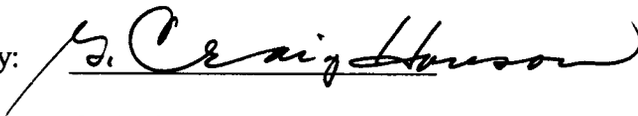


AMENDMENT

Simmons Lone Star Media, Ltd. ("Simmons") is the licensee of KINV((FM) (formerly KTND(FM)), Georgetown, Texas. By this Amendment, Simmons reports that the Commission has assigned Antenna Structure Registration number 1239334 to the tower proposed herein. (File Number A0332020.)

In addition, Simmons requests that the Commission treat the instant application as a "triggering application" under Note 4 of 47 C.F.R. Section 73.3573. In this regard, Simmons is submitting the enclosed statement certifying that no alternative channel is available for the proposed service at the specified antenna location in full compliance with the distance separation requirements of Section 73.207 absent changes to the FM Table of Allotments.

Simmons is also submitting a counter-signed letter from Simmons to Tichenor License Corporation ("TLC"), the licensee of KXTN-FM, San Antonio, Texas, evidencing Simmons' service of and TLC's receipt of the instant application. Consequently, Simmons respectfully requests that the Commission promptly issue an order to show cause why KXTN-FM should not be reclassified as a Class C0 station.

By: 

Name: G. Craig Hanson

Title: President of sole General Manager of licensee

Date: June 26, 2003

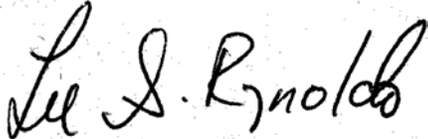
**CERTIFICATION OF NO AVAILABLE
CHANNEL FOR THE PROPOSED SERVICE**

**KINV (formerly KTND)
Georgetown, Texas
Channel 299C3 – 107.7 MHz
ERP: 10.5 kW(H & V)
HAAT: 154.8 m**

June, 2003

This instant application is seeking to trigger the reclassification of KXTN-FM from a Class C to a Class C0 at its current license site. The licensee of KXTN-FM, Tichenor License Corporation, filed a letter with the FCC indicating that it “has no objection” to this reclassification, and KXTN-FM is being respected using Sec. 73.215.

We performed studies of the proposal herein using the separation requirements of Sec. 73.207. We determined from those studies that no alternative channel is available for the proposed service on frequencies that the proposed service could use at the specified antenna location in full compliance with the distance separation requirements of § 73.207 and without any other changes to the FM Table of Allotments.



Lee S. Reynolds

June 25th, 2003

Reynolds Technical Associates
12585 Old Highway 280 East, Suite 102
Chelsea, Alabama 35043
(205) 618-2020

June 24, 2003

Via Federal Express

McHenry T. Tichenor, Jr.
President
Tichenor License Corporation
Suite 215
3102 Oak Lawn Avenue
Dallas, Texas 75219-6991

Re: KXTN-FM, San Antonio, Texas

Dear Mr. Tichenor:

We are writing on behalf of Simmons Lone Star Media, Ltd. ("Simmons"), which is the FCC licensee of KINV((FM) (formerly KTND(FM)), Georgetown, Texas.

As you know, Simmons on April 15, 2003, filed a minor modification application for KINV and Fritz Broadcasting Co., Inc. filed a minor modification application to downgrade KFAN-FM, Johnson City, Texas.

The KINV application proposes a transmitter site that is short-spaced to KXTN-FM, San Antonio, Texas, which is licensed to Tichenor License Corporation ("TLC"). The KINV application included a letter dated March 20, 2003, from you to Media Bureau Chief Mr. Kenneth Ferree indicating that TLC has no objection to the reclassification of KXTN-FM as a Class C0 facility contingent on the Commission's grant of the KINV application.

In the next few days, Simmons will amend the KINV application to ensure that the KINV application properly qualifies as a "triggering application" under Note 4 of 47 C.F.R. Section 73.3573. Accordingly, Simmons hereby provides TLC with the enclosed copies of both the KINV and KFAN applications, and Simmons will provide TLC with a copy of its forthcoming amendment shortly.

We understand that the Commission may issue an order to show cause why KXTN-FM should not be reclassified as a Class C0 station, and TLC will have 30 days from the release of such an order to express in writing an intention to seek authority to modify KXTN-FM's technical facilities to minimum Class C HAAT or to otherwise challenge the triggering application. If no such intention is expressed and the triggering application is not challenged, the Commission will reclassify KXTN-FM as a Class C0 station.

Please acknowledge your receipt of this letter and the enclosed KINV and KFAN applications by executing below and returning a signed copy of this letter to me via facsimile.

Sincerely,

G. Craig Hanson
G. Craig Hanson

RECEIPT ACKNOWLEDGED

By: *Mac Tichener, PRESIDENT*
TECHNOR LIGHTING CORP.
Name: *MAC TICHENER, JR.*
Date: *6/25/03*