

**POINT SUPPLEMENT TO PENDING FCC 340 FILED PRIOR TO POINT SYSTEM
(NONCOMMERCIAL EDUCATIONAL BROADCAST STATION)**

File Number of Application to be Supplemented: BPED-19970109MG
City/State of Proposed Facility: Fayetteville, NC
☒ FM ☐ TV Group No. 96086E

Legal Name of the Licensee/Permittee <u>Bible Broadcasting Network, Inc.</u>		
Mailing Address <u>8030 Arrowridge Blvd.</u>		
City <u>Charlotte</u>	State or Country (if foreign address) <u>NC</u>	ZIP Code <u>28273</u>
Telephone Number (include area code) <u>(704) 523-5555</u>	E-Mail Address (if available)	
	Call Sign <u>19970109MG</u>	Facility Identifier <u>85067</u>

Contact Representative (if other than licensee/permittee) <u>Gary S. Smithwick, Esq.</u>	Firm or Company Name <u>Smithwick & Belendiuk, P.C.</u>
Telephone Number (include area code) <u>(202) 363-4050</u>	E-Mail Address (if available) <u>gsmithwick@fccworld.com</u>

[Sections I, II and VII of FCC 340 are not reproduced]

Section III

Fair Distribution of Service Pursuant to 47 U.S.C. Section 307(b) (New and Major Changes to FM Radio Only) (Other applicants can proceed to Section IV.)

- Applicant certifies that the proposed station will provide a first noncommercial educational aural service to (a) at least 10 percent of the people residing within the station's 60 dBu (1 mV/m) service contour and (b) to a minimum of 2,000 people. Applicants answering "Yes" must provide an Exhibit.

☐ Yes ☒ No
Exhibit No. 3.0
- Applicant certifies that the proposed station will provide a second noncommercial educational aural service to (a) at least 10 percent of the people residing within the station's 60 dBu (1 mV/m) service contour and (b) to a minimum of 2,000 people. Applicants answering "Yes" must provide an Exhibit.

☒ Yes ☐ No
Exhibit No. 3.0

Section IV -- Point System Factors -- New and Major Change Applications Only (used to select among mutually exclusive radio and television applications for new stations and major modifications) **NOTE:** Applicants will not receive any additional points for amendments made after the close of the application filing window.

1. **Established Local Applicant:** Applicant certifies that for at least the 24 months immediately prior to application, and continuing through the present, it qualifies as a local applicant pursuant to 47 C.F.R. Section 73.7000, that its governing documents require that such localism be maintained, and that it has placed documentation of its qualifications as an established local applicant in a local public inspection file and has submitted to the Commission copies of the documentation. ☐ Yes (3 points) ☒ No (0 points)

2. **Diversity of Ownership:** (a) Applicant certifies that the principal community (city grade) contour of the proposed station as identified in 47 C.F.R. Section 73.7003(b)(2) does not overlap the principal community contour of any other authorized station (comparing radio to radio and television to television, including non-fill-in FM translator stations other than those identified in 2(b) below) in which any party to the application has an attributable interest as defined in 47 C.F.R. Section 73.3555, that its governing documents require that such diversity be maintained, and that it has placed documentation of its diversity qualifications in a local public inspection file and has submitted to the Commission copies of the documentation. ☒ Yes (2 points) ☐ No (0 points)

(b) Is the applicant's certification to 2(a) based on its exclusion of FM translator station(s) that will be replaced with a full service station pursuant to the authorization requested here? ☐ Yes ☒ No

If Yes, applicant must include an exhibit identifying the FM translator station authorization for which it will request cancellation upon commencement of operation of the proposed full service station (i.e., upon its filing of a license application and receipt of program test authority).

Exhibit No.

