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October 21, 2013

Barbara Kreisman, Esq.
Chief, Video Division
Media Bureau
Federal Communications Commission
445 12th Street, S.W.
Washington, Dc. 20554

Re: Request for Continuance of Satellite Waiver:

KELO, Sioux Falls, South Dakota;
KDLO, Florence, South Dakota;
KPLO, Reliance, South Dakota

I have been requested to provide you with an update on the stations since the earlier request for continuance of the satellite waiver was submitted regarding continued operation of KDLO and KPLO as satellites of KELO. In the last letter to you dated September 11, 2012, I summarized the market conditions in the Sioux Falls-Mitchell, South Dakota DMA as they related to the three criteria under which the Commission considers common ownership of a main station and satellites, such as KELO-TV, KDLO-TV and KPLO, in order to serve the public interest. In that letter, I concluded that "I do not envision a scenario in which these satellites could survive as standalone stations."

I have reviewed my letter of September 11, 2012 and find that the facts recited in it remain accurate. Based on my background and experience, which are also set out in my September 11, 2012 letter to you, I continue to believe that KDLO-TV and KPLO-TV could not survive as standalone stations.

Sincerely,

Brian E. Cobb
President