

Federal Communications Commission Washington, D.C. 20554

December 17, 2021

Elizabeth Ryder 545 E. John Carpenter Freeway Suite 700 Irving, TX 75062 eryder@nexstar.tv (via electronic mail)

> KOZL-TV, Springfield, Missouri Facility ID No. 3659 LMS File No. 0000171224

Dear Licensee:

This letter is in reference to the above-captioned application for legal special temporary authority (Legal STA) filed by Nexstar Media Inc. (Licensee), licensee of full power television station KOZL-TV, Springfield, Missouri (KOZL or Station). In its Legal STA, the Licensee requests authorization to allow KOZL's non-primary programming streams (multicast streams) to be aired in an ATSC 1.0 format, with no ATSC 3.0 simulcast, on KOLR(TV), Springfield, Missouri (KOLR), licensed to Mission Broadcasting, Inc. (Multicast Host). This arrangement between the Licensee and the Multicast Host has been entered into in connection with the Station's transition of its facilities to the ATSC 3.0 transmission standard. Although the Licensee has agreed to indemnify the Multicast Host from all liabilities or claims resulting from the airing of its multicast streams over the Multicast Host's channel, it has requested the instant authorization to make clear that it will remain responsible from a statutory and regulatory perspective for the Station's multicast streams. Specifically, the Licensee requests that KOZL be treated as if it is still originating the multicast streams and be considered the responsible party for compliance with any obligations under the Communications Act of 1934, as amended (Act) and the Commission's rules (Rules). For the reasons below, we grant the Licensee's request.

Background. On December 16, 2021, the Video Division granted the Station's application for modification of license to convert its existing broadcast facilities to ATSC 3.0 transmission.⁵ As required by section 73.3801 of the Rules,⁶ the Station's primary stream will be simulcast in an ATSC 1.0 format

¹ Application of Nexstar Media Inc. for Legal Special Temporary Authority as Amended, LMS File No. 0000171224 (filed Nov. 24, 2021) (Nexstar Legal STA).

² KOLR is licensed to operate on RF Channel 10.

³ Nexstar Legal STA, Amended Narrative Exhibit at 2.

⁴ Id. See Authorizing Permissive Use of the "Next Generation" Broadcast Television Standard, GN Docket No. 16-142, Report and Order and Further Notice of Proposed Rulemaking, 32 FCC Rcd 9930, 9970-73, paras. 79-82 (2017) (Next Gen TV Report and Order) (requiring Next Gen TV broadcasters to comply with all Commission broadcast rules, including, but not limited to, the Rules regarding foreign ownership, political broadcasting, children's programming, equal employment opportunities, public inspection files, indecency, sponsorship identification, etc.).

⁵ Application of Nexstar Media Inc. for Modification of License, LMS File No. 0000171213 (granted Dec. 16, 2021) (Nexstar License Modification).

⁶ 47 CFR § 73.3801(b).

over the facility of commonly-owned station KRBK(TV), Osage Beach, Missouri (KRBK).⁷ In addition to its primary stream, the Station currently broadcasts three non-primary multicast streams: (1) *Court TV Mystery*, (2) *Bounce TV*, and (3) *Rewind TV*.⁸ In order to avoid the loss of the Station's over-the-air multicast programming to its current ATSC 1.0 viewers, the Licensee has entered into a written agreement with the Multicast Host to broadcast *Court TV Mystery*, *Bounce TV*, and *Rewind TV* over KOLR.⁹ As part of the same arrangements, the Multicast Hosts have been provided capacity as ATSC 3.0 guest stations on the Station's channel.¹⁰

As noted in the Legal STA, because of ATSC 1.0 capacity constraints, the Station is not able to air all of its multicast streams on the same channel as its primary ATSC 1.0 simulcast signal. ¹¹ Furthermore, due to capacity and other constraints the Station is not able to simulcast an ATSC 3.0 version of its multicast streams. ¹² Pursuant to an engineering study conducted by the Licensee, 100 percent of KOZL's current over-the-air ATSC 1.0 viewers will retain access to its multicast programming over the Multicast Host's channel. ¹³ Absent the proposed arrangement and grant of the instant request, the Licensee states, "all over-the-air viewers would lose access to KOZL's multicast streams." ¹⁴ The Station's non-primary multicast streams will continue to serve the Station's DMA and community of license. ¹⁵

The Licensee goes on to state that it has provided the requisite notice to MVPDs regarding relocation of the Station's primary ATSC 1.0 stream and its non-primary multicast streams. ¹⁶ The Station will also air the requisite over-the-air announcements regarding its transition to the ATSC 3.0 standard and the need for over-the-air viewers to rescan their television sets to continue to receive KOZL's ATSC 1.0 programming streams. ¹⁷ In order to alleviate any viewer confusion, the PSIP (virtual) channel for

 $^{^7}$ See Nexstar License Modification. KRBK is licensed to operate on RF Channel 22.

