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Before the  
**FEDERAL COMMUNICATIONS COMMISSION**  
Washington, DC 20554

In the Matter of

**BROADCAST SCIENCES, LLC**

FM Translator Station  
W221DG, Exton, PA

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File No. **BPFT-20170718AEV**

Facility ID No. **142298**

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**SEP 12 2017**

To: Chief, Audio Division, Media Bureau

Federal Communications Commission  
Bureau / Office

**PETITION FOR EXTENSION OF TIME**

1. Broadcast Sciences, LLC (“Broadcast Sciences”), the applicant in this proceeding, hereby requests an extension of time until October 5, 2017, to respond to the “Reply to Opposition” filed by Clear Communications, Inc. (“Clear”) on August 29, 2017.

2. Clear’s initial Informal Objection, filed on July 26, 2017, included very little detail, as noted by Broadcast Sciences in its Opposition filed on August 9, 2017. Clear’s Reply, on the other hand, was 74 pages in length and included a great deal of information to which Broadcast Sciences has had no opportunity to respond.

3. An extension of time is requested until October 5, to allow time for Broadcast Sciences to analyze and to prepare a response to the material submitted by Clear in its Reply.<sup>1</sup>

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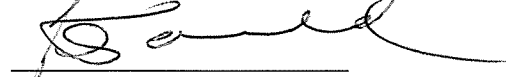
<sup>1</sup> Broadcast Sciences recognizes that the normal cycle of three pleadings has been concluded, but Clear’s submission of so much new material in a reply pleading surely justifies allowing Broadcast Sciences to respond. Broadcast Sciences will file a separate request for leave to file when it submits its response to Clear’s Reply.

4. Counsel for Clear has advised Counsel for Broadcast Sciences that Clear will not interpose an objection to an extension until October 5, 2017.

Fletcher, Heald, & Hildreth, P.L.C.  
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September 12, 2017

Respectfully submitted,



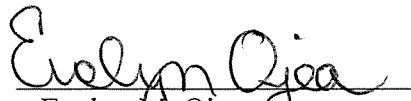
Peter Tannenwald  
Mark DeSantis

Counsel for Broadcast Sciences, LLC

**CERTIFICATE OF SERVICE**

I, Evelyn M. Ojea, do hereby certify that I have, this 12th day of September, 2017, caused a copy of the foregoing "Petition for Extension of Time" to be sent by first class United States mail, postage prepaid, to the following:

Erwin G. Krasnow, Esq.  
Garvey Schubert & Barer  
1000 Potomac St., N.W., 2<sup>nd</sup> Floor  
Washington, DC 20007  
Counsel for Clear Communications, Inc.



Evelyn M. Ojea