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October 17, 2017

VIA E-MAIL

Mr. David Brown
Deputy Division Chief, Video Division, Media Bureau
Federal Communications Commission
445 12th Street S.W.
Washington, DC 20554
David.Brown@fcc.gov

RE: CDBS Application File No. BAL-20170707ABB

Dear Mr. Brown:

Hispanic Family Christian Network, Inc. ("HFCN") submits this letter in support of its pending application to assign station license KYAN-LD (Facility ID 128585) to DTV Holding Inc. KYAN-LD's status is currently "licensed and silent" pursuant to a request for silence STA granted on June 30, 2017. HFCN respectfully asks the FCC to grant the pending assignment application so that the station can resume services to its community of license.

HC2 Broadcasting Inc.¹ seeks to acquire KYAN-LD as part of a larger planned strategic acquisition that ultimately will result in HC2 Broadcasting Inc., together with other affiliated entities, holding a number of broadcast licenses. I have been informed that the KYAN-LD license represents an important component of HC2 Broadcasting Inc.'s planned broadcast television station coverage, and that HC2 Broadcasting Inc. intends to return the station to operational status and use the license to transmit media content that will meet the needs of individuals in the Los Angeles community after HC2 Broadcasting Inc. assumes control of the station's operations.

HC2 Broadcasting Inc. intends to invest considerable resources to deploy state-of-the-art broadcast technologies for the benefit of KYAN-LD and its local community as soon as feasible, but can only implement its plans for KYAN-LD after it receives FCC approval for the

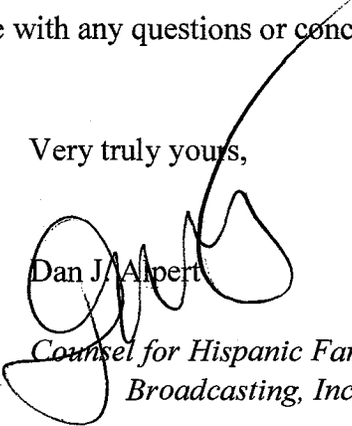
¹ Originally, HFCN applied to assign KYAN-LD to DTV Holding Inc. but the parties have since amended their application based on DTV Holding Inc. changing its name to HC2 Broadcasting Inc. No change in assignee's actual ownership (voting or equity) occurred as a result of the *pro forma* name change.

assignment of the station license and consummates the transaction. As we discussed, in light of these plans on the part of HC2 Broadcasting, it would not be appropriate for HFCN to incur expense to restore operation prior to implementation of these plans by HC2.

Therefore, the public interest would be served by the FCC approving the pending assignment application as expeditiously as possible.

Please do not hesitate to contact me with any questions or concerns or if you would like to discuss this matter further.

Very truly yours,



Dan J. Alpert

*Counsel for Hispanic Family Christian
Broadcasting, Inc.*