

Exhibit 20

Television Station WTCN LLC (“Licensee”) is the licensee of Class A station WTCN-CA, Palm Beach, Florida. WTCN-CA employs a directional transmitting antenna in common with Class A station WWHB-CA, Stuart, Florida, which is licensed to an affiliate of Licensee.

As explained in greater detail in the simultaneously filed minor change application for WTCN-CA (the “Minor Change Application”), recent inspections of the common antenna system revealed damage to components of the antenna, most probably sustained during severe weather. A copy of the technical portion of that application is attached hereto. Further investigation indicated that the directional pattern of the antenna might not have conformed to the licensed directional patterns of WTCN-CA and WWHB-CA. Because the supplier no longer supports Licensee’s existing antenna and because the tower from which WTCN-CA and WWHB-CA presently operate will not support a new, replacement antenna, Licensee has arranged for Dielectric Communications to repair that antenna system to assure compliance with the licensed parameters of both stations. Unfortunately, because the calculated pattern of the repaired antenna could not be made to suppress the station’s signal as tightly as the licensed pattern requires to the east, implementing the facilities proposed in the Minor Change Application will result in some contour extension along azimuths towards the Atlantic Ocean. As a consequence, grant of the Minor Change Application will require a waiver the Commission’s filing freeze on Class A service area expansions announced in Public Notice, Freeze on the Filing of Certain TV and DTV Requests for Allotment or Service Area Changes (DA 04-2446, released August 3, 2004).

By this application, Licensee requests Special Temporary Authority (“STA”) to operate with the facilities proposed in the Minor Change Application while the Commission reviews and considers the waiver request contained therein. Grant of this STA request will permit Licensee to modify the WTCN-CA facilities and thereby restore operation of the station within licensed parameters (but for the contour extension towards the Atlantic Ocean) as expeditiously as possible. Grant of this request will advance the public interest because, as demonstrated by the Minor Change Application, the proposed contour extension would involve land area that is completely bounded by the station’s existing contour and the ocean, and therefore results in negligible preclusive effect.