

**MINOR CHANGE APPLICATION**  
**ACCESS.1 LOUISIANA HOLDING COMPANY LLC**  
**KTAL-FM RADIO STATION**  
**CH 251C - 98.1 MHZ - 100.0 KW**  
**TEXARKANA, TEXAS**  
**March 2008**

**TECHNICAL STATEMENT**

This Technical Statement and attached exhibits were prepared on behalf of Access.1 Louisiana Holding Company LLC ("Access.1"), licensee of KTAL-FM, Channel 251C, Texarkana, Texas. This application is being submitted to increase the height above average terrain of KTAL-FM to above minimum Class C elevation due to a triggering application submitted by Matinee Radio, Inc. ("MRI"), permittee of station KKUL-FM, Channel 251A, Groveton, Texas. MRI, in BMPH-20070328ABY, requested an upgrade of KKUL-FM's facilities and a change in community of license to Camden, Texas. The upgrade was predicated on KTAL-FM being downgraded to a Class C0 at Texarkana, Texas.<sup>1</sup> As this instant application is filed in response to the triggering submission, the proposed Camden, Texas facility and its corresponding reference site are not considered herein.

In the process of preparing this instant application, it was discovered that the KTAL-FM license coordinates do not agree with the coordinates of the KTAL-FM tower.<sup>2</sup> Therefore, as a part of this submission, Access.1 is correcting the license coordinates; no actual tower construction is proposed. The tower on which the KTAL-FM antenna is and will continue to

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- 1) KTAL-FM is licensed to operate with a power of 100.0 kilowatts at 415 meters HAAT.
  - 2) KTAL-FM is located on the KTAL-TV tower at Vivian, Arkansas. The owner of the tower corrected the coordinates of the site in 2007. The coordinates listed in ASRN 1025912, when converted to NAD 1927, are North Latitude 32° 54' 10.5" (rounds to 11") and West Longitude 94° 00' 20.3" (rounds to 20"). There is a discrepancy of 2.0 seconds in longitude between the KTAL-FM license and the actual tower.

be located has been registered with the FCC and assigned Antenna Structure Registration Number 1025912.

At the corrected/actual site, Channel 251C does not meet the Commission's minimum distance separation requirements to two other facilities: KYFZ-FM, Channel 251A, Bennington, Oklahoma and a permit for KKUL-FM, Channel 251A, Groveton, Texas. This shortage, as explained further in Exhibit A, was created by the licensee of KYFZ-FM and the permittee of KKUL-FM when the Commission's contour protection rules (§73.215) were invoked, protecting KTAL-FM as a maximum Class C facility. Therefore, KTAL-FM is considered a fully spaced facility pursuant to §73.207 of the rules. As such, processing pursuant to §73.215 of the rules is specifically not requested.

It is noted that the licensed KTAL-FM facility does not presently provide a 70 dBu contour to more than 80% of the community of license of Texarkana, Texas. The proposed facility will increase the coverage of the community as demonstrated in Exhibit B. As the proposed KTAL-FM facility will be located on a tower with TV stations, the use of the worksheets associated with FCC Form 301 could not be used to demonstrate compliance with the FCC exposure limits. Therefore, attached as Exhibit C is a statement which shows the proposed KTAL-FM facility meets the Commission's radio frequency radiation criteria.

All other necessary documentation used to certify the technical portion of FCC Form 301 has been forwarded to Access.1 and is available to the Commission upon request.<sup>3</sup>

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3) The undersigned has evaluated only the radio frequency radiation exposure portion of the environmental review. All other necessary reviews have been, or will be, addressed by the applicant.