

**FEDERAL COMMUNICATIONS COMMISSION**  
**445 TWELFTH STREET SW**  
**WASHINGTON DC 20554**

MEDIA BUREAU  
AUDIO DIVISION  
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December 21, 2010

Michael Couzens, Esq.  
Attorney at Law  
6536 Telegraph Avenue, Suite B-201  
Oakland, California 94609

Re: Jackson Hole Community Radio, Inc.  
KHOL(FM), Jackson, Wyoming  
Facility Identification Number: 92620  
Special Temporary Authority

Dear Counsel:

This is in reference to the request filed November 10, 2010, and supplemented on December 17, 2010, on behalf of Jackson Hole Community Radio, Inc. ("JHCR"). JHCR requests further extension of the special temporary authority ("STA") granted on March 26, 2008, and modified on August 27, 2008, and May 6, 2010, to operate Station KHOL with temporary facilities.<sup>1</sup> In support of the request, JHCR states that it is unable to operate from its licensed site due to a dispute with the land owner, and that it has been operating from its authorized auxiliary antenna.<sup>2</sup> JCHR states that weather conditions at the auxiliary site makes occasional outages almost a certainty, and requests extension of STA to permit operation as necessary with the temporary antenna mounted on the studio building. JHCR further states that it plans to relocate the studio to a new site within a few blocks of the current location, and to license facilities from the new studio building as a second auxiliary.

Requests for extension of STA will be granted only where the licensee can show that one or more of the following criteria have been met:

- Restoration of licensed facilities is complete and testing is underway;
- Substantial progress has been made during the most recent STA period toward restoration of licensed operation; or
- No progress has been made during the most recent STA period for reasons clearly beyond the licensee's control, and the licensee has taken all possible steps to expeditiously resolve

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<sup>1</sup> KHOL is licensed for operation on Channel 206C3 (89.1 MHz) with effective radiated power ("ERP") of 2.2 kW (H&V) and antenna height above average terrain ("HAAT") of 336 meters.

<sup>2</sup> License File No. BXLED-20100819ABI.

the problem.

Our review indicates that the licensee has been prevented from restoring licensed operation due to causes beyond its control and has taken all possible steps to expeditiously resolve the problem. Thus, extension of STA is warranted.

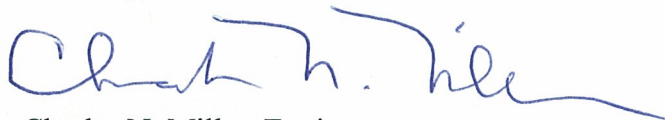
Accordingly, the request for extension of STA IS HEREBY GRANTED. Station KHOL may operate with the following facilities, on an "as necessary" basis:

Geographic coordinates:	43° 28' 55" N, 110° 45' 52" W (NAD 1927)
Channel	206 (89.1 MHz)
Effective radiated power:	0.1 kilowatt (V only)
Antenna height:	
above ground:	15 meters
above mean sea level:	1909 meters
Above average terrain:	-263 meters

JHCR must notify the Commission when licensed operation is restored. JHCR must use whatever means are necessary to protect workers and the public from exposure to radio frequency radiation in excess of the Commission's exposure guidelines. *See* 47 CFR § 1.1310. It is anticipated that applications for construction permit and license for a second auxiliary antenna will be filed in the near future, and that further extension of this authority will not be necessary.

This authority expires on **June 21, 2011**.

Sincerely,

A handwritten signature in blue ink, appearing to read "Charles N. Miller", with a long horizontal flourish extending to the right.

Charles N. Miller, Engineer  
Audio Division  
Media Bureau

cc: Jackson Hole Community Radio, Inc.

ADMITTED IN  
CALIFORNIA AND IN THE  
DISTRICT OF COLUMBIA

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December 17, 2010

Charles N. "Norm" Miller, Engineer  
Audio Division, Media Bureau  
Federal Communications Commission  
445 Twelfth Street S.W.  
Washington, D.C. 20554

Re: KHOL (FM), Jackson, Wyoming  
Facility ID No. 92620

Dear Mr. Miller:

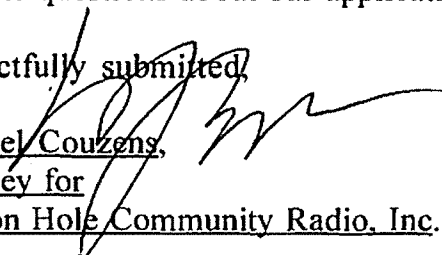
Thank for your your time today in discussing our STA and site issues.

To recap, KHOL was built, tested and licensed at Snow King. Since then we have had problems in working out a permanent lease with the landowner, and have even been denied physical access to our equipment. So we are using an authorized auxiliary site, at Rendezvous, while we work on that or pursue another suitable location. The purpose of the STA is to have a location, at the studio, to switch in as a backup. The weather at Rendezvous makes occasional outages almost a certainty.

As you pointed out, a better bet would be to use our studio/STA location as a second auxiliary. Provided it met all the technical rules for licensing, it could serve almost indefinitely and the STA would become surplus. Based on this, we plan to file for a second auxiliary shortly, specifying a site a few blocks from the current studio, to which we are in process of moving the studio. Meanwhile, a final STA extension is respectfully requested, to make sure we have our back-up in effect until the second auxiliary is set.

Please contact me if you have any further questions about our applications.

Respectfully submitted,

  
Michael Couzens,  
Attorney for  
Jackson Hole Community Radio, Inc.

cc. Jim Tallichet  
Bob Culver