

EXHIBIT A

REQUEST FOR WAIVER OF COMMISSION'S CONTINGENT APPLICATION RULE

The engineering data contained herein have been prepared on behalf of NEW YORK SPECTRUM HOLDING COMPANY, LLC, licensee of digital Low Power Television Station WYXN-LD, Channel 26 in New York, New York, in support of its displacement Application for Construction Permit to specify operation on Channel 30. This station is being displaced as a result of the spectrum auction and the repack allotment of Channel 26 to WFUT-DT in Newark, New Jersey. That station has a repack authorization on Channel 26 from a site located a mere 4 kilometers from that of WYXN-LD. Clearly, significant interference to and from each of these stations would occur if both operated on the same channel, meaning that WYXN-LD is in a displacement situation. It is propose that the new WYXN-LD facility on Channel 30 be located at a new tower site in West Orange, New Jersey, only 26 kilometers from the present WYXN-LD site on the Citigroup Building in Queens, New York.

Included as Exhibit B is a summary report from a TVStudy interference analysis for the proposed facility. Our study employed both a cell size of 1.0 kilometer and an increment spacing of 1.0 kilometer. Further the applicant proposes use of a full-service mask filter. The results indicate that the proposed WYXN-LD facility meets the Commission's interference requirements to all full-power and low-power co-channel and adjacent-channel television facilities, except to the pre-repack facility of WFUT-DT, Channel 30 in Newark, New Jersey. WFUT-DT has been allotted repack Channel 26 in Newark and the instant proposal protects that new facility. Since operation of WYXN-LD on proposed Channel 30 is contingent upon the move of WFUT-DT to its post-repack facility on Channel 26, the instant applicant has requested

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a waiver of the Commission's "contingent application Rule", which the FCC has said it will entertain during this LPTV displacement filing window.

I declare under penalty of perjury that the foregoing statements and the attached exhibits, which were prepared by me or under my immediate supervision, are true and correct to the best of my knowledge and belief.

A handwritten signature in blue ink, appearing to read "K. T. Fisher", with a stylized flourish at the end.

KEVIN T. FISHER

May 7, 2018

TVSTUDY INTERFERENCE ANALYSIS RESULTS
 PROPOSED WYXN-LD
 CHANNEL 30 – NEW YORK, NEW YORK

Study created: 2018.05.07 11:39:02

Study build station data: LMS TV 2018-04-07

Proposal: WYXN-LD D30 LD LIC NEW YORK, NY
 File number: BLDTL20091123AAX
 Facility ID: 38945
 Station data: User record
 Record ID: 231
 Country: U.S.

Build options:

Protect pre-transition records not on baseline channel

Stations potentially affected by proposal:

IX	Call	Chan	Svc	Status	City, State	File Number	Distance
No	W26DB-D	N26-	TX	LIC	PORT JERVIS, NY	BLTTL20070223AHI	72.1 km
No	WUTF-TV	D29	DT	LIC	WORCESTER, MA	BLANK0000001072	270.8
No	WMPB	D29	DT	LIC	BALTIMORE, MD	BLEDT20090330AEX	262.8
No	W49BE-D	D29z	LD	APP	HACKETTSTOWN, NJ	BLANK0000041594	53.3
Yes	WLNY-TV	D29	DT	CP	RIVERHEAD, NY	BLANK0000034023	112.4
No	WKTV	D29	DT	LIC	UTICA, NY	BLCDDT20060630ACL	262.1
No	W47DH-D	D29	LD	APP	CLARKS SUMMIT, ETC., PA	BLANK0000039291	141.4
No	WQMY	D29	DT	LIC	WILLIAMSPORT, PA	BLCDDT20090223ABU	245.1
No	WQMY	D29	DT	APP	WILLIAMSPORT, PA	BLANK0000035754	245.1
Yes	WEDH	D30	DT	CP	HARTFORD, CT	BLANK0000034543	154.9
No	WIAV-CD	D30	DC	CP	WASHINGTON, DC	BLANK0000029340	318.3
No	WBZ-TV	D30	DT	LIC	BOSTON, MA	BLCDDT20060420ABG	301.2
No	W30DT-D	D30	LD	CP	SALISBURY, MD	BDCCDTL20120628AAS	293.0
Yes	WFUT-DT	D30	DT	LIC	NEWARK, NJ	BLANK0000037827	22.7
No	WYDC	D30	DT	CP	CORNING, NY	BLANK0000034651	278.9
No	WSKA	D30	DT	LIC	CORNING, NY	BLEDT20060705ABL	278.9
Yes	W30AZ-D	D30	LD	LIC	ELLENVILLE, NY	BLDTL20141229AGO	102.3
Yes	WNYN-LD	D30	LD	APP	NEW YORK, NY	BLANK0000048135	24.3
No	W30BW	N30+	TX	LIC	OLEAN, NY	BLTT20020307ABR	374.4
No	WUTR	D30	DT	LIC	UTICA, NY	BLCDDT20040217ADC	271.5
Yes	KYW-TV	D30	DT	CP	PHILADELPHIA, PA	BLANK0000033618	119.3
No	WELL-LD	D30	LD	LIC	PHILADELPHIA, PA	BLDTL20100208AAC	119.3
No	WNVN	D30	DT	LIC	GOLDVEIN, VA	BLEDT20031230AAR	364.5

