

Statement Regarding Ancillary/Supplementary Services

Signal Above LLC (“Licensee”) files this ancillary/supplementary services report out of an abundance of caution with regard to the analog radio services offered on WDCN-LD (the “Station”).

In its Notice of Proposed Rulemaking released on June 7, 2022 (FCC-22-40), the Commission sought comment regarding whether “LPTV stations operating on digital channel 6 could be allowed to continue their FM6 radio operations on an ancillary or supplementary basis.” That proceeding remains pending.

In the meantime, Station is offering FM6 radio operations pursuant to Special Temporary Authority from the Commission. Because the FM6 radio operations are separately authorized and not conducted pursuant to the Commission’s ancillary/supplementary services rules, Licensee is not obligated to remit the fee set forth in 47 C.F.R. § 73.624(g). This was confirmed in informal guidance provided by Media Bureau staff. As a result, Licensee is reporting Gross Revenues for the Station of \$0. If the FM6 radio operations were deemed ancillary/supplementary, Licensee would have reported Gross Revenues for the Station of approximately \$1.9M for operations from December 2021 through November 2022.

Should the FCC determine that Station’s FM6 radio operations may be conducted on an ancillary/supplementary basis, Licensee will pay the applicable fee for services offered under those rules.