

FANVISION ENTERTAINMENT, LLC  
423 WEST 55<sup>TH</sup> STREET, 10<sup>TH</sup> FLOOR  
NEW YORK, NY 10019  
TEL. (212) 801-3542

Federal Communications Commission  
Media Bureau  
Video Division  
445 12<sup>th</sup> Street, S.W.  
Washington, DC 20554

**Re: Request for Special Temporary Authority to Operate a Low Power  
Television Station on Channel 49 at Homestead, Florida**

Dear Sir or Madam:

FanVision Entertainment LLC ("FanVision") hereby respectfully requests Special Temporary Authority to operate a Low Power Television Station on Channel 49 at Homestead, Florida for a period of eight (8) days from November 15 – 22, 2016. FanVision certifies that it will operate the facility in accord with the technical parameters attached hereto.

FanVision proposes to broadcast automobile racing related programming on a limited basis to the attendees of several NASCAR events taking place at Homestead-Miami Speedway, a race track located in Homestead, Florida. Because FanVision wishes to broadcast only to those people in the immediate surrounding area of the race track, FanVision requires a limited service area of a two mile radius from 25-27-10 N, 80-24-32.5 W.

No one will be harmed by grant of the instant Request. Due to FanVision's proposed limited use of channel 49, it is not likely that FanVision will cause any party significant harmful interference. In the improbable event that FanVision does cause interference to another licensed party, FanVision is aware of its obligation to discontinue service immediately upon discovery of such interference.

The antenna to be used in the broadcast associated with the instant STA request will increase the overall height of the building to which it is attached by less than six (6) meters, thus negating any requirements for notifying, or coordinating with, the FAA. In addition to FanVision's compliance with the 6.10-meter Rule criteria, please note that the venue where the above listed broadcast will take place has tall buildings and light poles on the premises which far exceed the height of the top of the broadcast antenna here at issue.

FanVision certifies that it meets all of the qualifications to become a broadcast licensee. FanVision Entertainment LLC is one hundred percent (100%) owned by Stephen M. Ross. Mr. Ross is a United States Citizen. There are no other parties, as defined by the Commission, to this Request.

FanVision, and all parties to this Request, certify that they neither have, nor have had, any interest in, or connection with any broadcast application, or pending broadcast application, in any proceeding where character issues were left unresolved or were resolved adversely against the applicant or parties to the applicant. Neither FanVision, nor any party to this Request, has ever had an adverse finding or final action taken relating to a felony, mass media-related antitrust or unfair competition; fraudulent statements to another governmental unit; or discrimination. FanVision, and all parties to this Request, certify that they are United States Citizens and that the proposed station will offer broadcast program service. Finally, FanVision, and all parties to this Request, certify that they are not subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1998, 21 U.S.C. Section 862.

If you have any questions or require any additional information, please direct them to Mrs. Delaney M. DiStefano, Esq., Higgs Law Group LLC, 1028 Brice Road, Rockville, MD 20852, phone (301) 762-8992, fax (301) 762-9883, e-mail [ddistefano@higgslawgroup.com](mailto:ddistefano@higgslawgroup.com).

Respectfully submitted,

FanVision Entertainment, LLC



By: \_\_\_\_\_  
Delaney M. DiStefano  
*its Attorney*

Dated: October 17, 2016