

**MINOR CHANGE APPLICATION**  
**COAST RADIO GROUP, INC.**  
**K264AT FM TRANSLATOR STATION**  
**CH 248D - 97.5 MHZ - 0.250 kW**  
**HARRISON, ARKANSAS**  
**January 2016**

**TECHNICAL STATEMENT**

This Technical Statement and exhibits were prepared on behalf of Coast Radio Group, Inc. ("CRG"), proposed assignee of FM translator station K264AT, Channel 264D, Fordyce, Arkansas.<sup>1</sup> CRG proposes to relocate K264AT to a new site and a new channel and rebroadcast AM station KNWA, 1600 kHz, Bellefonte, Arkansas, pursuant to DA-1491, released December 23, 2015. This is a "250 mile window application." Exhibit A demonstrates that the proposed K264AT site is within 250 miles of the licensed K264AT transmitter site, as required. CRG herein proposes to change K264AT to Channel 248.

The proposed K264AT antenna will be located an existing tower. This AM tower does not require FCC tower registration nor FAA approval. As such, no further action with regard to FCC registration or FAA notification has been undertaken.

CRG is proposing for K264AT to rebroadcast the signal of AM station KNWA, 1600 kHz, Bellefonte, Arkansas. The proposed K264AT's 60 dBu contour is within the KNWA 2.0 mV/m contour and is within 25 miles of the KNWA tower. Therefore, K264AT is considered to be a fill-in translator. Exhibit B is a map demonstrating compliance with the fill-in requirements.

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1) An application to transfer K264AT from First Ventures Capital Partners, Inc. ("FVCP") to CRG has been submitted (BALFT-20151203ATE). A letter from FVCP granting permission for CRG to file this instant application in CRG's name is included elsewhere in this application.

Exhibit C is a study demonstrating that the proposed K264AT on Channel 248 will not cause interference to any full service station, nor will interference be delivered to or received from any existing FM translator station or LPFM application. It was not possible to use the worksheets associated with FCC Form 349 to demonstrate compliance with the Commission's human exposure guidelines for radio frequency radiation. As such, Exhibit D demonstrates compliance with the FCC's guidelines for radio frequency radiation exposure.

All supporting data used in the preparation of this application has been forwarded to CRG and is available for submission to the Commission upon request.<sup>2</sup>

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2) All data regarding broadcast facilities was extracted from the CBDS database on the date of the interference tabulation. We assume no liability for errors or omissions in that database which may be adverse to the requests contained herein. Only the radio frequency exposure review of the environmental analysis was undertaken as part of this instant engineering application.