

February 27, 2023

Ms. Marlene H. Dortch  
Secretary  
Federal Communications Commission  
45 L Street, N.E.  
Washington, D.C. 20554

**Re: Salt of the Earth Broadcasting, Inc.  
Station KWWJ(AM)  
Baytown, Texas  
FRN: 0003729233  
Facility ID No. 58724  
STA File No. BSTA-20150507AAU  
Request for Extension of Engineering STA  
Filing Pursuant Public Notice, DA 22-82, released  
January 25, 2022**

Dear Ms. Dortch:

Salt of the Earth Broadcasting, Inc., by its attorneys, hereby requests that the Commission grant an extension of the current Engineering STA for the operation of Station KWWJ(AM), Baytown, Texas (Facility No. 58724) with facilities at variance with the Station's operating license.

In support of the relief sought, a formal request is attached hereto.

Upon receipt of filing information, the licensee will make payment of the application processing fee.

Should there be any questions in regard hereto, please communicate with the undersigned.

Respectfully submitted,



Barry A. Friedman

Enclosure

## Extension of Existing Engineering STA

Read Instructions/FAQ before filling out form

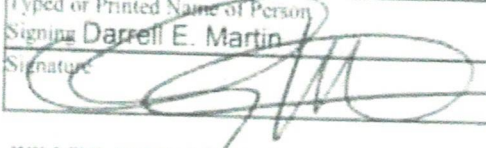
FOR COMMISSION USE ONLY  
FILE NO.

### Section I - General Information

1. Legal Name of the Applicant Salt of the Earth Broadcasting, Inc.		
Mailing Address 4638 Decker Drive		
City Baytown	State or Country (if foreign address) Texas	Zip Code 77520
Telephone Number (include area code) 281-837-8777		E-Mail Address (if available)
FCC Registration No 0003729233	Call Sign KWWJ	Facility ID Number 58724
2. Contact Representative (if other than licensee/permittee) Barry A. Friedman		Firm or Company Name Thompson Hine LLP
Mailing Address Suite 700, 1919 M Street, N.W.		
City Washington	State or Country (if foreign address) D.C.	ZIP Code 20036
Telephone Number (include area code) 202-331-8800		E-Mail Address (if available) barry.friedman@thompsonhine.com
3. Purpose: <input type="radio"/> Engineering STA <input checked="" type="radio"/> Extension of Existing Engineering STA      File Number: <b>BSTA-20150507AAU</b> <input type="radio"/> Legal STA <input type="radio"/> Extension of Existing Legal STA		
4. Service: AM		
5. Community of License: City: <b>Baytown</b> State: <b>Texas</b>		
6. If this application has been submitted without a fee, indicate reason for fee exemption (see 47 C.F.R. Section 1.1114): <input type="radio"/> Governmental Entity <input type="radio"/> Noncommercial Educational Licensee/Permittee <input type="radio"/> Other <input checked="" type="radio"/> N/A (Fee Required)		
7. <b>Environmental Protection Act.</b> The proposed facility is excluded from environmental processing under 47. C.F.R. Section 1.1306 (i.e., The facility will not have a significant environmental impact and complies with the maximum permissible radiofrequency electromagnetic exposure limits for controlled and uncontrolled environments). Unless the applicant can determine compliance through the use of the RF worksheets in Appendix A, an <b>Exhibit is required.</b>  By checking "Yes" above, the applicant also certifies that it, in coordination with other users of the site, will reduce power or cease operation as necessary to protect persons having access to the site, tower or antenna from radiofrequency electromagnetic exposure in excess of FCC guidelines.		<input checked="" type="radio"/> Yes <input type="radio"/> No  See Explanation in [Exhibit 33]

8	Please explain in detail the "extraordinary circumstances" which warrant temporary operations at variance from the Commission's Rules. In addition, please specify 1) the specific rules and/or policies from which the applicant seeks temporary relief; 2) how the public interest will be furthered by grant; and 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.	[Exhibit 34]
9	Anti-Drug Abuse Act Certification: Applicant certifies that neither applicant nor any party to the application is subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862.	<input checked="" type="radio"/> Yes <input type="radio"/> No

I hereby certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith. I acknowledge that all certifications and attached Exhibits are considered material representations.

Typed or Printed Name of Person Signing	Typed or Printed Title of Person Signing
Darrell E. Martin	President
Signature 	Date (mm/dd/yyyy) 09/27/2023

WILLFUL FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. CODE, TITLE 47, SECTION 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

### Exhibits

#### Exhibit 34

#### Description:

See attached statement.



## REQUEST FOR EXTENSION OF STA

### Basis for Requested Extension:

This is a request for a further extension of an STA to operate the Station with daytime and nighttime patterns with parameters at variance, while maintaining monitor points below limits. The basis for the STA request is that the licensee is undertaking to correct errors in its current license dealing with its tower height and coordinates. The corrections do not involve any other operational elements. As to the tower height and coordinates, on April 3, 2020, the FCC granted KWWJ a construction permit for the modification of its license in File No. BP-20191210AAB.

During the present STA period, the licensee has been unable to complete the work on the correction of its tower height and coordinates. This is due to continuing problems with KWWJ's phase monitor, which the licensee has yet been able to correct. Once the phase monitor is repaired, the licensee's consulting engineer will be able to resume work necessary to complete the modification of license process.

This problem has been exacerbated by the recent retirement, owing to health issues, of the Station's consulting engineer. The licensee has been seeking to retain a new consulting engineer with AM radio station experience, from a shrinking pool of individuals as the radio industry contracts. The licensee has been in discussions with a new consulting engineer and is hopeful that he will provide his services and help to