3. **State-wide Network:** Applicant certifies that (a) it has NOT claimed a credit for diversity of ownership above; (b) it is one of the three specific types of organizations described in 47 C.F.R. Section 73.7003(b)(3); and (c) it has placed documentation of its qualifications in a local public inspection file and has submitted to the Commission copies of the documentation. ☐ Yes (2 points) ☒ No (0 points)
4. **Technical Parameters:** Applicant certifies that the numbers in the boxes below accurately reflect the new area and population that its proposal would serve with a 60 dBu (FM) or Grade B (TV) signal measured in accordance with the standard predicted contours in 47 C.F.R. Sections 73.313(c) (FM) and 73.683(TV) and that it has documented the basis for its calculations in the local public inspection file and has submitted copies to the Commission. Major modification applicants should include new area proposed only (exclude any area already within the station's existing service area). (Points, if any, will be determined by FCC) ☒ Yes ☐ No

New area served in square kilometers (excluding areas of water):

493.61 km sq.

Population served based on the most recent census block data from the United States Bureau of Census using the centroid method:

198,551

This box is for FCC use only:

Technical Points:

- ☐ 0 points.
- ☐ 1 point. Applicant's proposal covers the largest area and population, and both area and population are 10% greater than next best proposal; or
- ☐ 2 points. Applicant's proposal covers the largest area and population, and both area and population are 25% greater than next best proposal.

POINTS CLAIMED BY APPLICANT (from Questions 1-3)

TECHNICAL POINTS? (from Question 4)

TOTAL POINTS

Section V – Tie Breakers – New and Major Change Applications Only (used to choose among competing radio and television applicants receiving the same number of points in Section IV)

1. **Existing Authorizations.** By placing a number in the box, the applicant certifies that it and other parties to the application have, as of the date of filing and pursuant to 47 C.F.R. Section 73.3555, attributable interests in the stated number of relevant broadcast station authorizations. Radio applicants should count all attributable full service radio stations, AM and FM, commercial and noncommercial, and FM translator stations other than fill-in stations or those identified in IV(2)(b) above. TV applicants should count all attributable full service TV stations, commercial and noncommercial, including Class A stations.

(number of commercial and noncommercial licenses and construction permits) See Exhibit 5.0.

2. **Pending Applications.** By placing a number in the box, the applicant certifies that it and other parties to the application have, as of the date of filing and pursuant to 47 C.F.R. Section 73.3555, attributable interests in the stated number of pending applications for new or major changes to relevant broadcast stations. Radio applicants should count all attributable full service radio stations, AM and FM, commercial and noncommercial, and FM translator stations other than fill-in stations or those identified in IV(2)(b) above. TV applicants should count all attributable full service TV stations, commercial and noncommercial, including Class A stations.

(number of pending commercial and noncommercial applications) See Exhibit 5.0.

Section VI – Certification

I certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith. I acknowledge that all certifications and attached Exhibits are considered material representations. I hereby waive any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and request an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended.)

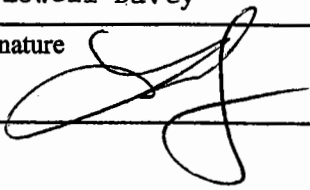
Typed or Printed Name of Person Signing Lowell Davey	Typed or Printed Title of Person Signing President
Signature 	Date 6/28/01

EXHIBIT 3.0
ENGINEERING STATEMENT
BPED-19970109MG – Fayetteville, NC
Group Number: 96086E

This firm was retained to prepare this FCC Form 340 Points Supplement and Fair Distribution Study for the purposes of resolving a non-commercial mutually exclusive application situation. Bible Broadcasting Network, Inc. has supplied relevant studies for application BPED-19970109MG, for a new NCE-FM 216A station for Fayetteville, NC. This application is currently mutually exclusive with two other applications from Group Number: 96086E. For reference purposes, the application is denoted as NEW216A in this report.

