

COMPREHENSIVE EXHIBIT: LICENSE RENEWAL APPLICATION OF WVVV(FM) (“STATION”)

Online Public Inspection File. WVEBA maintains an online public inspection file (“OPIF”) for the Station pursuant to Section 73.3527 of the FCC’s rules. On March 1, 2018, in compliance with the deadline for radio stations to transition to the online public inspection file, the Station transferred its existing issues and programs lists covering the period from January 1, 2012 through December 31, 2017 (“Existing I/P Lists”) to the OPIF. At this time, the Station inadvertently uploaded the Existing I/P Lists to the “Additional Documents” subfolder of the “Station Information” folder, rather than to the “Issues and Programs” subfolder. The Station subsequently uploaded the Existing I/P Lists to the “Issues and Programs” subfolder of the OPIF on March 23, 2018. At this time, the Station inadvertently uploaded only a portion of the issues and programs lists covering the periods from January 1, 2016 through December 31, 2017 to the “Issues and Programs” subfolder of the OPIF, and duplicate files from 2016 were placed in the 2017 subfolder. The Station also inadvertently failed to transfer its existing issues and programs lists covering the period from September 1, 2011 through December 31, 2011 (“Q4 2011”) to the OPIF by the March 1, 2018 deadline. Upon discovery of these matters in connection with preparation of the instant license renewal application, the Station uploaded (1) the complete issues and programs list for 2016 and 2017 to the “2016” and “2017” “Issues and Programs” subfolders of the OPIF and (2) the issues and programs list covering Q4 2011 to “Issues and Programs” subfolder of the OPIF. Note that, because the OPIF does not contain a “2011” “Issues and Programs” subfolder, the Station uploaded the Q4 2011 materials to the “2012” “Issues and Programs” subfolder. The Station timely placed all of the aforementioned Existing I/P Lists (including the Q4 2011 issues and programs lists) in the paper public inspection file maintained for the Station.

The foregoing omissions primarily resulted from changes in Station personnel responsible for public inspection file compliance. WVEBA acknowledges the importance of maintaining a complete and organized OPIF and, to this end, intends to institute procedures designed to ensure that Station employees tasked with OPIF compliance understand the FCC’s OPIF requirements. For example, WVEBA plans to initiate an OPIF training program that Station employees tasked with maintaining the OPIF will participate at the time of hire and on a periodic basis thereafter.