

MICHAEL COUZENS

ATTORNEY AT LAW

6536 TELEGRAPH AVENUE, SUITE B201

OAKLAND, CALIFORNIA 94609

TELEPHONE (510) 658-7654

FAX NO. (510) 654-6741

MAILING ADDRESS

POST OFFICE BOX 3642

OAKLAND, CALIFORNIA 94609

e-mail cuz@lptv.tv

www.lptv.tv

ADMITTED IN
CALIFORNIA AND IN THE
DISTRICT OF COLUMBIA

April 22, 2011

By e-mail to barbara.kreisman@fcc.gov and by First Class Mail

Barbara A. Kreisman, Chief
Video Division, Media Bureau
Federal Communications Commission
445 Twelfth Street S.W.
Washington, D.C. 20554

Re: KCLJ-CA, Joplin/Carthage, MO
Facility ID No. 23296

KCLG-CA, Neosho, MO
Facility ID No. 2301

Dear Ms. Kreisman:

On behalf of Gary M. and Deborah R. Kenney, licensees of the referenced facilities, this responds to letters to them over your signature, dated March 23, 2011. The letters note that these stations have not submitted certain of the required Children's Television Programming Reports.

In response the licensee wishes to state: The stations have done, and continue to do the required amount of children's programming, to maintain logs of such programming, and to document these facts in the public file. The stations no longer have a clerical person to complete the paperwork filings confirming this fact. The licensee acknowledges a reporting violation, but disputes the claim in your letter that this was a public file violation. The violation covers a substantial period of time, but has been innocent and inadvertent.

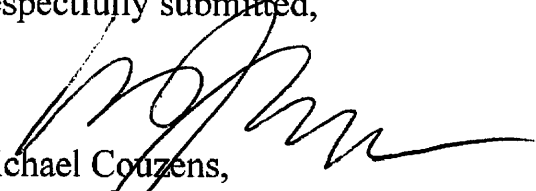
The cost of these reports and, especially, the cost of maintaining a main studio and staff as required for Class A status impel this licensee to conditionally accept the band-clearing result you desire: a voluntary relinquishment of Class A status, and continued operation as LPTV.

Barbara A. Kreisman
April 22, 2011
Page two.

The licensee agrees to relinquish Class A status immediately, provided we have your assurance in writing that under no circumstances will these stations be subject to any forfeiture proceeding, based in whole or in part on any act or omission under Class A station requirements. This assurance of course would not relieve the licensee of any obligations, past or present, to operate in full conformity with the rules and regulations applicable to low power television broadcast stations, Part 74, Subpart G, of the Commission's rules and regulations. (We understand that, should this be agreed, the digital flash cut authorized last year for KCLJ-CA, File No. BDFCDTA-20100813CAI, also would move concurrently to LPTV status.)

Please advise by return mail or by e-mail as to how you wish to proceed.

Respectfully submitted,



Michael Couzens,
Attorney for
Gary M. and Deborah R. Kenney