

**Compliance with Special Operating Conditions**

The Construction Permit contains several Special Operating Conditions, summarized as follows:

1. The permittee/licensee, in coordination with other users of the site, must reduce power or cease operation as necessary to protect persons having access to the site, tower, or antenna from radiofrequency electromagnetic fields in excess of FCC guidelines.
2. Before program tests commence, the permittee shall make and submit to the FCC sufficient measurements to establish that the operation authorized in this construction permit is in compliance with the spurious emissions requirements of 47 C.F.R. Section 73.317(b) through 73.317(d). All measurements must be made with all stations simultaneously utilizing the shared antenna.
3. The Automatic Program Test provisions of 47 C.F.R. Section 73.1602 do not apply; a formal request for Program Test Authority must be filed in conjunction with FCC Form 302-FM before Program Tests will be authorized.
4. The permittee/licensee must provide the results of proper radiofrequency electromagnetic (RF) field strength measurements throughout the transmitter site area to determine if there are any areas that exceed the FCC guidelines for human exposure to RF fields.
5. Documentation demonstrating compliance with the preceding special operating condition shall be submitted at the time of filing FCC Form 302-FM.
6. Pursuant to the grant of this construction permit, the FM assignment for Talent OR is modified by adding channel 266A and deleting channel 225A.
7. Program tests for KLMD (FIN 166023) will not commence on channel 266A until program tests for KSKR-FM (FIN 69657) commence on channel 265C3, and KLMD will not be licensed until a license is granted for KSKR-FM.

James D McDaniel ("McDaniel"), complies with, or agrees to, these conditions, as follows:

1. McDaniel agrees to reduce power or cease operation as necessary to protect persons having access to the site, tower, or antenna from radiofrequency electromagnetic fields in excess of FCC guidelines.
2. KLMD has not constructed using a shared antenna; therefore this condition does not apply.
3. The instant application constitutes a formal request for Program Test Authority.
4. See Exhibit 9A.
5. See Exhibit 9A.
6. McDaniel affirms the FM assignment for Talent OR being modified by adding channel 266A and deleting channel 225A.
7. KSKR-FM (FIN 69657) has commenced operation on channel 265C3 (see BLH-20131211BIQ), and McDaniel is herewith requesting program test authority for KLMD (FIN 166023) to operate on channel 266A.

Therefore, all Special Operating Conditions of the KLMD Construction Permit (FCC File Number BPH-20120210AAH) have been met.