

Call letters: WOGK(FM) (License Modification)
City of License: Ocala, FL
Channel: CH229C0 (93.7 MHz)
File No: BLH-19870915KA
Facility ID: 49962
Applicant: Saga South Communications, LLC

Explanation of License Modification Filing

This WOGK(FM) - Ocala, FL (Facility ID: 49962) License Modification for BLH-19870915KA is being filed pursuant to 47 C.F.R. Section 73.1690(b)(2) for a correction of coordinates of less than three seconds; pursuant to 47 C.F.R. Section 73.1690(c)(1) for a correction in the antenna AGL, AMSL and HAAT heights within two meters above or four meters below the authorized values; and pursuant to 47 C.F.R. Section 73.1690(c)(10) for a correction in the calculated Transmitter Power Output (TPO) and antenna model number. No actual construction has taken place.

****47 C.F.R. Section 73.1690(b)(2) - Correction in Coordinates****

Concerning the noted coordinate error, a 0.1 second latitude and 0.3 second longitude correction is being requested to match the existing Antenna Structure Registration Number 1036814. As this error is within three seconds of the licensed values, this correction may be made on a Schedule 302 License Modification pursuant to §73.1690(b)(2). Documentation concerning this correction has been included herein.

****47 C.F.R. Section 73.1690(c)(1) - Correction in Antenna COR Heights****

Concerning the noted correction in antenna heights, the previously licensed AGL height of 405 meters is requested corrected to 401.1 meters AGL. The previously licensed AMSL height of 430 meters is requested corrected to 426.1 meters AGL. The previously licensed HAAT height of 411 meters is requested corrected to 407.2 meters AGL. These corrections more accurately depict the facility as constructed and correspond to the existing Antenna Structure Registration Number 1036814 when employing the FCC 30 Second Terrain Database. Documentation concerning these corrections has been included herein. However, a summary of the current and corrected antenna heights has also been included below.

| Licensed Values per BLH-19870915KA | | | Requested (Corrected) Values | | |
|------------------------------------|------------|----------|------------------------------|------------|----------|
| | Horizontal | Vertical | | Horizontal | Vertical |
| ERP | 100.0 kW | 100.0 kW | ERP | 100.0 kW | 100.0 kW |
| AGL | 405 m | 405 m | AGL | 401.1 m | 401.1 m |
| AMSL | 430 m | 430 m | AMSL | 426.1 m | 426.1 m |
| HAAT | 411 m | 411 m | HAAT | 407.2 m | 407.2 m |

****47 C.F.R. Section 73.1690(c)(10) - Correction in Transmitter Power Output****

Concerning the noted correction in Transmitter Power Output (TPO), a revised Transmitter Power Output worksheet has been included herein. The revised TPO calculation more properly reflects the facility as constructed. The new TPO value has been properly noted on this Schedule 302 License Modification Application as well. In addition, a correction of the antenna make/model is requested herein. The formerly noted Jampro model JSCP-8 designation is requested corrected to the proper Jampro model JHPC-8 designation. As noted before, no actual construction has taken place.

Concerning RF Compliance for the corrected parameters, the applicant certifies RF Compliance with the attached study.

Regarding compliance with the NEPA, Nationwide Programmatic Agreement and NHPA Section 106 for tower co-location, compliance with the agreement is not required where no new tower construction is being proposed and the tower is not being substantially altered. Specifically, compliance is not necessary where only an antenna and feed-line are being reused on an existing structure, as here. However, should the Commission determine compliance is necessary, upon notification the applicant will file FCC Form 621.

No other License Modifications are requested at this time.