The existing facilities of the stations included in this report were determined by the use of currently updated copies of the FCC computer databases. The listed facilities served as the basis for the computation of the respective principal community contours as defined in §73.3555 (a)(4)(i) of the Rules. For NCE-FM stations, the authorized Center of Radiation and ERP values were utilized to compute the predicted 1.0 mV/m (60 dBu) contour as provided in §73.313 of the Rules. The predicted FM contours shown in this report are based on the use of 72 equally spaced terrain radials beginning with 0° True. FM stations operating on reserved channels have been included in this report.

The NEW216A, Fayetteville, NC 60 dBu contour has been shown on a map included. There are three other NCE signals entering the contour:

<u>Call</u>	<u>City</u>	<u>State</u>
WUNC	Chapel Hill	NC
WUAW	Erwin	NC
WFSS	Fayetteville	NC

The total NEW216A, Fayetteville, NC 60 dBu population has been calculated to be 198,551 people. The 60 dBu service area covers 493.61 km². ***Of this area, no population or area will receive a 1st aural NCE service.*** Of the service area, 187,342 people and 435.22 km² will receive a 2nd aural NCE service. ***People receiving a 2nd aural service represents 94.4% of the 60 dBu total population.***

Areas have been measured using Probe II™ computerized software as supplied by V-Soft™ communications, and manually adjusted for areas over water when necessary. Population data has been derived using U.S. Census 2000 Block Data.

BPED-19970109MG **Fayetteville, NC**

Total 60 dBu Service Area
 Population: 198,551
 Area: 493.61 km²

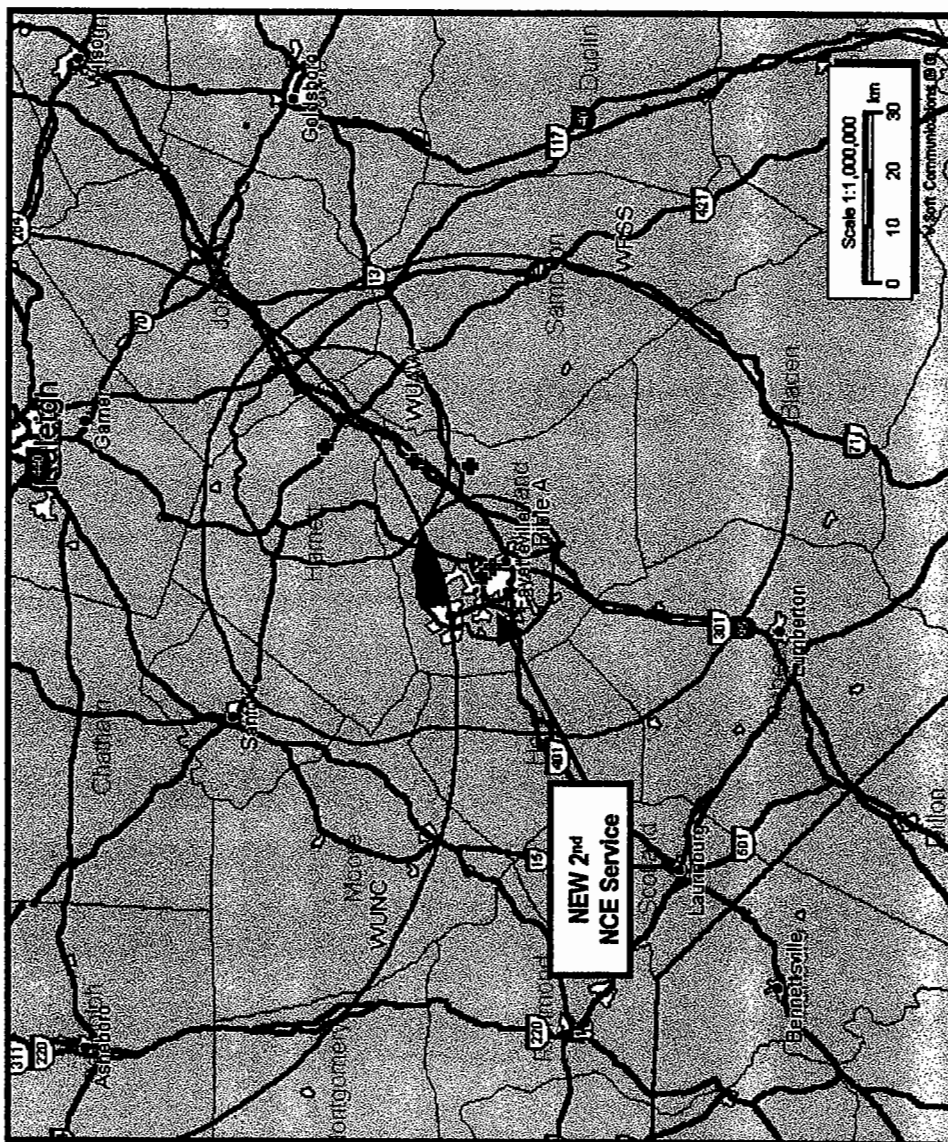
New 60 dBu Service Area
 Population: 198,551
 Area: 493.61 km²

