
From: Dan Kirkpatrick <kirkpatrick@fhhlaw.com>

Sent: Wednesday, October 10, 2018 3:38 PM

To: Michael Wagner <Michael.Wagner@fcc.gov>; Albert Shuldiner <Albert.Shuldiner@fcc.gov>

Cc: Francisco Montero <montero@fhhlaw.com>; Dawn King <king@fhhlaw.com>; khoward@bakerlaw.com; Annette Smith <Annette.Smith@fcc.gov>; Lisa Scanlan <Lisa.Scanlan@fcc.gov>; James Bradshaw <James.Bradshaw@fcc.gov>; amejia@bakerlaw.com

Subject: RE: Pending Scripps assignment apps.: conundrum involving the digital sub-channels.

As we discussed, we have confirmed with our clients that the separate LLCs related to the HD subchannels were intended only to provide the option of assigning any programming agreements used with the HD subchannels separately. Notwithstanding any lack of clarity in the APA, the parties never intended to attempt to “separate” the HD channels from the main station licenses, which we recognize is an impossibility. Please let us know if you have any further questions.

Thanks again

Daniel A. Kirkpatrick

 **Fletcher, Heald & Hildreth**

1300 N. 17th Street, Suite 1100 | Arlington, VA 22209

Tel: 703.812.0432 | Fax: 703.812.0486 | Mobile: 703.967.1927

✉ kirkpatrick@fhhlaw.com | www.fhhlaw.com | www.commlawblog.com