



Federal Communications Commission
Washington, D.C. 20554

December 16, 2016

Millenium Communications & Productions
404 Bill Court
Ovilla, TX 75154

Re: Station KLNLM-LD, Lufkin, Texas, Facility ID No. 30211, File No. BLDTL-20091028AAS

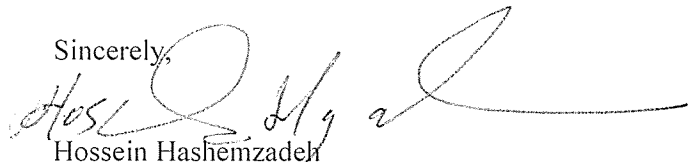
Dear Licensee:

This is with respect to the Petition for Reinstatement (Petition) filed May 26, 2016, by Marshall D. Martin of Millenium Communications & Production (Licensee), the licensee of Station KLNLM-LD, Lufkin, Texas (Station), seeking reinstatement of the Station's license. For the reasons below we grant the Petition and pending license renewal application and reinstate the Station's license and call-sign.

On April 19, 2016, the Video Division cancelled the Station's license and deleted its call sign for failure to file the required renewal application within the required time period, specified by section 73.3539 (a) of the Commission's Rules. Based on the facts and circumstances stated in the Petition, we find that reinstatement of the license is appropriate and would be in furtherance of the public interest. We note that the public interest benefits in support of reinstatement do not excuse the Licensee's requirement to renew the Station's license within the required period of time. While we decline to take any further action against the Licensee at this time, we remind the Licensee of its obligation to comply and become familiar with all relevant statutes and Commission rules.¹

Accordingly, the Petition for Reinstatement and the license renewal, File No BRDTL-20160526ABY, filed by Millenium Communications & Production **ARE GRANTED** and the license, File No. BLDTL-20091028AAS, and call sign for Station KLNLM-LD, Lufkin, Texas, **ARE REINSTATED**.

Sincerely,



Hossein Hashemzadeh
Deputy Chief, Video Division
Media Bureau

¹ See, e.g., *Sitka Broadcasting Co., Inc.*, Memorandum Opinion and Order, 70 FCC 2d 2375 (1978).