



Federal Communications Commission  
Washington, D.C. 20554

May 28, 2014

*In Reply Refer to:*  
1800B3

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In re: **WRXP(FM), Cambridge, MN**  
**Facility ID No. 54838**  
**Radio License Holdings, LLC**

Request for Special Temporary Authorization

Dear Counsel:

This letter refers to the May 27, 2014, request for Special Temporary Authorization ("STA") filed on behalf of Radio License Holdings LLC ("RLH"), licensee of Station WRXP(FM), Cambridge, Minnesota (the "Station"). RLH seeks authority to operate the Station at variance with Section 73.1125, the Commission's main studio location rule.<sup>1</sup> RLH requests authority to operate the Station for 60-90 days from a location more than 25 miles from Cambridge, not within the Station's principal community contour, at 2000 Elm Street, Minneapolis, Minnesota.

In support of the waiver request, RLH states that last summer the basement of the station's main studio was flooded and, although RLH made efforts to dry the premises, mold developed and the station's personnel recently were ordered to vacate the Station's premises while they were treated. RLH indicates that it is obtaining bids for the project and expects that it will be completed within two to three months. During that time, RLH proposes to utilize a fully equipped studio in the area which is available for the Station's use. RLH indicates that it will use the Station's existing toll-free number and will temporarily move the Station's public file to the temporary Minneapolis studio location, posting a sign at its Cambridge studio building notifying the public of the temporary new location.

Under Section 309(f) of the Communications Act, 47 U.S.C. Section 309(f), when an appropriate application has been filed, the Commission may grant special temporary authorization if it finds that there are extraordinary circumstances requiring temporary operations in the public interest and that delay in the institution of such temporary operations would seriously prejudice the public interest. Section 309(f) is not a means by which broadcasters may enhance their facilities; rather, it is only applicable in those situations where broadcasters find themselves in extenuating circumstances.<sup>2</sup> In this case, we believe that the public interest in maintaining the Station's operation during the cleanup of its rule-compliant permanent studio facilities warrants grant of the temporary deviation from Section 73.1125 of the Rules.


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<sup>1</sup> 47 C.F.R. § 73.1125.

<sup>2</sup> *Man Corp.*, Memorandum Opinion and Order, 62 FCC 2d 260 (1976).

Accordingly, the May 27, 2014, request for Special Temporary Authorization filed by Radio License Holdings LLC IS GRANTED, and it may operate Station WRXP(FM), Cambridge, Minnesota, from the studio facilities 2000 Elm Street, Minneapolis, Minnesota. This authorization will expire 90 days from the date of this letter.

Sincerely,



Peter H. Doyle  
Chief, Audio Division  
Media Bureau

cc: Radio License Holdings LLC