October 11, 2022

Marlene H. Dortch, Esq. Secretary Federal Communications Commission 45 L Street NE Washington DC 20554

Re: MB Docket Nos. 20-401 and 17-105; RM-11854

Dear Ms. Dortch:

Sincerely

The radio broadcasters listed below write to correct the record in the above-referenced proceeding, in which the FCC is considering a rule change that would allow a company called GeoBroadcast Solutions, LLC ("GBS") to license its FM booster technology to FM radio stations.¹

It recently came to our attention that comments were filed at the FCC purportedly on our behalf in support of GBS's proposal. The undersigned local radio broadcasters were entirely unaware of our participation in this proceeding and did not knowingly consent to having our name included on such filings.

We are all proud, but relatively small radio broadcast operators, with enormous demands on our limited time and resources. In general, we do not have the bandwidth to personally monitor activities at the FCC. Given this highly unusual circumstance, the broadcasters listed below respectfully request that the Commission remove the prior filings indicating our support for GBS's requested rule change from the record.

We appreciate the Commission's attention to this matter.

| s/ Dan Balla | |
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| President | |
| alls Media LLC (KWFB, KXXN) | |
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| / A L D Y II | |
| s/ Andrew DeVall . | |
| President | |
|)-Media Group | |
| Circuia Group | |

¹ Amendment of Section 74.1231(i) of the Commission's Rules on FM Broadcast Booster Stations, Notice of Proposed Rulemaking, 35 FCC Rcd 14213 (2020) (Notice).