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BROADCASTERS MUST “EXPEDITIOUSLY” UPDATE WEBSITES TO INCLUDE “FCC APPLICATIONS” TAB/LINK AND CORRESPONDING “FCC APPLICATIONS” WEBPAGE

It’s hard to believe that nearly six months have passed since the FCC’s “new” local public notice rules and procedures—which are triggered upon the filing of various FCC applications—took effect back in October 2020. Over recent weeks and months we’ve received (and are continuing to receive) occasional questions from broadcasters regarding what we’ll call the “website content” component of the new rules. In light of that, we write today just to provide a brief follow-up reminder regarding what the local public notice rules now require in terms of online notification. Please click [here](#) for a refresher on what is now required of broadcasters.

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If you should have any questions concerning the information discussed above, please let us know.

Tim Nelson, Editor

BROOKS, PIERCE, McLENDON,

HUMPHREY & LEONARD, L.L.P.

This Legal Alert should in no way be construed as legal advice or a legal opinion on any specific set of facts or circumstances. Therefore, you should consult with legal counsel concerning any specific set of facts or circumstances.



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