⁸ Nexstar Legal STA, Amended Narrative Exhibit at 1.

⁹ *Id*.

¹⁰ See Application of Mission Broadcasting, Inc. for Modification of License, LMS File No. 0000172573 (granted Dec. 16, 2021).

¹¹ Nexstar Legal STA, Amended Narrative Exhibit at 1. We also note that stations are not required to air their multicast channels as part of their ATSC 3.0 conversion. *See Next Gen TV Report and Order*, 32 FCC Rcd at 9937-38, para. 13, n.40 ("The provision of multicast channels is discretionary, and we decline to adopt rules requiring broadcasters who currently air such channels to continue to do so."); *see also* in fra note 26.

¹² Nexstar Legal STA, Amended Narrative Exhibit at 1-2. Specifically, Licensee states that to air an ATSC 3.0 simulcast of the Station's non-primary multicast streams, the Station would not be a ble to accommodate current ATSC 3.0 guests as arranged. According to the Licensee, doing so a lso would impact the Station's a bility to offer enhanced ATSC 3.0 offerings, such as High Dynamic Range, Wide Color Gamut and High Frame Rate, Dolby AC-4 immersive audio, advanced emergency alerting and information functions, and non-real time interactive data delivery. *Id.* Furthermore, the Licensee notes that this would delay rollout of ATSC 3.0 in the market. *Id.* at 2.

¹³ Nexstar Legal STA, Engineering Showing at 4 and 10. We also note that 96 percent of the Station's current overthe-air ATSC 1.0 viewers will retain access to its primary programming over KRBK. *Id.* at and 3 and 8.

¹⁴ Nexstar Legal STA, Amended Narrative Exhibit at 2.

¹⁵ See Nexstar Legal STA, Engineering Showing at 10, 12.

¹⁶ Nexstar Legal STA, Amended Narrative Exhibit at 2. See 47 CFR § 73.3801(g) (Notice to MVPDs).

¹⁷ Nexstar Legal STA, Amended Narrative Exhibit at 2. *See* 47 CFR § 73.3801(f) (Consumer Education for Next Gen TV stations).

each of KOZL's programming streams will remain unchanged and will be identified to viewers as being associated with KOZL.¹⁸ The Licensee plans to convert the Station's facilities to ATSC 3.0 and commence its ATSC 1.0 operations over KRBK (primary stream), and KOLR (*Court TV Mystery, Bounce TV, and Rewind TV*) on December 20, 2021.¹⁹

Discussion. We conclude, based on the facts and circumstances presented, that the public interest would be served by the grant of the Licensee's Legal STA. Under the Commission's rules, Next Gen TV Broadcasters are not required to continue airing their existing non-primary multicast streams.²⁰ Grant of the instant Legal STA will promote the continued transmission of the Station's non-primary multicast programming streams in an ATSC 1.0 format to viewers and make clear that the Station is responsible for the content of those signals from a regulatory compliance and enforcement perspective. Therefore, for purposes of all statutory and regulatory obligations related to the Station's non-primary multicast streams, we will treat those signals as multicast streams being originated by the Station even though they are being transmitted over the Multicast Host's channel. The Licensee is the sole party responsible for ensuring compliance with all statutory and regulatory requirements with regard to all of its original non-primary multicast streams. This includes, but is not limited to, our rules regarding political broadcasting, children's programming, ²¹ equal employment opportunities, public inspection files, indecency, sponsorship identification, station identification, contests, the CALM Act, and the Emergency Alert System.²² Furthermore, we decline to require the Station to air an ATSC 3.0 version of the ATSC 1.0 non-primary multicast streams being aired over the Multicast Hosts' channels given the capacity and engineering constraints that the Licensee has described.

Further, given that the current arrangement is temporary and is in furtherance of an ATSC 3.0 simulcasting arrangement, we will not apply the broadcast ownership rules to the extent that the arrangements would result in a potential violation of those rules. We find this approach is consistent with the Commission's decision and underlying basis to "not apply the broadcast ownership rules in any situation where airing an ATSC 3.0 signal or an ATSC 1.0 simulcast on a temporary host station's facility would result in a potential violation of those rules."²³

Accordingly, the application of Nexstar Media Inc., licensee of KOZL-TV, Springfield, Missouri, **IS GRANTED** for a period of six months from date of this letter – hereby expiring on June 16, 2022. For purposes of the Act and the Commission's rules, we will consider the multicast program streams to be originated by the Station, even though the streams are being aired over the Multicast Host's channel. Any change in the non-primary multicast streams being aired over the Multicast Hosts by the Station or relocating any of the non-primary multicast streams to a new ATSC 1.0 multicast host will require the

¹⁸ Nexstar Legal STA, Amended Narrative Exhibit at 2.

