

April 1, 2004

Allan G. Moskowitz, Esq.
Kaye Scholer Fierman Hays & Handler, LLP
Suite 1100
901 15th Street, N.W.
Washington, D.C. 20005

RE: Stations WZMQ(FM), Key Largo, Florida, and WRMA(FM), Fort Lauderdale, Florida

Dear Allan:

This is intended to memorialize the understanding reached between South Broadcasting System, Inc., the licensee of Station WZMQ(FM), Key Largo, Florida, and WRMA Licensing, Inc., the licensee of Station WRMA(FM), Fort Lauderdale, Florida.

WZMQ desires to apply to the Federal Communications Commission ("FCC") for a minor modification of its broadcast station license to specify a new transmitter site, implementation of a directional antenna, and an increase in antenna height. In order for WZMQ to secure such an authorization from the FCC, WRMA must make a change in its FCC status. This change involves a request to the FCC that the WRMA license be reclassified, for FCC purposes, as a "Section 73.215 Authorization." As this result does not require any change in the technical facilities of WRMA, WRMA is willing to cooperate with WZMQ and seek such a reclassification so that WZMQ may proceed to secure the relief it seeks.

So as to comply with the rules and regulations of the FCC, the requested contingent applications of WZMQ, for a minor modification of its operating facilities, and WRMA, for a minor modification involving a reclassification of its status, must be filed simultaneously under the procedures set out in Section 73.3517(e) of the FCC's rules and regulations. Section 73.3517(e) further provides that the parties to such a coordinated facilities modification must undertake their effort pursuant to a written undertaking.

It is, therefore, agreed that this letter shall serve as the written agreement of WZMQ and WRMA to request from the FCC the coordinated facilities modification as provided for in this letter agreement.

Should this be a correct recitation of the parties' mutual understanding, would you so indicate by signing below and returning a copy. The fully executed version of this letter will be submitted to

Barry.Friedman@ThompsonHine.com Phone 202.973.2789 Fax 202.331.8330

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THOMPSON HINE LLP
ATTORNEYS AT LAW

1920 N Street, N.W.
Washington, D.C. 20036-1600

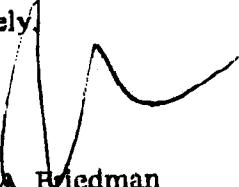
www.ThompsonHine.com
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the FCC by both parties in their respective Form 301 applications.

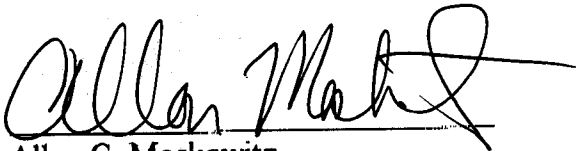
Sincerely,



Barry A. Friedman

cc: Mr. Raul Alarcon, Sr.

ACCEPTED AND AGREED TO:



Allan G. Moskowitz
Counsel to WRMA Licensing, Inc.

*** TOTAL PAGE.03 ***

Received Apr-02-04 10:17am

From-202 331 8330

To-KAYE SCHOLER LLP

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