

ACCEPTANCE OF INTERFERENCE AGREEMENT

THIS INTERFERENCE CONSENT AGREEMENT ("Agreement") is made and entered into effective as of the 22nd day of March, 2018, by and among Wilderness Communications, LLC ("Wilderness"), licensee of television station KLWB (TV) (Facility ID 82476), New Iberia, Louisiana, and Belo TV, Inc. ("Belo"), licensee of station WUPL (Facility ID 13938), Slidell, Louisiana. (Wilderness and Belo collectively referred to as the "Parties").

WHEREAS, Wilderness has pending an application (LMS 0000034171) for major modification of Station KLWB (the "KLWB Application"), and Belo has pending an application (LMS 0000034693) for modification of WUPL (the "WUPL Application") (the KLWB Application and the WUPL Application collectively referred to as the "Applications"); and

WHEREAS, Station KLWB would receive 3.63% interference from the facilities proposed in the WUPL Application; and

WHEREAS, Station WUPL would receive 3.01% interference from the facilities proposed in the KLWB Application.

NOW, THEREFORE, in consideration of the mutual covenants, agreements, conditions, representations and warranties contained herein, the Parties hereby agree as follows:

1. Wilderness hereby consents to FCC approval of the Applications and agrees to accept up to 3.63% incoming interference caused by WUPL's facilities operating as proposed in the WUPL Application.
2. Belo hereby consents to the FCC approval of the Applications and agrees to accept up to 3.01% incoming interference caused by KLWB's facilities operating as proposed in the KLWB Application.
3. These consents are limited to the facilities proposed in each Parties application as it stands as of the date of this Agreement.
4. These consents are mutually contingent and are valid only if both applications are granted.
5. *Each of the Parties represents to the other that it has the power and authority to enter into and carry out this Agreement and that this Agreement constitutes the valid and binding obligation of each of them in accordance with its terms. This Agreement shall inure to the benefit of, and shall be binding upon, the Parties and their respective successors or assigns. Moreover, the Parties understand and agree that the acceptance of interference levels agreed to herein shall continue to run with each station, not the licensee, and shall be binding on future successors or assigns (without the need for consent) in the event of assignment of a station's*

license or a change in control of a licensee. Except for the agreements set forth herein, no consideration is being paid or promised by either party in connection with this Agreement. No amendment or waiver of compliance with any provision hereof shall be effective unless it is made in writing signed by the party against whom enforcement is sought. This Agreement shall be governed by the laws of the State of Louisiana without giving effect to the choice of law provisions thereof, and by the Communications Act of 1934 (as amended) and the Rules and Regulations of the FCC. The Parties agree to accept the jurisdiction of the courts of the State of Louisiana for the resolution of any disputes under this Agreement. This Agreement may be executed in counterparts and by facsimile or email, each of which when so executed, will be deemed an original, and all of which together shall constitute one and the same instrument. The Parties acknowledge and agree that this Agreement shall not be deemed prepared or drafted by one party or another (or the attorneys for one party or another) and shall be construed accordingly.

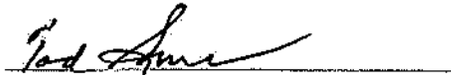
Wilderness Communications, LLC



Name: CHARLES CHATELAIN

Title: PRESIDENT

Belo TV, Inc.



Name: Tod Smith

Title: President & GM