

AMENDMENT TO
ASSET PURCHASE AGREEMENT

This Amendment (the "Amendment") to the Asset Purchase Agreement (the "Agreement"), made and entered into this 31ST day of January, 2019, by and among **DELMARVA BROADCASTING COMPANY**, a Delaware corporation ("DBC"), **DREG1 CANTON LLC**, a New Jersey limited liability company wholly owned by DBC ("DREG1 CANTON"), **DREG2 SALEM LLC**, a New Jersey limited liability company wholly owned by DBC ("DREG2 SALEM"), and **DREG3 HDG, LLC**, a Maryland limited liability company wholly owned by DBC ("DREG3 HDG" and, together with DBC, DREG1 CANTON and DREG2 SALEM, "Sellers"), and **FOREVER MEDIA OF DE, LLC**, a Delaware limited liability company ("Forever DE"), **FOREVER MEDIA OF NJ, LLC**, a New Jersey limited liability company ("Forever NJ"), **FOREVER MEDIA OF MD, LLC**, a Maryland limited liability company ("Forever MD"), and **FM RADIO LICENSES, LLC**, a Delaware limited liability company ("Licenses, LLC", and, together with Forever DE, Forever NJ and Forever MD, "Buyers"). Sellers and Buyers are sometimes hereinafter collectively referred to as the "Parties" or singly as "Party".

W I T N E S S E T H:

WHEREAS, on January 29, 2019, the Agreement, a copy of which is attached hereto, was entered by and among Sellers and Buyers; and

WHEREAS, **FOREVER OF DL, LLC** has this date changed its name to **FOREVER MEDIA OF DE, LLC**; and

WHEREAS, FOREVER OF NJ, LLC has this date changed its name to FOREVER MEDIA OF NJ, LLC; and

WHEREAS, the correct name of FOREVER OF MD, LLC is FOREVER MEDIA OF MD, LLC; and

WHEREAS, the Parties, by this Amendment, wish to amend the Agreement to reflect the name change and correct name of each of the Buyers hereinabove referenced;

NOW, THEREFORE, for and in consideration of the mutual covenants and agreements between the Parties hereto herein contained, and other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged and intending to be legally bound, the Parties hereby agree as follows:

1. The name change of Forever of DL, LLC to Forever Media of DE, LLC is agreed to, ratified and affirmed, and any and all references in the Agreement to “DL” shall be deemed to refer to and shall instead mean “DE”.

2. The name change of Forever of NJ, LLC to Forever Media of NJ, LLC is agreed to, ratified and affirmed.

3. Any and all references in the Agreement to Forever of MD, LLC shall be deemed to refer to and shall instead mean Forever Media of MD, LLC, which the Parties agree is a Party to the Agreement.


4. Except as hereinabove provided, the Agreement is ratified and affirmed by the Parties.

(SIGNATURE PAGE TO FOLLOW)

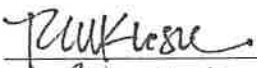
IN WITNESS WHEREOF, the Parties have caused this Amendment to be executed by their duly authorized officers on the day and year first above written.

SELLERS:

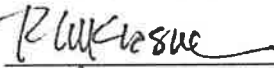
DELMARVA BROADCASTING
COMPANY

BY: 
Robert M. Kravne
AS ITS Chairman

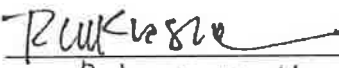
DREG 1 CANTON LLC

BY: 
Robert M. Kravne
AS ITS President

DREG2 SALEM LLC

BY: 
Robert M. Kravne
AS ITS President

DREG3 HDG, LLC

BY: 
Robert M. Kravne
AS ITS President

BUYERS:

FOREVER MEDIA OF DE, LLC
FOREVER MEDIA OF NJ, LLC
FOREVER MEDIA OF MD, LLC

BY: LYNN A. DEPPEN
AS ITS PRESIDENT & MANAGER

FM RADIO LICENSES, LLC

BY: LYNN A. DEPPEN
AS ITS MANAGER

IN WITNESS WHEREOF, the Parties have caused this Amendment to be executed by their duly authorized officers on the day and year first above written.

SELLERS:

DELMARVA BROADCASTING
COMPANY

BY: _____
AS ITS _____

DREG 1 CANTON LLC

BY: _____
AS ITS _____

DREG2 SALEM LLC

BY: _____
AS ITS _____

DREG3 HDG, LLC

BY: _____
AS ITS _____

BUYERS:

FOREVER MEDIA OF DE, LLC
FOREVER MEDIA OF NJ, LLC
FOREVER MEDIA OF MD, LLC

BY:  _____
LYNN A. DEPPEN
AS ITS PRESIDENT & MANAGER

FM RADIO LICENSES, LLC

BY:  _____
LYNN A. DEPPEN
AS ITS MANAGER