No	WDCO-CD	D30	DC CP	WOODSTOCK, VA	BLANK0000027758	364.4
No	W30DM-D	D30	LD LIC	MANCHESTER, ETC., VT	BLDTT20111118ARB	278.8
No	WTIC-TV	D31	DT LIC	HARTFORD, CT	BLCDDT20101222AAE	154.9
No	WVIT	D31	DT CP	NEW BRITAIN, CT	BLANK0000034341	154.7
No	WPPX-TV	D31	DT LIC	WILMINGTON, DE	BLCDDT20031203AFL	119.0
No	WSKG-TV	D31	DT CP	BINGHAMTON, NY	BLANK0000028130	199.1
Yes	WPXN-TV	D31	DT LIC	NEW YORK, NY	BLANK0000037694	22.0
Yes	W31EF-D	D31+	LD LIC	PORT JERVIS, NY	BLANK0000049440	1.7
No	WTFX-TV	D31	DT CP	PHILADELPHIA, PA	BLANK0000034830	119.2
No	WSWB	D31	DT LIC	SCRANTON, PA	BLCDDT20140326AAZ	142.7
No	W32EI-D	N32-	TX LIC	PORT JERVIS, NY	BLTTL20121024AAB	72.1
No	W34DI-D	N34+	TX LIC	PORT JERVIS, NY	BLTTL20070223AHK	72.1

No non-directional AM stations found within 0.8 km

No directional AM stations found within 3.2 km

Record parameters as studied:

Channel: D30
Mask: Full Service
Latitude: 40 48 7.60 N (NAD83)
Longitude: 74 14 45.50 W
Height AMSL: 270.6 m
HAAT: 0.0 m
Peak ERP: 9.00 kW
Antenna: WYXN-LD30 0.0 deg
Elev Pattn: Generic

50.3 dBu contour:

Azimuth	ERP	HAAT	Distance
0.0 deg	9.00 kW	167.9 m	46.1 km
45.0	9.00	221.2	49.2
90.0	9.00	251.5	50.9
135.0	5.06	251.9	47.9
180.0	0.000	227.0	5.6
225.0	0.000	144.0	4.5
270.0	0.000	192.4	7.6
315.0	9.00	194.7	47.7

Database HAAT does not agree with computed HAAT

Database HAAT: 0 m Computed HAAT: 206 m

Distance to Canadian border: 378.1 km

Distance to Mexican border: 2659.1 km

Conditions at FCC monitoring station: Laurel MD

Bearing: 231.2 degrees Distance: 284.9 km

Proposal is not within the West Virginia quiet zone area

Conditions at Table Mountain receiving zone:

Bearing: 278.7 degrees Distance: 2606.5 km

Study cell size: 1.00 km

Profile point spacing: 1.00 km

Maximum new IX to full-service and Class A: 0.50%

Maximum new IX to LPTV: 2.00%

**IX check failure to BLANK0000037827 LIC scenario 1, 6.06% interference caused