GREG BEST CONSULTING, INC.

16100 Outlook Avenue Stilwell, KS 60085 816-792-2913

November 21, 2018

Dear Sir,

This document will describe (i) the circumstances that support and justify the request for the legal Special Temporary Authorization (STA) for WSCF-LD, Melbourne, FL (Facility ID No. 15758) and (ii) the facility proposed for authorization.

The licensee of WSCF-LD has discovered that full-service TV station WTVX, Ft. Pierce, FL (Facility ID 35575) will displace WSCF-LD during the repack phase 2 transition date.

The licensee of WSCF-LD has conducted a study and found that Channel 31 will work through the DTV repack and afterwards according to the latest database available at this time. Therefore, the licensee of WSCF-LD is filing a displacement application for operation on Channel 31 and herein proposes to begin operation on Channel 31 pursuant to STA as soon as possible.

The facility proposed herein and in the related displacement application is a direct result of the DTV repack. The transmission facility proposed for the channel 31 temporary authorization consists of a 1000 watt, FCC-approved transmitter, using coax transmission line to a Scala directional panel antenna to develop 8.26 kW maximum ERP.

In view of the anticipated displacement of WSCF-LD by full-service station WTVX, the licensee of WSCF-LD requests the grant of STA for operation on Channel 31 in order to continue to serve the public with video programming.

I will be glad to answer any questions regarding the engineering analysis, or the proposed facility associated with both this STA request for operation on Channel 31 and the related displacement application for Channel 31.

Sincerely,

President

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