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October 29, 2009

Joan Stewart, Esq.  
Wiley Rein LLP  
1776 K Street, N.W.  
Suite 200  
Washington, D.C. 20006-3402

Re: WLS Television, Inc.

Dear Joan:


This letter is to notify your client, Venture Technologies Group, LLC, licensee of low power digital television station, WCHU-LP, Chicago, Illinois ("WCHU"), authorized for low-power digital operations on channel 44, that WLS Television, Inc. ("WLS Television"), licensee of WLS-TV, Chicago, Illinois ("WLS"), is now ready to begin operations on digital channel 44 as specified herein. As you are aware, in response to a Petition for Rulemaking filed by WLS Television on July 24, 2009, the Federal Communications Commission ("FCC") amended the Digital Television Table of Allotments to substitute channel 44 for channel 7 at Chicago, Illinois. Thereafter, WLS Television obtained FCC authority to construct and operate on digital channel 44. WLS Television presently intends to conduct equipment tests on channel 44 on October 29, 2009 and commence operation on October 31, 2009 in accordance with its FCC authorizations.

WCHU is a secondary service and, pursuant to the FCC's rules, its low-power digital operation on channel 44 is prohibited from interfering with the direct reception of the co-channel operation of full-power digital television station WLS. WLS's operation on channel 44 will receive harmful interference from WCHU. Accordingly, because WCHU's operations on channel 44 will cause harmful interference to WLS's operations on channel 44 in violation of the FCC's rules, WCHU is required to cease its operations in order to enable WLS to broadcast an interference-free digital signal to its viewers.

We kindly request that you promptly confirm in writing that WCHU will cease operations on channel 44 by no later than October 31, 2009.

Please do not hesitate to contact the undersigned with any questions regarding this matter.

Sincerely,



Tom W. Davidson, Esq.

cc: Susan Fox, Esq.