

Seventh Floor 1401 Eye Street, N.W. Washington, DC 20005

Telephone: (202) 467-6900 Fax: (202) 467-6910 Web site: www.wcsr.com Joan Stewart Dial: (202) 857-4490 Direct Fax: (202) 261-0090

Direct Fax: (202) 261-0090 E-mail: jstewart@wcsr.com

April 3, 2006

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APR - 3 2006

Federal Communications Commission

Office of Secretary

26852

VIA COURIER

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554

Re: Motion for Extension of Time

to respond to Petition to Dismiss or Deny Sainte Partners II, L.P. Application for a Construction Permit for LPTV Station K67GU

File No. BPTTL-20040806AAJ

Dear Ms. Dortch:

Submitted herewith on behalf of Sainte Partners II, L.P. is an original and four copies of a Motion for Extension of Time to respond to the Petition to Dismiss or Deny filed by BlueStone License Holdings Inc. in the above-referenced matter. As demonstrated in the attached Motion, good cause exists for grant of this request.

Should any questions arise concerning this matter, please contact the undersigned.

Respectfully submitted,

Joan Stewart

Joan Stewart

cc:

Mr. Chester Smith

Service List

RECEIVED

Before the FEDERAL COMMUNICATIONS COMMISSION Washington D.C. 20554

Federal Communications Commission

APR - 3 2006

In the	Matter of)			Ource or occura-
SAINT	TE PARTNERS II, L.P.	File l	No. BPTTL-20040806AAJ	
Low P	Construction Permit for) ower TV Station K67GU) y ID No. 26852)		Joan Stoward	
To:	Secretary Media Bureau, Video Division			

MOTION FOR EXTENSION OF TIME

Sainte Partners II, L.P. ("Sainte"), by its attorneys and pursuant to Section 1.46(b) of the Commission's rules, hereby requests an extension of time, until April 13, 2006 to submit its reply to the Petition to Dismiss or Deny filed on March 24, 2006 ("Petition") by BlueStone License Holdings, Inc. ("BlueStone"). In support whereof, the following is submitted:

- 1. The allegations contained in the Petition relate to engineering matters. We request this extension in order to allow Sainte's consulting engineer sufficient time to complete his research into these matters.
 - 3. Counsel for BlueStone has indicated its consent to this extension of time.

Certificate of Service

I, Joan Stewart, do hereby certify that I have on this 3rd day of April 2006 caused copies of the foregoing Motion for Extension of Time to be mailed to the following by first-class United States mail, postage prepaid:

Mace J. Rosenstein, Esq. William A. Van Asselt, Esq. Hogan & Hartson, L.L.P. 555 Thirteenth Street NW Washington D.C. 20004-1109

Hossein Hashemzadeh Media Bureau Federal Communications Commission 445 Twelfth Street, SW Washington DC 20554 (via first class mail and e-mail)

Joan Stewart