

2019 SEP 26 PM 2: 21

Before the
Federal Communications Commission
Washington, D.C. 20554

In the Matter of)
)
NIA BROADCASTING, INC.)
)
FM Translator Station W248CA,)
Saint Petersburg, Florida)

Facility Identification Number 156011
File Nos. BLFT-20170815AAH,
BPFT-20180117ACJ, and
BPFT-20180517AEU

Accepted / Filed

Directed to: Office of the Secretary
Attention: Chief, Audio Division, Media Bureau

SEP 25 2019

Federal Communications Commission
Office of the Secretary

REQUEST FOR CONSOLIDATED RESPONSE DATE

Hall Communications, Inc. ("Hall"), licensee of WPCV(FM), Winter Haven, Florida, by its attorneys, hereby respectfully submits its Request for a consolidated response date, to be set for October 9, 2019, with regard to two letters which it has received requesting further information concerning interference complaints and informal objections filed by Hall with regard to the above-captioned applications. With respect thereto, the following is submitted:

Beginning with an Interference Complaint filed by Hall on September 29, 2017, with regard to the then-operation of W248CA, and continuing through various filings by NIA Broadcasting, Inc., the licensee of W248CA, Hall has been seeking to obtain an alleviation of interference issues created by W248CA's current and proposed operations. As previously reported, those operations have varied over time, as have the proposals for future operation, but all of them relate to FM translator W248CA and either actual or potential interference with the reception of Hall's station WPCV.

In light of the recent changes in the Commission's rules related to the processing of interference complaints, Hall has received two letters requesting further information related to

the matters described above. One was dated August 27, 2019, Reference 1800B3-KV, and one was dated September 9, 2019, Reference 1800B3-LHA. The two letters, however, request virtually identical information. In the interest of efficiency and of being able to provide one, complete response with regard to all of the matters related to W248CA, Hall hereby requests that it be allowed to provide one consolidated response to the two, related letters by October 9, 2019.

Respectfully submitted,

HALL COMMUNICATIONS, INC.

By: 

Susan A. Marshall
Anne Goodwin Crump

Its Attorneys

FLETCHER, HEALD & HILDRETH, P.L.C.
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September 25, 2019

CERTIFICATE OF SERVICE

I, Deborah N. Lunt, hereby certify that, on this 25th day of September, 2019, I caused a copy of the foregoing "Request for Consolidated Response Date" to be transmitted electronically, or placed in the U.S. Mail, first class postage prepaid, addressed to the following:

James Bradshaw, Deputy Chief (james.bradshaw@fcc.gov)
Robert Gates (robert.gates@fcc.gov)
Audio Division, Media Bureau
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554
(*Electronic service only*)

John C. Trent, Esquire
Putbrese Hunsaker & Trent, P.C.
200 South Church Street
Woodstock, VA 22664
(*First Class U.S. mail*)



Deborah N. Lunt