

**TRINITY CHRISTIAN CENTER OF SANTA ANA, INC.**  
2422 Michelle Drive  
Tustin, California 92780  
June 5, 2009

Mr. Francis X. Wilkinson  
Vice President and General Manager  
KJLA, LLC  
2323 Corinth Avenue  
Los Angeles, California 90064

Re: Station KSMV-LP  
Los Angeles, California  
FIN: 14002

Dear Mr. Wilkinson:

This is written on behalf of Trinity Christian Center of Santa Ana, Inc. ("Trinity"), the licensee and permittee of Station KTBN-DT, Digital Channel 23 and Digital Channel 33, Santa Ana, California, respectively.

You have advised Trinity that KJLA, LLC's ("KJLA"), the licensee of Low Power Television Station KSMV-LP, Channel 33, Los Angeles, California, wishes to apply to the Federal Communications Commission for flash-cut authority to allow it to modify its operations from analog to digital on Channel 33. The request was made to Trinity owing to the digital transition now expected to be completed on June 12, 2009.

In connection with the application that KJLA proposes, Trinity was made aware by you that the operation of the digital operations of KSMV-LP station on Channel 33, from its transmitter site on Mt. Wilson, is predicted to cause interference to the proposed operations of KTBN-DT on Channel 33 in excess of the threshold permitted by the rules and regulations of the Federal Communications Commission ("FCC"). Trinity has reviewed this matter with its engineering consultant and is aware of the locations where it will occur and the level of predicted interference any operation on Channel 33 by KSMV-LP may cause to KTBN-DT.

Trinity wishes to confirm that it has no objection to the request KJLA proposes to submit to the FCC for modification of KSMV-LP to flash-cut its operations from analog to digital on Channel 33 at Los Angeles, California. This confirmation is subject to the understanding that at no time will KSMV-LP operate on channel 33 when KTBN-DT is operating on channel 33.

Trinity also wishes to confirm that it is aware that KJLA has filed a displacement application with the FCC (File No. BDUSDTL-20081022ABW) seeking to change its digital output channel to Channel 23. KJLA filed the displacement application as a result of the fact that the FCC had amended its DTV Table of Allotments to change KTBN's digital output channel from Channel 23 to Channel 33.

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Trinity hereby wishes to also confirm KJLA's commitment to coordinate KJLA's Channel 33/23 operations with Trinity so that KSMV-LP will not operate on Channel 33, either in analog or digitally, beginning two (2) calendar week prior to KTBN-DT's commencement of equipment and/or program test operations, in digital, on Channel 33. Consistent therewith, Trinity will deliver a written notice to KJLA sufficiently in advance of its commencement of equipment and/or program test operations on channel 33 so that KJLA can broadcast announcements of its impending move to Channel 23 and KTBN-DT's relocation to Channel 33 and discontinuance of its operations on Channel 23 no more than two (2) weeks in advance of KTBN-DT's commencement of equipment and/or program test operations.

KJLA is authorized to submit this letter to the FCC in support of the Form 346 application that it is preparing to submit for channel 33.

If this is a correct understanding of our mutual agreement, would you please so indicate by signing below and returning a copy to me.

Should you or the FCC have any questions concerning this matter, please communicate with our counsel, Colby M. May, Esq., at 202-544-5171 or [cmmay@maylawoffices.com](mailto:cmmay@maylawoffices.com).

Sincerely,

TRINITY CRISTIAN CENTER OF  
SANTA ANA, INC.

By: W.S. Miller  
Its ASST SECRETARY

ACCEPTED AND AGREED TO:

KJLA, LLC

By: James O'Neil  
Its U.P. G.M.