Granbury Communications, Inc.

905 Palo Pinto Weatherford, TX 76086

January 15, 2010

Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 9300 East Hampton Drive Capitol Heights, MD 20743

Ms. Dortch,

RE: Dismissal of NEW LPTV application BNPDTL- 20090825AZL; PETITION FOR RECONSIDERATION

Please find enclosed an original and four copies plus a Stamp and Return copy of a Petition for Reconsideration in the above referenced matter.

On December 18, 2009, the staff dismissed an application for a new LPTV station in Mineral Wells, Texas, stating that the application was in violation of the June 29, 2009, Public Notice DA-09-1487A1 concerning the Fort Worth, Texas, market.

The application, as filed, complied with the minimum distance separation to the Dallas/Fort Worth, TX, market. An error in the Commissions' distance program resulted in the incorrect dismissal of the application.

Sincerely,

Charles H. Beard

President

Granbury Communications, Inc.

harles H. Beard

817-341-2337

Before the Federal Communications Commission Washington, D.C. 20554

In RE application of)
Granbury Communications, Inc.)
Petition for Reconsideration of Dismissal of Application) File No. BPED- 20090825AZL) Facility ID No. 182493
For NEW LPTV at Mineral Wells, TX)

January 15, 2010

Filed with: Office of the Secretary

Directed to: Hossein Hashemzadeh, Associate Chief, Media Bureau Video

Division

PETITION FOR RECONSIDERATION

I. Introduction

Granbury Communications, Inc. ("Granbury") hereby submits a Petition for Reconsideration of the dismissed NEW LPTV application tendered on August 25, 2009, and dismissed on December 18, 2009. The FCC letter stated the application was in violation of the June 29, 2009, Public Notice DA-09-1487A1 concerning the Fort Worth, Texas, market.

II. Background

Granbury submitted an application for a new LPTV station at Mineral Wells, Texas, on August 25, 2009. On December 18, 2009, the FCC dismissed the application for being in violation of Public Notice DA-09-1487A1. However, the application did comply with the distance separations as outlined in the Notice. An apparent error in the FCC distance computation showed the application as being short to the Fort Worth, TX, market.

III. Discussion

The Mineral Wells, Texas, application was never in violation of DA-09-1487A1 and complied with the minimum distance separation to the Fort Worth market. Therefore, for the reasons stated, it is respectfully requested that the application of Granbury (BNPDTL- 20090825AZL) to serve the community of Mineral Wells, Texas, be reinstated *nunc pro tunc* in the Commissions processing line.

Respectfully submitted,

Charles H. Beard

President

Granbury Communications, Inc.

harles H. Beard

817-341-2337