



Federal Communications Commission
Washington, D.C. 20554

April 5, 2019

Telecinco, Inc.
P.O. Box 43
Mayaguez, PR 00681

Re: Request for Tolling
WRFB, Carolina, PR
Facility ID No. 54443
LMS File No. 0000067310

Dear Licensee,

On January 28, 2019, Telecinco, Inc. (Telecinco), the licensee of WRFB, Carolina, Puerto Rico (WRFB or Station), filed the above captioned request for tolling of the Station's construction permit expiration date. For the reasons below, we grant Telecinco's request and toll the expiration date of WRFB's construction permit for 180 days from the date of this letter to **October 2, 2019**.

Background. Pursuant to Section 73.3700(b)(5) of the Commission's rules (Rules), a station that was assigned a new channel as a result of the Commission's incentive auction and repacking process may request a single extension of its construction permit deadline of up to 180 days to complete construction of its post-auction facility.¹ All subsequent requests for additional time to construct are subject to the Commission's tolling provisions of Section 73.3598(b) of the Rules.² The Commission's tolling provisions provide that a construction permit deadline may be tolled under specific circumstances such as acts of God, delays due to administrative or judicial review, or construction that is delayed by any cause of action pending before a court of competent jurisdiction relating to any necessary local, state, or federal requirement for the construction or operation of the station, including any zoning or environmental requirement.³

In the instant request, Telecinco notes that the Station's pre-auction facilities were destroyed in Hurricane Maria. After requesting and receiving a phase change from the Commission, WRFB has resumed operations at reduced power on its post-auction channel. Station was granted a 180-day extension of its post-transition channel construction permit.⁴ Telecinco now seeks additional time to

¹ See 47 CFR § 73.3700(b)(5). Grant of an extension of the construction permit deadline does not alter the deadline by which a station must cease operating on its pre-auction channel. A station anticipating the need for an extension must submit an extension application using FCC Form 2100, Schedule 337. The application must demonstrate that the station is unable to complete construction on time due to circumstances that were either unforeseeable or beyond the station's control. See *Expanding the Economic and Innovation Opportunities of Spectrum Through Incentive Auctions*, Report and Order, 29 FCC Rcd 6567,6804-05, paras. 581-2 (2014) (*Incentive Auction R&O*); 47 CFR § 73.3700(b)(5)(ii) and (iii).

² 47 CFR § 73.3598(b).

³ *Id.*

⁴ See LMS File No. 0000055271.

complete construction of its post-transition channel facilities pursuant to the Commission's tolling provisions in Section 73.3598 of the rules. Telecinco cites to an Act of God – Hurricane Maria – as justification for tolling of its construction permit. Telecinco states that obtaining the necessary permits, equipment, and resources to restore the Station's facilities has been challenging, as Hurricane Maria greatly strained the accessibility of services and materials in Puerto Rico. Telecinco has maintains that it taken "substantive steps" to complete construction of its post-auction channel facility. Specifically, Telecinco states it has ordered the replacement tower set forth in its construction permit. Telecinco has also has received competing proposals for the tower's foundation, construction and erection. Telecinco states it is still waiting for local zoning approval for the construction of the new tower. Once the local zoning approval is granted, Telecinco believes it can move forward with accepting the appropriate bids and establish a tower delivery and construction schedule. Telecinco reasonably believes that the Station's permanent facilities will be completed by July 2019. However, out of an abundance of caution, Telecinco requests that the construction permit be tolled for 180 days.

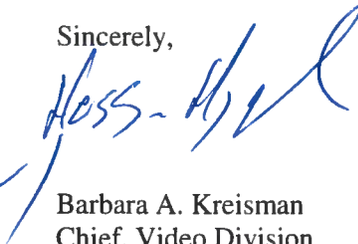
Discussion. Upon review of the facts and circumstances presented, we find that Telecinco has demonstrated that it was unable to complete construction of the Station's post-auction channel facilities due to Hurricane Maria – an "Act of God" tolling event that was outside of its control. We find that grant of Telecinco's tolling request is not likely to negatively impact the overall transition schedule and will not cause interference to other stations. The Station has already ceased operation on its pre-auction channel, has resumed operations on its post-auction channel at reduced power, and Telecinco is actively working towards completion of its permanent post-auction channel facilities. We believe that Telecinco has every incentive to ensure viewers that currently are not able to receive the Station's signal due to its reduced power are fully informed about the Station's plan to resume full operation on its post-auction channel once it is able to complete construction of its post-auction facility. Ultimately, we conclude that the public interest will be served by tolling of the Station's post-transition channel construction permit.

We note that under the circumstances affecting the Station's post-auction transition construction work in the aftermath of Hurricane Maria, we are unable to calculate the exact number of days between the time the tolling event began and ended. Given the totality of the circumstances and consistent with our precedent in similar situations, we find that a 180-day period is a reasonable tolling period. Pursuant to Section 73.3598(b) of the rules, we toll the expiration date of the Station's construction permit for a total of 180 days from the date of this letter.

We remind Telecinco that pursuant to the Spectrum Act, the Station is eligible for reimbursement from the TV Broadcast Relocation Fund (Fund) of costs "reasonably incurred . . . in order for the licensee to relocate its television service from one channel to the other." Additional expenses incurred, for instance, as a result of the grant of the Station's voluntary phase change or due to other changes in the Station's transition plan that are not related to the post-incentive auction channel change, may not be reimbursable from the Fund. Such additional costs might include, but may not be limited to, additional legal or engineering expenses; filing fees; and interim or additional equipment that was not contemplated when the Station filed its initial estimated expenses but was subsequently necessitated due to its voluntary phase change or other changes in the Station's plans.

The above facts considered, Telecinco, Inc.'s request for tolling **IS GRANTED**. The construction permit for WRFB, Carolina, Puerto Rico **IS TOLLED to October 2, 2019**. Grant of this tolling waiver does not permit Telecinco to recommence operation on its pre-auction channel. We also remind Telecinco that any subsequent requests for tolling of its construction permit deadline will be subject to the Commission's tolling provisions.⁵

Sincerely,

For 

Barbara A. Kreisman
Chief, Video Division
Media Bureau

cc (via electronic mail): Lee G. Petro, Esq.

⁵ See 47 § CFR 73.3598(b).