

## **AMENDED EXHIBIT AS TO ONLINE PUBLIC INSPECTION FILE**

WJAL is submitting this Amended Exhibit in connection with its response to the Online Public Inspection File Item in the instant Renewal of License application.

In preparing its license renewal filing, the station conducted an audit of its online public file and determined that, due to administrative oversight and/or employee turnover, the following material was not timely uploaded to the online public file:

- Commercial Limits for Children's Programming:
  - Q1 and Q4 2018 uploaded 5/29/2020 and then 6/1/2020 (with a proper cover page)
  - Q3 2013 uploaded 10/17/2013 rather than 10/10/2013
- Issues/Programs Lists:<sup>1</sup>
  - Q2 2013 – Q3 2013 uploaded 10/22/2013
  - Q1 2017 – Q3 2019 uploaded 5/29/2020 (due to an upload error, the reports for Q1 2017 – Q3 2017 were reuploaded 5/2/2023)
  - Q3 2016 – Q4 2016 uploaded 2/17/2022

WJAL wishes to take note that the bulk of the OPIF late filed items occurred during the time periods when the FCC reverse auction and post-auction procedures were being undertaken. As part of that process, the WJAL spectrum was returned to the Commission, the Station entered into a channel sharing arrangement, and WJAL's community of license was

---

<sup>1</sup> The Q3 2013 and Q4 2018 Issues Programs Lists could not be timely filed due to a government shutdown. After discovering that the Issues Programs Lists for Q3 2016 – Q3 2017 were not present in the online public file, as reported in the initial renewal application, the Licensee reviewed its records and uploaded these reports on the dates identified below.

changed, a substantial distance, from Hagerstown, Maryland to Silver Spring, Maryland. As a result of these changes, management of WJAL was shifted from one operating group to another. WJAL believes that during this transitional period, there was confusion as to operating responsibilities resulting in the inadvertent failure to prepare and upload the Issues/Programs Reports to the OPIF.

The licensee of WJAL has taken necessary to actions to ensure that any failure to upload documents on a timely basis does not reoccur in the future. Local management has been directed to review and revise its operating procedures necessary to comply with the requirement that the OPIF is properly maintained and submissions are timely made. In addition, the licensee's corporate manager for OPIF compliance has been replaced by a new management team that will undertake greater supervision of Station staff handling the OPIFs in order to ensure compliance. It is the licensee's expectation that as a result of these actions, the WJAL OPIF will be kept complete and up to date in the future.