

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
Reclassification of License of)	
Class A Television Stations)	Facility ID Nos. 57370 and 57368
K42BR and K48BL)	
Terrebonne-Bend, Oregon)	

ORDER TO SHOW CAUSE

Adopted: April 2, 2012

Released: April 3, 2012

By the Chief, Video Division, Media Bureau:

1. This is with respect to stations K42BR and K48BL, Terrebone-Bend, Oregon, licensed to Rodney S. Johnson (“Johnson”). These stations are currently licensed as Class A television stations, which are accorded primary spectrum use status pursuant to the Community Broadcasters Protection Act of 1999 (“CBPA”).¹

2. By letters dated March 25, 2011 and February 10, 2012, the Video Division of the Media Bureau requested information from Johnson regarding his apparent failure to make the required filing of quarterly FCC Form 398 (Children’s Television Programming Report) for the stations. As the March 25, 2011 letters set forth, beginning on the date of its application for Class A license and thereafter, the CBPA requires that a station must be “in compliance with the Commission’s operating rules for full-power television stations.”² In implementing the CBPA and establishing the Class A television service,³ the Commission applied to Class A licensees all Part 73 regulations except for those that could not apply for technical or other reasons. Among the Part 73 requirements that apply to Class A licensees are the Commission’s main studio requirements; rules governing informational and educational children’s programming and the limits on commercialization during children’s programming; the requirement to identify a children’s programming liaison at the station and to provide information regarding “core” educational and informational programming aired by the station to publishers of television program guides; the public inspection file rule, including preparing and placing in the public inspection file on a quarterly basis an issues/programs list and the station’s quarterly-filed Children’s Television Programming Report; the political programming rules; station identification requirements; and the Emergency Alert System (EAS) rules.⁴

3. K42BR and K48BL were granted Class A status in 2001 and 2002, respectively,⁵ and Commission records show that Johnson failed to file Children’s Television Programming Reports for

¹ Community Broadcasters Protection Act of 1999, Pub. L. No. 106-113, 113 Stat. Appendix I at pp. 1501A-594 – 1501A-598 (1999), *codified at* 47 U.S.C. § 336.

² 47 U.S.C. § 336(f)(2)(A)(ii).

³ *In the Matter of Establishment of a Class A Television Service*, MM Docket No. 00-10, Report and Order, 15 FCC Rcd 6355, 6366 (2000)(“R & O”), Memorandum Opinion and Order on Reconsideration, 16 FCC Rcd 8244, 8254-56 (2001).

⁴ *R & O*, 15 FCC Rcd at 6366.

⁵ FCC File Nos. BLTTA-20010711ABL, granted December 21, 2001 and BLTTA-20010711ABF, granted September 16, 2002.

all four quarters in 2006, 2007, 2008, 2009, 2010 and 2011. Accordingly, the Video Division asked for information, supported by a declaration of a person with personal knowledge, identifying quarters for which reports were prepared and placed in the stations' public inspection files and the location of the files. The Video Division's letters required that the information be provided within 30 days of the date of the letter, and cautioned that failure to provide the information may result in a change of the station's status from Class A television status to low power television status. Johnson failed to respond to the Division's letters and also continues to fail to file the required Children's Television Programming Reports.

4. Section 316(a) of the Communications Act of 1934, as amended, permits the Commission to modify an authorization if such action is in the public interest.⁶ Further, pursuant to Section 316(a), we are required to notify the affected station of the proposed action, as well as the public interest reasons for the action, and to afford the licensee at least 30 days to respond. This procedure is set forth in Section 1.87 of the Commission's Rules.⁷

5. IT IS THEREFORE ORDERED, That, Rodney S. Johnson show cause why his authorizations for Class A television stations K42BR and K48BL, Terrebonne-Bend, Oregon, should not be modified to specify the stations as low power television stations.

6. Pursuant to Section 1.87 of the Commission's Rules, Rodney S. Johnson may, no later than May 7, 2012, file a written statement why the above-captioned licenses should not be modified as proposed herein. The written statement, if any, must be mailed to Office of the Secretary, Federal Communications Commission, 445 12th Street, S.W., Washington, D.C. 20554, ATTN: Barbara A. Kreisman, Chief, Video Division, Media Bureau. An electronic copy should also be sent to joyce.bernstein@fcc.gov. Upon review of the statement and/or additional information, the Commission may grant the modifications, deny the modifications, or set the matter for hearing. If no written statement is filed by May 7, 2012, the licensee will be deemed to have consented to the modification of its licenses from Class A television status to low power television status, and the modifications proposed in this *Order to Show Cause* will be deemed to serve the public interest.

7. IT IS FURTHER ORDERED, That a copy of this *Order to Show Cause* shall be sent by Certified Mail, Return Receipt Requested, to Rodney S. Johnson as indicated below:

Rodney S. Johnson
9263 S. Copley Road
Powell Butte, Oregon 97753

8. For further information concerning this proceeding, contact Joyce L. Bernstein, Video Division, Media Bureau, at Joyce.Bernstein@fcc.gov or (202) 418-1647.

FEDERAL COMMUNICATIONS COMMISSION

Barbara A. Kreisman
Chief, Video Division
Media Bureau

⁶ 47 U.S.C. § 316(a).

⁷ 47 C.F.R. § 1.87.