

EXHIBIT 26

Bromo Communications, Inc.
Atlanta, Georgia

WEHM Radio Station
From ASR 1004116

REFERENCE

40 51 18.0 N.
72 46 11.0 W.

CLASS = A Int = A
Current Spacings

DISPLAY DATES

DATA 01-12-07
SEARCH 01-13-07

----- Channel 225 - 92.9 MHz -----

Call	Channel	Location		Azi	Dist	FCC	Margin
WEHM	LIC	225A	Southampton	NY	84.3	16.33	115.0 -98.67
WEHM	CP	225A	Southampton	NY	84.3	16.33	115.0 -98.67
WPAT-FM	APP-N	226B	Paterson	NJ	263.8	103.33	113.0 -9.67
WPAT-FM	LIC	226B	Paterson	NJ	261.8	106.19	113.0 -6.81
WZAA	LIC-Z	224A	Garden City	NY	262.5	80.45	72.0 8.45
WWYZ	LIC	223B	Waterbury	CT	355.5	78.88	69.0 9.88
WFNY-FM	LIC	222B	New York	NY	263.8	103.33	69.0 34.33
WBOS	LIC-N	225B	Brookline	MA	39.6	217.34	178.0 39.34
WHYN-FM	LIC	226B	Springfield	MA	3.7	154.27	113.0 41.27
WBPM	LIC-Z	225A	Saugerties	NY	320.9	163.59	115.0 48.59
WVIP	LIC	228A	New Rochelle	NY	277.9	91.14	31.0 60.14

The shortage to WPAT (Licensed) and WPAT (Application) will be cured through the use of a directional antenna by WEHM and the election of Section 73.215 processing. The WPAT Application (BPH20021107AAD) also elects Section 73.215 processing.

NOTE: Protecting the WPAT-FM Application requires more constraint on WEHM than protecting the WPAT-FM licensed facilities. The WPAT Application was dismissed July 28, 2003. While a petition for reconsideration was filed, the application requested numerous significant short-spacing rule waivers, the status of the application is officially "dismissed," and the reconsideration petition has been pending for more than three years. The Applicant has accounted for the WPAT Application only out of caution and believes that after so much time without reinstatement, the WPAT Application should not have to be protected.