

**Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554**

In the Matter of	)	
	)	
BLUE RIDGE FREE MEDIA	)	File No. 0000072621
For Renewal of License of	)	Facility ID No. 192547
WXRK-LP, Charlottesville, VA	)	
	)	
AIR MIX VIRGINIA	)	File No. 0000073441
For Renewal of License of	)	Facility ID No. 193001
WVAI-LP, Charlottesville, VA	)	
	)	
PROMISE LAND COMMUNICATIONS	)	File No. 0000073463
For Renewal of License of	)	Facility ID No. 192897
WPVC-LP, Charlottesville, VA	)	
	)	
GENESIS COMMUNICATIONS, INC.	)	File No. 0000072618
For Renewal of License of	)	Facility ID No. 194996
WREN-LP, Charlottesville, VA	)	
	)	
GATEWAY MEDIA, INC.	)	File No. 0000072619
For Renewal of License of	)	Facility ID No. 192447
WKMZ-LP, Ruckersville, VA	)	

To: Office of the Secretary  
Attn: Chief, Audio Division, Media Bureau

**MOTION FOR EXTENSION OF TIME**

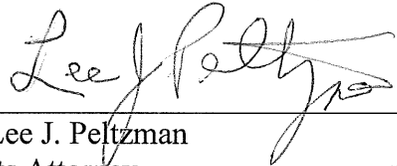
Promise Land Communications (“PLC”), licensee of Station WPVC-LP, Charlottesville, Virginia, by its attorney, hereby requests an extension of time in order to file an Opposition to the Consolidated Petition to Deny (“Petition to Deny”) filed by Tidewater Communications, LLC (“Tidewater”) on September 3, 2019. In support of its request, PLC submits the following:

Undersigned counsel has only recently been retained as counsel for PLC and Station WPVC-LP. Currently, an Opposition to the Tidewater Petition to Deny is due on October 3, 2019. PLC requests an extension of time until and including Tuesday, October 15, 2019 to file its Opposition to the Tidewater Petition to Deny due to counsel's recent involvement in the case and the intervening Jewish High Holidays. Counsel for Tidewater has courteously indicated that he will interpose no objection to the approval of this Request.

WHEREFORE, in view of the above, Promise Land Communications hereby requests that this Motion for Extension of Time be granted.

Respectfully submitted,

PROMISE LAND COMMUNICATIONS

By:   
\_\_\_\_\_  
Lee J. Peltzman  
Its Attorney

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202-293-0011

September 27, 2019

**CERTIFICATE OF SERVICE**

I, Malinda Markland, hereby certify that the foregoing “Motion for Extension of Time” is being served by email to the following:

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Malinda Markland

September 27, 2019