



STATIONS:

New York, NY	Ch. 42
Philadelphia, PA	Ch. 8
Boston, MA	Ch. 48
San Francisco, CA	Ch. 22
Dallas, TX	Ch. 2
Washington, DC	Ch. 23
Atlanta, GA	Ch. 53
Houston, TX	Ch. 22
Tampa, FL	Ch. 18
Seattle, WA	Ch. 56
Phoenix, AZ	Ch. 48
Minneapolis, MN	Ch. 62
Cleveland, OH	Ch. 53
Denver, CO	Ch. 41
Sacramento, CA	Ch. 47
Stockton, CA	Ch. 52
Modesto, CA	Ch. 61
Orlando, FL	Ch. 50
St. Louis, MO	Ch. 64
Indianapolis, IN	Ch. 69
Charlotte, NC	Ch. 25
Raleigh, NC	Ch. 66
Nashville, TN	Ch. 14
Kansas City, MO	Ch. 35
Columbus, OH	Ch. 19
San Antonio, TX	Ch. 46
Birmingham, AL	Ch. 24
Memphis, TN	Ch. 59
Oklahoma City, OK	Ch. 46
Las Vegas, NV	Ch. 23
Buffalo, NY	Ch. 39
Little Rock, AR	Ch. 36
Knoxville, TN	Ch. 24
Richmond, VA	Ch. 48
Tulsa, OK	Ch. 29
Charleston, WV	Ch. 61
Tucson, AZ	Ch. 29
Honolulu, HI	Ch. 44
Portland, ME	Ch. 15
Jackson, MS	Ch. 43
Macon, GA	Ch. 31
Asheville, NC	Ch. 64
Greenville, SC	Ch. 51
DirecTV	Ch. 369
Dish Network	Ch. 263
United Kingdom	BSkyB
Israel	Hot Cable & YES DBS
Europe & Mid-East	Hotbird 6
Africa	PAS 10
Asia	Thaicom 5
Australia	Optus B3
Cent. & So. America	NSS806
Germany	Astra
Verizon	Ch. 268
AT&T	Ch. 563

June 18, 2008

Marlene H. Dortch, Esq.  
Secretary  
Federal Communications Commission  
445 Twelfth Street, SW  
Washington, DC 20554

RE: Acceptance of Interference from WPGA-DT by Class A TV Station  
WDMA-CA, Macon, GA

Dear Ms. Dortch:

Word of God Fellowship, Inc. ("Word of God") is the licensee of Class A TV station WDMA-CA, Macon, Georgia, Facility ID No. 21150 ("WDMA-CA"). WDMA-CA is licensed to operate analog facilities on Channel 31, and holds a Construction Permit to build digital companion channel facilities on Channel 14 (see FCC File No. BDCCDTL-20061026ACN, granted Jan. 12, 2007).

Word of God has been advised by Radio Perry, Inc. ("Radio Perry"), the licensee of full power DTV station WPGA-DT, Channel 32, Perry, Georgia, Facility ID No. 54728 ("WPGA-DT"), that a maximization application for WPGA-DT will be filed on or before June 20, 2008. The maximization application is predicted to cause more than 0.5% new interference to WDMA-CA if WDMA-CA were to remain at its present location. However, Word of God and Radio Perry have reached an agreement whereby WDMA-CA's facilities will be co-located with the WPGA-DT facilities at the present WPGA-DT tower under terms agreeable to the parties. An application proposing this co-location, and proposing to flash cut from analog Channel 31 to digital Channel 31, will be filed by WDMA-CA in the near future.

In light of this planned co-location of facilities and the minimization of interference potential that would result from such co-location, Word of God consents to any predicted interference from WPGA-DT's proposed maximization of its facilities, and Word of God and Radio Perry request that such consent be taken into consideration in connection with WPGA-DT's maximization application. A copy of this letter will be filed with WPGA-DT's application.

As part of the co-location agreement, WPGA has agreed to add additional High Pass Filtering to reduce harmonics on the lower side band. Similarly, WDMA-CA has agreed to add filters to minimize its upper harmonics.

Word of God submits that this proposal would serve the public interest by allowing the stations to co-locate, thereby minimizing the potential for interference to both stations.

Respectfully submitted,

A handwritten signature in blue ink that reads "Marcus Lamb". The signature is written in a cursive, flowing style.

Marcus Lamb  
President