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

In re Applications of	
SPIRIT OF PRAYER MINISTRIES, INC.)
For Construction Permits for New Digital Low Power Television Stations at)))
Wausau, Wisconsin, on Channel 33	 File No. BNPDTL-20090914AAE Facility ID #183262
Wausau, Wisconsin, on Channel 18	 File No. BNPDTL-20090914AAF Facility ID #183263
Redding, California, on Channel 13	 File No. BNPDVL-20090901AIN Facility ID #183127
Santa Barbara, California, on Channel 5	 File No. BNPDVL-20090910ABF Facility ID #183254
Columbia, Missouri, on Channel 4	 File No. BNPDVL-20090914AAO Facility ID #183267
Albany, Georgia, on Channel 42 FILED/ACCE) File No. BNPDTL-20090914ACL Facility ID #183277
Fairbanks, Alaska, on Channel 11) File No. BNPDVL-20090921ADL 0010 Facility ID #183421
Boise, Idaho, on Channel 4 Federal Communication Office of the Sec	Commission Setary File No. BNPDVL-20090903ADF Facility ID #183179
Bangor, Maine, on Channel 5	 File No. BNPDVL-20090916ADG Facility ID #183296

TO: The Secretary ATTN: Chief, Video Division Media Bureau

PETITION FOR RECONSIDERATION

Spirit of Prayer Ministries, Inc. ("SPM"), by counsel and pursuant to §1.106 of the Commission's rules, hereby respectfully petitions the Commission to reconsider the June 3, 2010 Letter Decision from the Associate Chief of the Media Bureau's Video Division in which it dismissed SPM's above-identified applications.¹ The applications were dismissed because they were not accompanied by a filing fee when originally submitted to the Commission.

SPM failed to pay the filing fees for these applications because it misunderstood the Commission's requirements. SPM is a bona fide not-for-profit entity. It intends to operate the proposed stations in a noncommercial manner. Under these conditions, SPM believed that it was exempt from filing fees for these applications. This was an innocent error made in good-faith and without the benefit of communications counsel.

The filing fees for the above-identified applications are being paid today through the Commission's fee filer system. Having cured that short-coming, SPM now respectfully asks the Commission to reinstate each of the above-identified applications *nunc pro tunc*. SPM is ready, willing and eager to commence new video services to the communities proposed in these applications. The public interest will be served by processing these applications as promptly as possible and creating the opportunity for SPM to serve those communities.

¹ Public notice of each of these dismissal actions by the Commission was published in *Broadcast Actions*, Report No. 47252, released June 8, 2010.

Wherefore, SPM respectfully urges the Commission to reinstate its above-identified

applications nunc pro tunc.

Respectfully submitted

SPIRIT OF PRAYER MINISTRIES, INC.

Donald E. Martin

DONALD E. MARTIN, P.C. P.O. Box 8433 Falls Church, Virginia 22041 703-642-2344

Its Attorney

July 8, 2010