

LMS File No. 0000051676
K31GL-D, Facility ID 52923, DeSoto, TX
HC2 LPTV Holdings, Inc.
FRN 0026907329

PURPOSE OF THIS AMENDMENT

The sole purpose of this amendment is to state to the Commission that the Applicant accepts, and waives any objection to, incoming interference from any of the other applicants in MX Group No. 60 listed in the FCC's Public Notice DA 18-1108, released October 30, 2018.

The Applicant's proposal is not being amended, nor is any part being withdrawn. No changes are made in the responses to any of the questions on Form 2100.

The four applicants in MX Group No. 60 have each agreed to waive any incoming interference that may exist from the other applicants. Their agreement has been reduced to writing. A copy of the Interference Acceptance Agreement is attached to this exhibit.

The Applicant believes that this agreement is not subject to Section 73.3525 of the Commission's Rules, because that rule applies only "...whenever applicants for a construction permit for a broadcast station enter into an agreement to procure the removal of a conflict between applications pending before the FCC *by withdrawal or amendment of an application or by its dismissal pursuant to § 73.3568*,...[emphasis added].

The rule does not apply in this case, because no applicant is withdrawing or amending any aspect of its application. The applicants are simply waiving incoming interference to eliminate an obstacle to a grant of their application without participating in an auction – something that any of them could do on their own by a simple unilateral statement.

Nevertheless, the Interference Acceptance Agreement, which is executed by all four applicants, recites that no applicant has paid or promised any consideration to any other applicant or its principals, and the signatory's application was not filed for the purpose of entering into a settlement.