

**Supplemental Request for Waiver of Tolling**

Word of God Fellowship, Inc. (“WOGF”), licensee of low power television station WDDA-LP and permittee of digital low power television station WDDA-LD (the “Station”), hereby provides this supplement to its request for a waiver of the Commission’s tolling standard in response to the letter from Barbara Kreisman dated January 26, 2022.

In its initial request, WOGF indicated that it expected to complete construction within 90 days. WOGF was able to exceed that estimate, and the Station commenced digital operations in accordance with its construction permit on February 24, 2022.<sup>1</sup> As a result, WOGF purports that its request for waiver of tolling is now moot. To the extent necessary, WOGF hereby requests dismissal of its request for waiver of tolling.

Alternatively, the Commission should grant WOGF’s request for waiver of tolling for the reasons stated in the initial request. WOGF’s inability to complete construction of its digital facilities for the Station was due to rare and exceptional circumstances beyond its control.<sup>2</sup> Nevertheless, WOGF was able to commence digital operations within 45 days of the January 10, 2022 deadline. Accordingly, the Commission may waive the tolling standard and grant the pending application for a license to cover the Station’s digital facilities.

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<sup>1</sup> See File No. 0000185266 (License to Cover).

<sup>2</sup> See *1998 Biennial Regulatory Review -- Streamlining of Mass Media Applications, Rules, and Processes*, Memorandum Opinion and Order, 14 FCC Rcd. 17525 ¶ 42 (1999) (recognizing that there may be “rare and exceptional circumstances” beyond the control of the licensee that do not fall under the tolling provisions, but “which would warrant the tolling of construction time”).