New 1st NCE Aural Service
 Population: None
 Area: None

New 2nd NCE Aural Service
 Population: 187,342
 Area: 435.22 km²
 2nd NCE Aural Service Population
 represents 94.4% of 60 dBu Population

Exhibit 3.0

Fair Distribution Study
 BPED-19970109MG
 Channel 216A - Fayetteville, NC
 Group Number: 96086E



Red Shading represents areas receiving more than two NCE aural services

MUNN-REESE, INC.
 Broadcast Engineering Consultants
 Coldwater, MI 49036

Section IV
Point System Factors

EXHIBIT 4.0

Pursuant to Section IV, Question 2, attached is a copy of the applicant's governing document requiring that diversity of ownership be maintained.

The applicant has no attributable stations whose principal community contours come within 10 miles of the proposed station's contours.

Bible Broadcasting Network, Inc.

A Not-For-Profit Corporation

Amendment to By-Laws

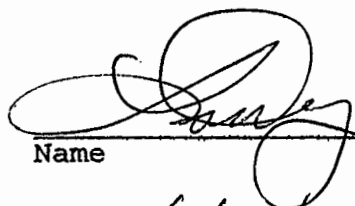

In light of the Federal Communications Commission's MM Docket No. 95-31, released February 28, 2001, Bible Broadcasting Network, by unanimous consent of its members, hereby certifies that it amends its By-Laws as described below. The effective date is June 1, 2001.

These amendments bind the organization to the statements herein, and cannot be repealed by the organization without notification and consent of the FCC.

1. In any proposed station whereby Bible Broadcasting Network has claimed comparative points as an Established Local Applicant, it will maintain such localism within the meaning of Title 47 CFR 73.7000 of the Commission's rules.

2. In any proposed station whereby Bible Broadcasting Network has claimed comparative points for Diversity of Ownership, it will require itself to maintain the diversity within the meaning of Title 47 CFR Section 73.7003(b)(2) and Title 47 CFR Section 73.3555 of the Commission's rules.

The undersigned officer does herewith certify that the by-laws of Bible Broadcasting Network are amended as described above.

		6/1/01
Name	Title	Date
6/1/01		
Effective date of amendment		

Section V
Point System Factors

EXHIBIT 5.0

Explanation of Apparent Discrepancy

In the box in Section V-Question 1, the applicant has entered the number 138. The Commission's "CDBS" system reflects 141 authorizations attributable to BBN. Three of the authorizations are no longer viable, having expired prior to June 4, 2001, so BBN has reported in the box only existing authorizations. The construction permit for WYFZ(FM), Keystone Heights, FL (Fac. ID No. 85764) expired April 15, 1999. The construction permit for W211BA, Chocowinity, NC (Fac. ID No. 89739) expired January 14, 2000. The construction permit for W236AC, Greenville, MS (Fac. ID No. 5184) expired September 27, 1998. None of the facilities were constructed prior to the expiration of the permits, but the permits have not been removed from the Commission's records system.