

## **STA Request for Operation of Ancillary/Supplementary Audio Service**

Alma Vision Hispanic Network, Inc. (“AlmaVision”), licensee of LPTV station WEYS-LD (Channel 6), Miami, Florida (Fac. ID 6035) (the “Station”), hereby requests special temporary authority (“STA”) to operate an analog FM audio carrier as an ancillary or supplementary service within the Station’s assigned digital channel frequencies while the current rulemaking proceeding regarding this matter, MB Docket 03-185, remains pending.<sup>1</sup>

Concurrently with this STA request, AlmaVision has filed an application for modification of the Station’s license to convert to ATSC 3.0 format. Upon receiving both the STA requested herein and the authorization to convert the Station to ATSC 3.0, the Station will make efficient use of the ATSC 3.0 video portion of the Station’s signal, providing at least one over-the-air video program signal at no charge to viewers 24 hours a day. The ancillary or supplementary audio signal will occupy a portion of the bandwidth assigned to the Station as part of its DTV channel.

The Station will operate with transmission equipment manufactured and furnished by Elettronika, along with the transmitting antenna described in the STA request form to which this exhibit is attached.

Should any unexpected interference occur, AlmaVision will promptly take remedial action, including termination of all or part of the Station’s signal, if necessary.

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<sup>1</sup> See *Amendment of Parts 73 and 74 of the Commission’s Rules to Establish Rules for Digital Low Power Television and Television Translator Stations; Expanding the Economic and Innovation Opportunities of Spectrum Through Incentive Auctions; Amendment of Part 15 of the Commission’s Rules to Eliminate the Analog Tuner Requirement*, Third Report and Order and Fourth Notice of Proposed Rulemaking, 30 FCC Rcd. 14927 at ¶14, n. 12 (2015).