

Exhibit to Application for License to Convert Former Main Station to Auxiliary Facility

Explanation of Omitted and Incorrect Information in Schedule 302-FM

The draft of Form 2100 Schedule 302-FM for this license to convert a former licensed main station to an auxiliary facility generated in LMS omits some information input by the Applicant, and incorrectly states certain technical information about the proposed facilities.

Omitted items/ Incorrect Data in the Draft Generated by LMS:

The applicant is non-profit educational institution and licensee of a non-commercial/educational reserved band radio station. During the input of information into the application, no questions was asked about whether the applicant was exempt from paying the application filing fees and/or the basis for such exemption. In the draft copy of the application generated by LMS, under the heading "Fees, Waivers and Exemptions" responses to these questions are blank. The answer should be yes, the application is exempt from FCC application fees, and the reason is that the station is non-commercial/educational.

In the "Antenna Location Data" section of the application, the applicant the applicant entered information about its proposal to reduce power from the former site's licensed ERP of 12kW to a lower 11kW ERP, in order to keep the proposed auxiliary facility's contour within the licensed station's contour. In the Form 302-FM, the applicant entered 11kW ERP, but in the draft application generated by LMS, the "Max Effective Radiated Power" is listed as 12 kW. That figure should be 11kW, not 12kW. The applicant is unable to correct this value in LMS.

In the "Modification of License Certifications" section of the application, the answer to the question about "Using a formerly licensed main facility as an auxiliary facility" is blank in the draft application. During the input of information into the application, no specific question was presented about this issue, although the selection of this particular form was for such purpose. The answer to this questions should be "yes", this application is being submitted pursuant to 47 CFR Section 73.1675(c)(1) to request authorization to use a formerly licensed facility as an auxiliary facility and change the ERP of the proposed facility.