

**MINOR CHANGE APPLICATION/
CITY OF LICENSE CHANGE
CUMULUS LICENSING LLC
KNRQ (FM) RADIO STATION
CH 250C3 - 97.9 MHZ - 0.94 KW
TUALATIN, OREGON
January 2007**

TECHNICAL STATEMENT

This Technical Statement and attached exhibits were prepared on behalf of Cumulus Licensing LLC ("Cumulus"), licensee of station KNRQ, Channel 250C, Eugene, Oregon. Cumulus proposes to change the community of license of KNRQ from Eugene to Tualatin, Oregon using the one-step application procedure as outlined in MB Docket #05-210 (released November 29, 2006). In order to implement this change of community of license, Cumulus proposes to relocate KNRQ to a new site.

Cumulus is proposing to implement this change at an existing tower site. As such, the Federal Aviation Administration was not apprised of this proposal. KNRQ will share an existing antenna already located on the tower, which is presently used by several other area stations. Cumulus will take sufficient measurements on the shared antenna to demonstrate, in its license application, that the KNRQ facility meets §73.317 of the rules.

At the proposed site, Channel 250C3 does not meet the Commission's minimum distance separation requirements to one other station. Therefore, processing pursuant to §73.215 is requested (see Exhibit A for details). The tower has been registered with the Commission and

assigned Antenna Structure Registration Number 1204059. Due to the co-location of the KNRQ antenna with other FM and TV stations on the same tower, the use of the worksheets associated with FCC Form 301 could not be used to show compliance with the Commission's radio frequency radiation exposure limits. Therefore, attached as Exhibit B is a study showing that this proposal is in compliance with the RF limits.

As indicated on Exhibit C, the proposed change of community of license from Eugene to Tualatin, Oregon is mutually exclusive with the licensed KNRQ site; Channel 250C3, from a designated allocation site (different than from the proposed implementation site) meets the Commission's minimum distance separation requirements; a city grade signal will be delivered over all of Tualatin; and the gain and loss area receives five full time services. Therefore, this proposal meets the Commission's technical rules for a city of license change.

It is noted that there is one AM station within 3.2 kilometers (2.0 miles) of this proposal. The site for station KCMD, 970 kHz, Portland, Oregon is located 1.3 kilometers from the proposed site. KCMD operates a non-directional facility during the day and a two tower directional antenna array at night. As KNRQ will be diplexed into an existing antenna and transmission line already located on the tower and no tower construction is contemplated, KCMD will not be impacted by this instant request. Therefore, Cumulus respectfully requests that no pre- or post- construction conditions be placed on the herein requested permit, with respect to KCMD.

All other necessary documentation used to certify the technical portion of FCC Form 301 has been forwarded to Cumulus and is available to the Commission upon request.¹

1) The undersigned has evaluated only the radio frequency radiation exposure portion of the environmental review. All other necessary reviews have been or will be addressed by the applicant.