Scripps Broadcasting Holdings LLC Amendment to Displacement Application KSAW-LD, Twin Falls, ID File No. 0000054775

## Purpose of Amendment and Petition for Approval

The purpose of this amendment is to resolve the mutually-exclusive status of the pending displacement applications for operation on Channel 28 filed by Scripps Broadcasting Holdings LLC ("Scripps"), licensee of low power television Station KSAW-LD (LMS File No. 000054775), and Idaho Broadcast Partners LLC ("Idaho"), licensee of translator Station K39GV (LMS File No. 0000054728).

Scripps and Idaho both petition the FCC to approve the attached Settlement Statement whereby Idaho agrees to amend its application by specifying Channel 35 and Scripps agrees to reimburse Idaho for the legal and engineering expenses it is incurring in connection with pursuing its displacement application.

## SETTLEMENT STATEMENT

This Settlement Statement is entered into as of January 9, 2019 between Idaho Broadcast Partners LLC ("<u>Idaho</u>"), licensee of TV translator station K39GV, and Scripps Broadcasting Holdings LLC ("<u>Scripps</u>"), licensee of low power television station KSAW-LD.

## **RECITALS**

- A. Idaho filed a displacement application with the FCC (0000054728) to operate K39GV on Channel 28 (the "K39GV Application").
- B. Scripps filed a displacement application with the FCC (0000054775) to operate KSAW-LD on Channel 28 (the "KSAW-LD Application").
- C. The K39GV Application and the KSAW-LD Application are mutually exclusive. Idaho has agreed to amend the K39GV Application to specify Channel 35 to resolve the mutually exclusivity (the "K39GV Amendment"). Scripps has agreed to reimburse Idaho \$6,000 for its legitimate and prudent expenses related to the filing and prosecution of the K39GV Application.

Now, therefore, for good and valuable consideration, the parties agree and state to the FCC as follows:

- 1. Idaho will file the K39GV Amendment by January 10, 2019. Within fifteen days of the filing of the K39GV Amendment, Scripps will to reimburse Idaho \$6,000 for its legitimate and prudent expenses related to the filing and prosecution of the K39GV Application.
- 2. This settlement is in the public interest because it will permit both K39GV and KSAW-LD to continue to serve the public.
- 3. Neither the K39GV Application nor the KSAW-LD Application was filed for the purpose of carrying out or reaching a settlement.
- 4. Other than Scripps reimbursing Idaho \$6,000 for its legitimate and prudent expenses, neither Scripps nor Idaho nor their respective principals have paid or received any money or other consideration in connection with this Settlement Statement. Idaho hereby certifies that \$6,000 represents its legitimate and prudent expenses related to the filing and prosecution of the K39GV Application, including legal, engineering and filing fees.
- 5. The undersigned declare under penalty of perjury that the factual statements in these Recitals are true and correct to the best of their knowledge and belief.

Idaho Broadcast Partners LLC

/ and / M

By: Danny Fogle

Its: Vice President of Operations

By: David M. Giles

Its: Vice President, Deputy General

Scripps Broadcasting Holdings LLC

Counsel, Chief Ethics Officer