



Pillsbury Winthrop Shaw Pittman LLP
1200 Seventeenth Street, NW | Washington, DC 20036 | tel 202.663.8000 | fax 202.663.8007

Lee G. Petro
tel: 202.663.8113
lee.petro@pillsburylaw.com

December 9, 2022

VIA LMS

Federal Communications Commission
Media Bureau
45 L Street, NE
Washington, DC 20554

Re: Live Sports Radio, LLC
FRN: 0017-5077-16
Request for Special Temporary Authority
Los Angeles, California

Dear Sir/Madam:

Live Sports Radio, LLC, (“LSR”), via undersigned counsel, hereby requests special temporary authority (“STA”) to operate a low power television facility within digital Channel 3 band at the Los Angeles Convention Center, Los Angeles, California, between January 6, 2023, and January 7, 2023.

This STA is requested to allow LSR to provide continuous live coverage of events to the spectators who otherwise would not be able to hear live coverage. LSR has been sanctioned to provide continuous live coverage at this location, and this service will allow the attendees to hear play-by-play coverage.

Without this service, no on-site live audio coverage will be available to the spectators. In addition, the service will provide a significant public interest benefit – it is the only way to communicate with attendees in the event of severe weather, a terrorist attack, or other emergency and provide the attendees with potentially life-saving instructions. There is no other communication system available to spectators that is either feasible or practical for this purpose.

Attached as **Exhibit A** is an Engineering Statement describing the proposed operation, and confirming that the proposed operation within digital Channel 3 will not cause objectionable interference to any existing licensed operations. In the event that a mounting device (i.e., pipe) is installed at the proposed location, it will be less than six meters above ground, and will be installed inside the facility, further reducing the likelihood of impermissible interference. The antenna is vertically polarized.



December 9, 2022

Page 2

The undersigned has been authorized to state that no party to the applicant is subject to a denial of federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862. Also enclosed is the Fee Receipt issued by the FCC's Fee Filer System indicating that the filing fee of \$270.00 (Fee Code MGL) has been paid online.

Please contact undersigned counsel should you have any questions regarding this request.

Respectfully submitted,

A handwritten signature in blue ink that reads "Lee G. Petro". The signature is written in a cursive style with a horizontal line underneath the name.

Lee G. Petro

Counsel for Live Sports Radio, LLC

Enclosures