

**MINOR CHANGE APPLICATION**  
**GLORY COMMUNICATIONS, INC.**  
**WEAF AM RADIO STATION**  
**has: 1130 kHz - 0.007/5.0 kW ND**  
**CAMDEN, SOUTH CAROLINA**  
**req: 1120 kHz - 0.35 kW NDD**  
**SAINT STEPHEN, SOUTH CAROLINA**  
**April 2009**

This Technical Exhibit supports the minor change application by Glory Communications, Inc. ("GCI"), licensee of AM broadcast station WEAJ, 1130 kHz, Camden, South Carolina to change city of license from Camden, South Carolina to Saint Stephen, South Carolina. WEAJ is presently authorized to operate at a site just east of Camden with a non-directional daytime power of 5.0 kilowatts and a limited nighttime power of 0.007 kilowatt (7 watts). GCI proposes relocating the WEAJ transmitting facility, changing frequency from 1130 kHz to 1120 kHz, reducing daytime power to 0.35 kilowatt, eliminating the secondary nighttime power previously authorized and maintaining the station as a Class D AM Broadcast facility.<sup>1</sup>

GCI proposes to relocate WEAJ to Saint Stephen, South Carolina using the one step application procedures as outlined in MB Docket #05-210 (released November 29, 2006). The proposal to relocate WEAJ to Saint Stephen, South Carolina is mutually exclusive with the present WEAJ authorization in Camden, South Carolina. Exhibit #5 is a review of the proposed change and demonstrates compliance with the Commission's new rules and procedures for a change of community of license. This application is being submitted contingently with an

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1) An outstanding permit to change city of license for WEAJ to Springdale, South Carolina (BP-20070119AAM) has to be returned to the Commission for cancellation.

application for co-owned station WTUA(different licensee name, but sam principals), which proposes to change its city of license from St. Stephen to Pinopolis, South Carolina. Therefore, WEAf will provide replacement service to St. Stephen, South Carolina.

GCI is proposing to operate WEAf from a new tower structure. Due to the relatively short height of the structure, notification of the FAA is not required and the structure has not been registered with the FCC. The FAA notification criteria and FCC TOWAIR program were consulted to verify GCI was not required to notify the respective agencies. The tower is located in a previous sand mine, which is considered industrial in nature. Therefore, no environmental assessment is necessary. The proposed facility will utilize a ground system consisting of 120 equally spaced, buried, bare #10 bare copper radial wires extending out from the tower base 66.9 meters (219.5 feet).

Exhibit #2A is a listing of all stations potentially impacted by the WEAf proposed changes. The remainder of Exhibit #2 visually demonstrates the lack of interference during daytime hours to other stations, authorized or proposed, along with tabulations of the stations contours and ground conductivities.

Exhibit #3 is a calculation of the Critical Hours limitations imposed on WEAf by Class A station KMOX, Saint Louis, Missouri. KMOX was found to have no restrictive impact on the Critical Hours operation of the proposed WEAf.

We have tried to be as accurate as possible in the preparation of this application. All information contained in this application was extracted from the CDBS database. We assume no liability for omissions or errors in this database. Should there be any questions concerning the information contained herein, we welcome the opportunity to discuss the matter by phone at 912-638-8028 or by email at [rsg@grahambrock.com](mailto:rsg@grahambrock.com).