

INTERFERENCE ACCEPTANCE AGREEMENT

THIS AGREEMENT is made as of July 22, 2008 between Trinity Christian Center of Santa Ana, Inc., d/b/a Trinity Broadcasting Network. ("Trinity") and Local TV Alabama License, LLC ("Local").

Trinity is the licensee of television broadcast station WMCF-TV (Montgomery, Alabama) (the "Trinity Station"), scheduled pursuant to rules of the Federal Communications Commission ("FCC") to broadcast only on Channel 46 after February 17, 2009. On June 16, 2008, Trinity filed an application (File No. BPCDT-20080616ADZ) (the "Trinity Application") with the FCC for permission to enlarge the authorized service area of the Trinity Station.

Local is the licensee of television broadcast station WHNT-TV (Huntsville, Alabama) (the "Local Station"). Local is seeking permission from the FCC pursuant to a petition for rulemaking to change the authorized channel of the Local Station to Channel 46 for use after February 17, 2009 (File No. BPRM-20080619ALW) (the "Local Petition").

According to informal notice by a member of the FCC's staff, and as verified by calculations by Local based upon the FCC's rules and policies, and which calculations were shared by Local with Trinity, the facilities proposed in the Trinity Application and the Local Petition are predicted to cause impermissible interference to each of the other's service area population. Accordingly, without modification of either or both of the Trinity Application and the Local Petition, pursuant to the FCC's rules and policies, neither can be authorized by the FCC without the consent of both Trinity and Local.

Consistent with 47 C.F.R. § 73.623(h)(3), and for the purpose of obtaining authorization of the facilities proposed in the Local Petition, Trinity hereby agrees that it will accept the interference proposed in the Local Petition. According to calculations by Local based upon the FCC's rules and policies, 1.03% of the service area population proposed in the Trinity Application is predicted to receive interference from the facilities proposed in the Local Petition.

Consistent with 47 C.F.R. § 73.623(h)(3), and for the purpose of obtaining authorization of the facilities proposed in the Trinity Application, Local hereby agrees that it will accept the interference proposed in the Trinity Application. According to calculations by Local based upon the FCC's rules and policies, 0.63% of the service area population proposed in the Local Petition is predicted to receive interference from the facilities proposed in the Trinity Application. Furthermore, to facilitate the Trinity Station in providing a robust broadcast service, Local hereby agrees that it will accept interference from the Trinity Station (as it may so be modified in the future pursuant to requests to the FCC) to a total of 1.03% of the Local Station's authorized service area population specified in the Local Petition.

Each of Trinity and Local shall take all commercially reasonable steps to satisfy any questions or concerns raised by the FCC with respect to their Applications, notify the other of any such FCC inquiries, and furnish all information requested by the FCC with respect thereto. No amendment or waiver of compliance with any provision hereof or consent pursuant to this Agreement shall be effective unless in a writing signed by the party against whom enforcement

is sought. Neither party may assign this Agreement without the prior written consent of the other party, which shall not be unreasonably withheld. This Agreement constitutes the entire agreement and understanding of the parties hereto and supersedes all prior agreements and understandings with respect to the subject matter hereof. Nothing in this Agreement expressed or implied is intended or shall be construed to give any rights to any person or entity other than the parties hereto and their respective successors and permitted assigns. This Agreement shall be governed by the laws of the State of Alabama without giving effect to the choice of law provisions thereof. This Agreement may be executed electronically and in separate counterparts, each of which shall be deemed to be an original and all of which together constitute one and the same agreement. Electronic copies of signatures shall be treated as originals for all purposes. Each party shall bear all of its expenses incurred in connection with the transactions contemplated by this Agreement, including without limitation accounting and legal fees incurred in connection herewith. No consideration is being paid by either party in connection with this Agreement.

IN WITNESS WHEREOF, the parties have duly executed this Agreement as of the date first set forth above.

Trinity: TRINITY CHRISTIAN CENTER OF SANTA ANA, INC.
D/B/A TRINITY BROADCASTING NETWORK

By: _____
Name:
Title:

Local: LOCAL TV ALABAMA LICENSE, LLC

By: 
Name: Pamela Taylor
Title: CFO

is sought. Neither party may assign this Agreement without the prior written consent of the other party, which shall not be unreasonably withheld. This Agreement constitutes the entire agreement and understanding of the parties hereto and supersedes all prior agreements and understandings with respect to the subject matter hereof. Nothing in this Agreement expressed or implied is intended or shall be construed to give any rights to any person or entity other than the parties hereto and their respective successors and permitted assigns. This Agreement shall be governed by the laws of the State of Alabama without giving effect to the choice of law provisions thereof. This Agreement may be executed electronically and in separate counterparts, each of which shall be deemed to be an original and all of which together constitute one and the same agreement. Electronic copies of signatures shall be treated as originals for all purposes. Each party shall bear all of its expenses incurred in connection with the transactions contemplated by this Agreement, including without limitation accounting and legal fees incurred in connection herewith. No consideration is being paid by either party in connection with this Agreement.

IN WITNESS WHEREOF, the parties have duly executed this Agreement as of the date first set forth above.

Trinity: TRINITY CHRISTIAN CENTER OF SANTA ANA, INC.
D/B/A TRINITY BROADCASTING NETWORK

By: Warren B Miller
Name: WARREN B MILLER
Title: ASSISTANT SECRETARY

Local: LOCAL TV ALABAMA LICENSE, LLC

By: _____
Name:
Title: