

Exhibit #24

ENVIRONMENTAL PROTECTION ACT

Liberty and Freedom, Inc.

Minor Amendment to a Pending Application

WNCP

BMPED-20110120AAM

Baraboo, WI

May 2011

CH 208B

6.5 kW H & V DA

Liberty and Freedom, Inc. ("the applicant") proposes the use of an existing registered tower (ASR #1203477), built in 1999. Since the tower was constructed before March 2001, and the applicant proposes no change to the tower footprint or profile, no further environmental study is required.

The proposed antenna will be energized so that it radiates 6.5 kW in the horizontal and vertical planes, from a height above ground of 135.6 meters. Based on the formulas expressed in the OET Bulletin, No. 65, August 1997, "Evaluating Compliance with F.C.C. Guidelines for Human Exposure to Radiofrequency Electromagnetic Fields", published by the Federal Communication Commission's Office of Science and Engineering, the existing facility produces a worst-case maximum R.F. non-ionization radiation level at a position six feet above the tower base (head level - based on the C.O.R. of 135.6 meters above ground minus 2 meters) of 24.333 microwatts per square centimeter ($\mu\text{W}/\text{cm}^2$). This figure is without regard for the antenna's vertical elevation field value toward the nadir, which will cause a reduction in the predicted "worst case" calculations. 24.333 $\mu\text{W}/\text{cm}^2$ is 2.433 percent of the maximum for a controlled area and 12.167 percent for an uncontrolled area.

Since "worst case" calculations were used, and since it is well known that the actual RF power density level is considerably reduced at vertical angles toward the nadir the applicant is confident that actual RF contribution of this antenna will be less than is predicted here.

After researching the Mass Media and ULS databases, it was determined that is one other source of RF emissions on the tower. Communications antenna WPTU296 is categorically excluded since the antenna is 152 meters above ground.

The proposed FM station will not contribute RF emissions over that which is permissible by Section 1.1307 of the FCC's Rules.

The applicant will protect workers on the tower by either reducing ERP or terminating transmission.

Consequently, it appears that the proposed FM station will be in full compliance with the Commission's human exposure to radiofrequency electromagnetic field rules and regulations.