¹⁹ *Id*.

²⁰ Supra note 11.

²¹ The Licensee notes in its Legal STA that the Station "does not currently, and does not intend to, rely on its multicast streams for compliance with the Commission's Children's Television Programming requirements, as KOZL a verages at least three hours per week of core programming on its primary stream." Nexstar Legal STA, Amended Narrative Exhibit at 2.

²² See supra note 4.

²³ Next Gen TV Report and Order, 32 FCC Rcd at 9972, para. 80, n.237. See also Promoting Broadcast Internet Innovation through ATSC 3.0, MB Docket No. 20-145, Declaratory Ruling and Notice of Proposed Rulemaking, 35 FCC Rcd 5916, 5924, para. 15 (2020).

filing of a new request. By this grant, the Licensee agrees to coordinate with MVPDs as necessary. Because multicast signals are not entitled to mandatory carriage rights, ²⁴ any impact on an MVPD's ability to carry KOZL's non-primary multicast streams pursuant to a retransmission consent agreement is subject to the terms of the private contractual relationships between KOZL and the affected MVPDs. According to the Licensee, it will coordinate with all impacted MVPDs to ensure that they continue to receive a good quality signal of the non-primary multicast streams over-the-air or via alternative delivery methods.²⁵ Our grant of the instant STA authorization shall not prejudice the outcome of the Commission's current ATSC 3.0 proceeding relating to the licensing of multicast streams and will be subject to the outcome of the proceeding.²⁶

Sincerely,

/s/

Barbara A. Kreisman Chief, Video Division Media Bureau

Cc (via electronic mail):

Jason Roberts, Esq. (Counsel for Nexstar)

Gregory Masters, Esq. (Counsel for Mission)

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²⁴ See Carriage of Digital Television Broadcast Signals: Amendment to Part 76 of the Commission's Rules, CS Docket Nos. 98-120, 00-96 and 00-2, First Report and Order and FNPRM, 16 FCC Rcd 2598, 2621-22, para. 54 (2001); affirmed by Carriage of Digital Television Broadcast Signals: Amendment to Part 76 of the Commission's Rules, Second Report and Order and First Order on Reconsideration, CS Docket No. 98-120, 20 FCC Rcd 4516, 4518, para. 3 (2005) (DTV Must-Carry Second R&O) (declining to require cable systems to carry a licensee's multicast streams). In the DTV Must-Carry Second R&O, the Commission a ffirmed its decision in the First Report and Order to interpret the statutory term "primary video" to mean only a single programming stream. If a digital broadcaster elects to divide its digital spectrum into several separate programming streams, only one of these streams is entitled to mandatory carriage. *Id.* at 4530-37, paras. 28-44.

²⁵ Nexstar Legal STA, Amended Narrative Exhibit at 2.

²⁶ In the *SecondATSC 3.0 FNPRM* the Commission seeks comment on issues related to the licensing of ATSC 1.0 multicast streams by stations that have converted their facilities to ATSC 3.0 operations. *See Authorizing Permissive Use of the "Next Generation" Broadcast Television Standard*, Second Further Notice of Proposed Rulemaking, GN Docket No. 16-142, FCC 21-116 (rel. Nov. 5, 2021) (*ATSC 3.0 Second FNPRM*); *see also* Petition for Declaratory Ruling and Rulemaking of the National Association of Broadcasters, GN Docket No. 16-142 (filed Nov. 9, 2020) (Petition). The Commission stated that during the pendency of the rulemaking it will "ma intain the status quo and permit the Bureau to continue to process STA requests and 3.0 license applications in the same manner it has to date." *ATSC 3.0 Second FNPRM* at n. 47. We find that the instant request is consistent with the Bureau's prior actions under the STA process. The Commission also stated that "any STA or 3.0 license application granted previously or during the course of this proceeding containing such multicast a rrangements shall not prejudice the outcome of this proceeding, and any such STA or 3.0 license application will be subject to the outcome of this proceeding." *Id.* Accordingly, we want to make clear that our action herein is not intended to prejudge the outcome of the proceeding and all licensees must come into compliance with any rules adopted by the Commission, therein, to the extent this authorization conflicts.