

INTERFERENCE AGREEMENT

This **Interference Agreement** (“Agreement”) is entered into this 6 day of January 2021, by and between Nexstar Inc. (“Nexstar”) and Mission Broadcasting, Inc. (“Mission”) (each a “Party”; collectively, “Parties”).

WHEREAS, Nexstar is the licensee of full-power digital broadcast Stations WTNH(TV), New Haven, Connecticut (Facility ID 74109); WWLP(TV), Springfield, Massachusetts (Facility ID 6868); and WBRE-TV, Wilkes-Barre, Pennsylvania (Facility ID 71225), and

WHEREAS, Mission is the licensee of full-power digital broadcast Station WPIX(TV), New York, New York (Facility ID 73881), and

WHEREAS, Mission has filed an application to modify the WPIX facilities, increasing the ERP from 7.5 kW to 26 kW (File No. 0000127510) (“WPIX Modification Application”). The WPIX Modification Application is predicted to cause 5.15% interference to WTNH(TV), 2.26% interference to WBRE-TV and 0.86% interference to WWLP(TV), and

WHEREAS, Mission and Nexstar agree that it is in the public interest for the WPIX(TV) Modification Application to be granted so that each Party can continue to provide service to their respective viewers.

NOW, THEREFORE, in consideration of the foregoing and of the mutual covenants and agreement set forth herein, the Parties agree as follows:

1. Nexstar hereby agrees to accept the interference caused to WTNH(TV), WBRE-TV, and WWLP(TV) from the WPIX facilities proposed in the WPIX Modification Application.
2. Each signatory to this Agreement hereby certifies, under penalty of perjury, that no consideration has been paid or promised to that Party or to any of its principals by the other Party

or any of the other Party's principals in return for negotiating, entering into, and/or implementing its obligations under this Agreement. The Parties understand that this certification by each of them will be filed with the FCC and is thus deemed a representation made directly to the FCC. Each Party will bear its own legal, engineering, and other expenses incurred in negotiating, entering into, and implementing this Agreement.

3. This Agreement may be executed in one or more counterparts, each of which will have the full force and effect of an original but all of which will be deemed one and the same document.

4. Each individual executing this Agreement warrants that he or she has the authority to sign and to legally bind the party for which he or she has signed to carry out the provisions hereof.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first set forth above.

Nexstar Inc.



By: Brett Jenkins
Its: EVP, CTO

Mission Broadcasting, Inc.



By: Dennis Thatcher
Its: President