

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

|   |   |                             |
|---|---|-----------------------------|
| In re Application of                        | ) | File No.: BMLFT-20170330AAJ |
|   | ) | Facility ID No.: 26359      |
| COSTA-EAGLE RADIO VENTURES                  | ) |                             |
| LIMITED PARTNERSHIP                         | ) |                             |
|   | ) |                             |
| For a license modification of FM Translator | ) |                             |
| W279DH, Haverhill, Massachusetts            | ) |                             |

To: The Secretary  
Attention: Chief, Audio Division, Media Bureau

**REQUEST FOR AN EXTENSION OF TIME**

Horizon Christian Fellowship (“Horizon”), by its attorneys, requests a second extension of time to file a Reply to the May 1, 2017 Opposition filed by Costa-Eagle Radio Ventures Limited Partnership (“Costa-Eagle”) with regard to Horizon’s Petition for Reconsideration, filed April 24, 2017. In support, Horizon submits the following:

Horizon, in its Petition, seeks reconsideration of the grant of the above-referenced license modification application for FM Translator W279DH, Haverhill, Massachusetts (Facility ID No. 26359) (the “Modification Application”). W279DH operates on the same channel as Horizon’s W279BQ, Boston, Massachusetts, and Horizon has reason to believe that one or more of the technical specifications in the Modification Application are in error.

Horizon’s Reply to Costa-Eagle’s Opposition was initially due on May 11, 2017. On that date, Horizon requested an extension of time to May 18, 2017 to submit its Reply because it only became aware of Costa-Eagle’s Opposition on May 9, and did not receive a paper or electronic copy of the Opposition until May 10. Horizon now seeks a two-week extension of time,

extending the filing deadline to June 1, 2017, to continue gathering information and data that will enable Horizon to submit a meaningful Reply to Costa-Eagle's Opposition.

Counsel for Costa-Eagle has been notified of the filing of the instant request.

Respectfully submitted,

HORIZON CHRISTIAN FELLOWSHIP

Date: May 17, 2017

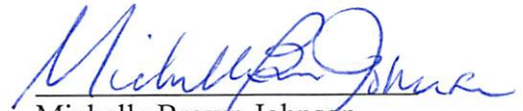
By: Matthew H. McCormick Mark C. DeSantis  
Matthew H. McCormick  
Mark C. DeSantis  
Fletcher, Heald & Hildreth, PLC  
1300 N. 17<sup>th</sup> Street, 11<sup>th</sup> Floor  
Arlington, Virginia 22209  
(703) 812-0400  
Its Counsel

**CERTIFICATE OF SERVICE**

I, Michelle Brown Johnson, hereby certify that I have served, on this 17<sup>th</sup> day of May, 2017, copies of the foregoing REQUEST FOR EXTENSION OF TIME to:

James Bradshaw (by e-mail)  
Federal Communications Commission  
445 12th Street SW  
Washington, DC 20554

Aaron P. Shainis (by e-mail)  
Shainis & Peltzman, Chartered  
1850 M Street, NW  
Suite 240  
Washington, DC 20036  
Counsel for Costa-Eagle Radio Ventures, LP

  
Michelle Brown Johnson