



Federal Communications Commission  
Washington, D.C. 20554

October 4, 2022

Alma Vision Hispanic Network, Inc.  
Juan Bruno Caamano, President  
3189 Airway Ave.  
Suite E  
Costa Mesa, CA 92626  
[info@almavision.com](mailto:info@almavision.com)  
(via electronic mail)

Re: Request for Special Temporary  
Authority  
WEYS-LD, Miami, FL  
Facility ID No. 6035  
LMS File No. 0000199619

Dear Licensee:

This letter concerns the above-referenced request for extension of special temporary authority (STA) filed by Alma Vision Hispanic Network, Inc. (Alma), licensee of digital low power television (LPTV) station WEYS-LD, channel 6, Miami, Florida (WEYS-LD or Station). As set forth below, we grant the request and extend Alma's STA with conditions.

WEYS-LD is a digital LPTV station operating on channel 6 in ATSC 3.0 format. The Station was granted an STA to operate an analog FM audio carrier within Station's assigned digital channel frequencies (FM6 operations). The STA was granted with certain operating and reporting conditions. Alma now seeks to extend its STA for an additional six months under the same conditions. We find that granting the STA for another six months is in the public interest.

ACCORDINGLY, the request for extension of special temporary authority of Alma Vision Hispanic Network, Inc. for digital LPTV station WEYS-LD, Miami, Florida, **IS GRANTED** for a period of **six months from the date of this letter**, subject to the following conditions:

1. FM6 operations may only be conducted on 87.75 MHz.
2. This STA has been issued on a non-interference basis and may be immediately modified or terminated if the operation causes interference to any other licensed user, including but not limited to broadcast television or radio users, or if Alma fails to comply with any conditions of grant. Pursuant to section 73.1635(b) of the rules, the Video Division, without the consent of Alma, may also modify the terms of or terminate this authorization for any other reason upon written notice to Alma.
3. WEYS-LD's audio and video coverage must reach similar populations.
4. Alma shall submit written reports, 90 days from the date of this letter and then again 180 days from the date of this letter, detailing any reports of interference to other licensed users it has received and any interference between WEYS-LD's video and audio services that in any way limits the coverage of its video. Such reports must also include a demonstration that WEYS-LD's audio and video coverage reach similar populations.
5. During the term of this STA, WEYS-LD must provide at least one stream of synchronized video and audio programming on the ATSC 3.0 portion of the spectrum on a full time (24x7) basis.

6. During the term of this STA, the technical facilities of WEYS-LD may not be modified.
7. During the term of this STA, the license of WEYS-LD may not be assigned or transferred.
8. On June 6, 2022, the Commission adopted a notice of proposed rulemaking seeking comment on the operation of analog FM radio services by channel 6 digital low power television stations. *Amendment of Parts 73 and 74 of the Commission's Rules to Establish Rules for Digital Low Power Television and Television Translator Stations*, MB Docket No. 03-185, Fifth Notice of Proposed Rulemaking, FCC 22-40 (rel. June 7, 2020). Our action herein is not intended to prejudge the outcome of that proceeding and all licensees must come into compliance with any rules adopted by the Commission as part of that proceeding.

Sincerely,

/s/

Barbara A. Kreisman  
Chief, Video Division  
Media Bureau

cc (via electronic mail): Shelley Sadowsky, Esq.