



FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

May 25, 2010

Sorenson Television Systems, Inc.
c/o Allan G. Moskowitz, Esq.
10845 Tuckahoe Way
North Potomac, MD 20878

Choice Broadcasting Company
c/o Robert F. Kelley, Jr.
543A N. Marine Corps Drive
Tamuning, GU 96913

Re: Applications for Construction Permits for
New Digital Low Power Television Stations on
Channels 16, 18 and 34 at Dededo, Guam
Facility ID 181125; File No. BNPDTL-20090825BIX
Facility ID 181254; File No. BNPDTL-20090825BJY
Facility ID 181255; File No. BNPDTL-20090825BKB

Applications for Construction Permits for
New Digital Low Power Television Stations on
Channels 16, 18 and 34 at Agana, Guam
Facility ID 182859; File No. BNPDTL-20090825BZG
Facility ID 182862; File No. BNPDTL-20090825BZI
Facility ID 182868; File No. BNPDTL-20090825BZJ

Gentlemen:

This refers to the above-captioned applications filed by Sorensen Television Systems, Inc. (Sorensen), applicant for three construction permits new digital low power stations on channels 16, 18 and 34 at Dededo, Guam, and the above-captioned applications filed by Choice Broadcasting Company (Choice), applicant for three construction permits new digital low power stations on channels 16, 18 and 34 at Agana, Guam. The Sorensen and Choice applications are mutually exclusive.

The parties now request that we approve a Settlement Agreement between them designed to the remove mutual exclusivity between their applications and to expedite new digital low power television service to the respective communities. Specifically, Sorensen has agreed to request dismissal of its application for channel 34 at Dededo, and Choice has agreed to request dismissal of its applications for channels 16 and 18 at Agana. Dismissal of the applications as requested will allow for the processing of Sorensen's applications for channels 16 and 18 at Dededo, and Choice's application for channel 34 as "singleton" applications. The undertakings of the parties as set forth herein are mutually contingent and conditioned upon the Commission's approval of the Settlement Agreement. The parties further state that neither they nor their principals will

receive any money or other consideration in excess of legitimate and prudent expenses in exchange for the dismissal of its applications.

We will grant your requests to dismiss Sorensen's application for channel 34 at Dededo and Choice's applications for channels 16 and 18 at Agana. The parties have submitted the documentation required by Section 73.3588(a) of the Commission's Rules, and review of the matters raised herein, consistent with our obligation to determine whether the public interest, convenience and necessity will be served by their dismissal as requested, does not appear to raise a question warranting further Commission action.¹ Moreover, our review of the pending applications for new low power construction permits indicates that the parties are legally and technically qualified to construct and operate their facilities as proposed.

Accordingly, IT IS ORDERED that the Settlement Agreement IS APPROVED. IT IS FURTHER ORDERED that the request of the parties to dismiss their pending applications IS GRANTED, and Sorensen's application for channel 34 at Dededo and Choice's applications for channels 16 and 18 at Agana ARE DISMISSED. IT IS FURTHER ORDERED that the applications filed by Sorensen Television Systems, Inc. for construction permits for new low power television stations to operate on channel 16 and 18 at Dededo, Guam, ARE GRANTED; and the application filed by Choice Broadcasting Company for a construction permits for a new low power television station to operate on channel 34 at Agana, Guam, IS GRANTED.

Sincerely,

Hossein Hashemzadeh
Associate Chief, Video Division
Media Bureau

¹ See, e.g., *Booth American Co.*, 58 FCC 2d 553, 554 (1976).