

**WESV-LP, PALATINE, ILLINOIS
OFF AIR NOTICE AND REQUEST FOR SPECIAL TEMPORARY AUTHORITY TO REMAIN
DARK UNTIL COMPLETION OF DIGITAL FLASH-CUT BUILD-OUT, AND
DISCLOSURE THAT AN INCORRECT ANTENNA MODEL IS BEING REPLACED**

WESV-LP, Palatine, Illinois (FID# 68043) (formerly W40BY), licensed to the Trinity Christian Center of Santa, Ana (Trinity), was taken dark on August 30, 2010. This was done in preparation for completing the digital flash-cut authorized in BDFCDTL-20100224AAD. In addition, the station is being sold pursuant to the assignment authorized in BALTTL-20100222ABW, and the assignees, KRCA Television LLC and KRCA License LLC, will complete the flash-cut build-out following closing, which is anticipated by the end of September. Accordingly, because the station may be dark for more than thirty days, Trinity, out of an abundance of caution, is respectfully requesting special temporary authority for WESV-LP to remain dark through October 30, 2010. This will provide sufficient time for completion of the flash-cut build-out.

In addition, Trinity also wishes to disclose that when the WESV-LP antenna on the Willis Tower was being prepared for rotation, it was discovered that the antenna model was an MCI 955314, rather than an MCI 955512 as specified in the station's license (BLTT-20060419ACR). The pattern differences between these two antenna models, which are both type accepted, should have required a modified authorization in accordance with Commission Rule 74. 751(b)(2). To insure the station's equipment matches the license and the parameters of the digital flash-cut construction permit, Trinity is removing the MCI 955314 antenna and replacing it with an MCI 955512 antenna. It appears that when the station was displaced to channel 40 from channel 68 in 2006, when channel 68 was allotted for public safety use, the MCI 955314 antenna was modified and left in place, rather than replaced with an MCI 955512 antenna. As a result the certification provided in BLTT-20060419ACR (Section III, Question 6: "The facility was constructed as authorized in the underlying construction permit"), was incorrect. The replacement of the MCI 955314 antenna with an MCI 955512 antenna will now permit the digital flash-cut to be completed as authorized. If the Commission desires any additional information regarding this matter, it will be promptly provided.