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Federal Communications Commission Office of the Secretary

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Bureau / Office

VIA HAND DELIVERY

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington DC 20554
Attn: Chief, Audio Division

Re:

KRBA(AM), Lufkin, TX (Fac. ID No. 63326) KSML(AM), Diboll, TX (Fac. ID No. 18106) KSML-FM, Huntington, TX (Fac. ID No. 33394) KYBI(FM), Lufkin, TX (Fac. ID No. 63327) KZXL(FM), Hudson, TX (Fac. ID No. 77846)

Dear Ms. Dortch:

This is filed on behalf of KASA Family Limited Partnership, licensee of Stations KRBA(AM) and KYBI(FM), Lufkin, Texas, KSML(AM), Diboll, Texas and KSML-FM, Huntington, Texas, as well as Pentagon Communications, LLC, licensee of Station KZXL(FM), Hudson, Texas, pursuant to Section 1.65(c) of the Commission's rules. This will report that Stephen W. Yates, a principal in KASA Family Limited Partnership and Pentagon Communications, LLC, has entered a plea of guilty to a charge of Felony DWI and that Mr. Yates was sentenced to ten (10) years probation on September 14, 2017.

Subsequently, Mr. Yates was arrested in Lufkin on or about March 29, 2018 on the charge of Striking an Unattended Vehicle, which is a Class B Misdemeanor under Texas law. *See* Attachment.

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On November 27, 2018, a Judgment was entered in which Mr. Yates entered a plea of guilty to the

charge. As a result of this most recent arrest, Mr. Yates' probation was revoked on September 21,

2018, and Stephen W. Yates was sentenced to a term of three (3) years imprisonment.

Undersigned counsel is seeking to obtain additional information regarding the most recent

DWI conviction and will supply it to the Commission as an amendment to this filing.

Sincerely

Lee J. Peltzman Counsel for

KASA Family Limited Partnership and Pentagon Communications, LLC

Enclosure

Cause No. 18-1029

THE STATE OF TEXAS	§	IN THE COUNTY COURT
Vs.	§ §	AT LAW NUMBER ONE OF
STEPHEN WALTER YATES	§ §	ANGELINA COUNTY, TEXAS

JUDGMENT

Date of Judgment: November 27, 2018 Attorney for the State: Gary Taylor Attorney for the Defendant: Don Duran

Offense: Duty upon striking an unattended vehicle

Date of Offense: March 29, 2018

Class of Offense: B

Plea: Guilty NO Contest

Punishment: \$200.00 fine; \$263.10 court costs; 90 days in jail; to lay out the fine and court costs concurrently with the jail sentence; credit for 90 days served; to run concurrent with any other jail sentence being served.

Came on for consideration the foregoing cause wherein the Defendant, as indicated above, stands charged by information for the offense indicated above. The State of Texas appeared by the County Attorney as named above. The Defendant appeared in person and by counsel as named above.

This criminal action being classed as a misdemeanor, the Defendant requested in due form of law that a jury be waived and the case be tried before the Court. Whereupon, the Court and counsel representing the State also, properly approved and consented this case would be tried before the Court. All parties then proceeded with the hearing and the announcement of ready was timely made and entered for both State and defense. The attorney representing the State, in open Court, read the instrument charging the Defendant with the offense. The Court requested the foregoing Defendant to enter said Defendant's desired plea to the accusation contained in said instrument. In reply, the Defendant entered a plea of guilty to the charge contained in said instrument.

Thereafter, the Defendant was duly admonished of the consequences of the plea, as directed by law. It also plainly appeared to the Court that the Defendant was sane and uninfluenced, upon entering the plea, by any consideration of fear, and by any persuasion and delusive hope of pardon prompting the Defendant to enter the foregoing plea.

It was further apparent to the Court that said Defendant clearly understood the nature and consequences of the plea, but persisted in continuing to make and enter the plea after being duly admonished by the Court of the consequences. The Court then received the plea and ordered the same to be entered of Record in the Minutes.

WHEREUPON, both the State and Defendant were duly afforded ample opportunity to submit such evidence and advance such information and discussion as deemed necessary.

It is THEREFORE, ORDERED, ADJUDGED, and DECREED by the Court, premises considered, that the plea of said Defendant be and is hereby duly accepted, and that the Defendant as indicated above be and is found and adjudged guilty of the foregoing offense as charged and set out in the instrument. That the fine and punishment to be imposed therefore, as found and determined by the Court, is hereby assessed against said Defendant as indicated above.

It is further ORDERED and DECREED by the Court that the State of Texas have and recover judgment against said Defendant for the foregoing fine and punishment, and for such court costs,, if any, that may be taxed

herein; and that all writs, process, and remedies prescribed by law and necessary for the enforcement of this Judgment may issue as directed by law.

It is ORDERED that the defendant's fingerprint appear on this judgment and that the same be taken in accordance with Article 38.33 of the Texas Code of Criminal Procedure.

The Defendant is ORDERED to report to the Angelina County Jail for administrative processing, if necessary, to obtain a tracking number in accordance with Chapter 61 of the Texas Code of Criminal Procedure.

Signed and entered this 27^{th} day of November, 2018.

RIGHT THUMBPRINT:



Judge Presiding, County Court at Law No. 1
Angelina County, Texas

Signature of Defendant