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FCC Mail Room

September 22, 2009

Via FedEx

Marlene H. Dortch, Secretary
Federal Communications Commission
9300 East Hampton Drive
Capitol Heights, MD 20743

Re: Amanda Friedman
Station WMYP(FM), Frederiksted, VI (Facility ID 82199)
Relocation of Main Studio

Dear Madam Secretary:

On behalf of Amanda Friedman, licensee of Station WMYP, Frederiksted, Virgin Islands, and pursuant to Section 73.1125(d) of the Commission's rules, this is to notify the Commission that effective September 20, 2009, the main studio of Station WMYP relocated to 5020 Anchor Way, Christiansted, St. Croix, US Virgin Islands 00820. This address is also the location of the main studios of Christiansted radio stations WJKC, WVIQ and WMNG, each of which is indirectly owned by Jonathan K. Cohen, the spouse of Ms. Friedman.

Ms. Friedman has requested undersigned counsel to further notify the Commission in this letter that notwithstanding the fact that WMYP's main studio is now located in a building also occupied by the studios and business offices of stations owned by her spouse, she and Mr. Cohen continue to independently manage and operate their respective stations without common influence or control in accordance with: (i) the Commission's policies relating to non-attribution of spousal interests enunciated in *Policy Statement, Clarification of Commission Policies Regarding Spousal Attribution*, 7 FCC Rcd 1920 (1992), as further clarified in *Sevier Valley Broadcasting, Inc.*, 10 FCC Rcd 9795 (1995), (ii) representations made in Exhibit 16 to BALH-20060515ACN, the application for assignment of license of WMYP to Ms. Friedman, and (iii) Section 73.3555(a) of the Commission's rules (the local radio ownership rule).

In this regard, Ms. Friedman assures the Commission that there has not been and will not be any sharing of employees between WMYP and any of Mr. Cohen's stations. Indeed, the business office and sales staff of WMYP have not moved with the station's main studio to 5020 Anchor Way. Only WMYP's studio operations and program production staff have relocated to the new studio site. The General Manager of WMYP, who has a morning program on WMYP, is working from the new main studio for part of each workday, and all WMYP personnel continue to be under his supervision. The Program Director of WMYP, who has an afternoon program on

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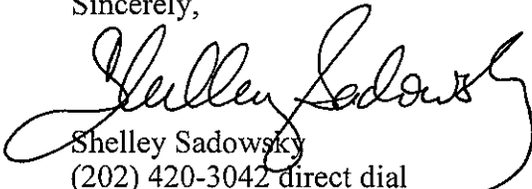
WMYP, provides the managerial presence at the main studio when the General Manager is off the premises.

To further ensure separation of WMYP from Mr. Cohen's stations at 5020 Anchor Way, there is a separate entrance with separate signage for WMYP. In addition, WMYP has its own production room there, separate and apart from the production rooms of Mr. Cohen's stations.

Finally, the Commission is advised that Radio 95, Inc., of which Mr. Cohen is the sole shareholder, is the only tenant of the building at 5020 Anchor Way, which is owned by an unrelated, third-party landlord. Thus, Ms. Friedman has entered into a sublease arrangement with Radio 95, Inc. for the WMYP studio space, pursuant to which she pays monthly rent at a fair market rate to Radio 95, Inc.

Should the Commission desire any additional information regarding this matter, please contact the undersigned.

Sincerely,



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cc: Michael Wagner, Associate Chief, Audio Division
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