

JUSTIFICATION FOR STA EXTENSION

1. The specific rules and/or policies from which the applicant seeks temporary relief.

WRJJ(FM) is seeking an extension of its engineering STA to operate from a temporary transmitter site to serve an area within its licensed primary service contour pursuant to Sections 1.3 and 73.1635 of the Commission's Rules.

2. how the public interest will be furthered by grant.

WRJJ is the only primary broadcast station in any service licensed to La Center, Ballard County, Kentucky. A grant of the requested STA extension will permit WRJJ to remain on the air and serve the public interest, convenience and necessity in La Center and surrounding Ballard County, Kentucky.

3. the expected duration of the STA and the licensee's plan for restoration of licensed operation. If requesting variance with other than authorized technical facilities, please specify the exact facilities sought.

We did not reach an agreement with the tower owner we referred to in our most recent STA request. We are now working with the Ballard County Emergency Management department to identify potential sites which are fully spaced to co-channel and adjacent channel facilities, applications and allocations. As soon as we can secure a transmitter site use agreement with a site owner, we will quickly file an FCC Form 2100 application for a construction permit to move WRJJ to said tower. Construction of the new facility would take place upon a grant of said application, and, after construction is complete, an FCC Form 2100 covering license application would be filed. Therefore, we are requesting a 180 day STA extension, until October 11, 2024 (180 days after the current expiration date of April 14, 2024).