

**AMENDMENT TO BPH-20020729ABN**  
**CARTER BROADCASTING, INC.**  
**WSBZ(FM) RADIO STATION**  
**CH 292A - 106.3 MHZ - 6.0 KW**  
**MIRAMAR BEACH, FLORIDA**  
**October 2002**

**EXHIBIT A**

As noted in the pending WSBZ application, BPH-20020729ABN, at the proposed/existing site, WSBZ, as shown on Exhibit A1, is shortspaced under §73.207 of the Commission's rules to station WKNU, Channel 292A, Brewton, Alabama. The distance between the stations is 106.04 kilometers, while under §73.207 co-channel Class A stations must be separated by 115.0 kilometers. The shortage to WKNU was created by the increase in the minimum distance separation requirements. The minimum distance separation requirements for Class A facilities were changed in MM Docket #88-375. This docket also allowed Class A stations a power increase from 3.0 kilowatts to 6.0 kilowatts. Channel 292A was proposed to be allotted to Miramar Beach, Florida, prior to October 2, 1989, in MM Docket #89-1260.<sup>2</sup>

WKNU was licensed prior to October 2, 1989, as a 3.0 kilowatt 91 meter height above average terrain facility. Both WSBZ and WKNU are, therefore, considered grandfathered 1989 3.0 kilowatt Class A facilities. As such, the spacing between WSBZ and WKNU is based on §73.213(c)(1) of the rules which requires co-channel Class A facilities operating with 3.0 kilowatts at 100 meters, or the equivalent, to be a minimum of 105 kilometers apart. As denoted on Exhibit A1, WSBZ is 106.04 kilometers from WKNU and, therefore, complies with the requirements of §73.213(c)(1) spacing requirements (former 73.207 rules) toward WKNU.

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2) While the Report and Order in MM Docket #89-1260 was issued after October 2, 1990, applicants for Channel 292A at Miramar Beach were allowed to use §73.213(c)(1) rules with respect to WKNU.

Pursuant to §73.213(c)(2), WSBZ and WKNU filed contingent applications (WSBZ - BPH-20020729ABN and WKNU - BPH-20020729ANO) proposing a mutual increase of facilities to maximum Class A facilities. The licensees of WSBZ and WKNU have entered into a Mutual Increase of Facilities Agreement, allowing each of the stations to increase to maximum Class A facilities (or the equivalent). However, the WSBZ application originally proposed 6.0 kilowatts at 98 meters height above average terrain. As noted in the Technical Statement, this amendment is being filed in response to a Commission letter dated October 2, 2002, regarding the mutual increase. This amendment proposes to increase the height above average terrain of WSBZ to 100 meters with 6.0 kilowatts effective radiated power.

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**EXHIBIT A1**

CLEARANCE STUDY FOR WSBZ, MIRAMAR BEACH, FLORIDA  
USING PROPOSED/EXISTING SITE AS REFERENCE

REFERENCE		DISPLAY DATES
30 23 07 N	CLASS = A	DATA 10-04-02
86 18 03 W	Current Spacings	SEARCH 10-16-02
----- Channel 292 - 106.3 MHz -----		

Call	Channel	Location	Dist	Azi	FCC	Margin
N. Lat.	W. Lng.	Ant	Power	HAAT		
<b>WSBZ</b>	<b>LIC 292A</b>	<b>Miramar Beach</b>	<b>FL</b>	<b>0.00</b>	<b>0.0</b>	<b>-115.00</b>
<b>30 23 07</b>	<b>86 18 03</b>	<b>CN</b>	<b>3.000 kW</b>	<b>100 M</b>		
<b>Carter Broadcasting, Inc.</b>			<b>BLH-19960131KA</b>			
<b>WSBZ.A APP</b>	<b>292A</b>	<b>Miramar Beach</b>	<b>FL</b>	<b>0.00</b>	<b>0.0</b>	<b>-115.00</b>
<b>30 23 07</b>	<b>86 18 03</b>	<b>CX</b>	<b>6.000 kW</b>	<b>98 M</b>		
<b>Carter Broadcasting, Inc.</b>			<b>BPH-20020729ABN</b>			
<i>*</i>	<i>WKNU.A APP</i>	<i>292A Brewton</i>	<i>AL</i>	<i>106.04</i>	<i>319.7</i>	<i>-8.96</i>
	<i>31 06 42</i>	<i>87 01 17</i>	<i>CX</i>	<i>3.800 kW</i>	<i>127 M</i>	
	<i>Ellington Radio, Inc.</i>		<i>BPH-20020729ABO</i>			
<i>*</i>	<i>WKNU LIC</i>	<i>292A Brewton</i>	<i>AL</i>	<i>106.15</i>	<i>319.7</i>	<i>-8.85</i>
	<i>31 06 45</i>	<i>87 01 19</i>	<i>CN</i>	<i>3.000 kW</i>	<i>91 M</i>	
	<i>Ellington Radio, Inc.</i>		<i>BLH-6349</i>			
<i>*</i>	<i>WKNU LIC</i>	<i>292A Brewton</i>	<i>AL</i>	<i>106.15</i>	<i>319.7</i>	<i>1.15</i>
	<i>31 06 45</i>	<i>87 01 19</i>	<i>CN</i>	<i>3.000 kW</i>	<i>91 M</i>	
	<i>Ellington Radio, Inc.</i>		<i>BLH-6349</i>			
<i>**</i>	<i>WILN LIC</i>	<i>290C2 Panama City</i>	<i>FL</i>	<i>54.92</i>	<i>114.6</i>	<i>-0.08</i>
	<i>30 10 44</i>	<i>85 46 55</i>	<i>CN</i>	<i>50.000 kW</i>	<i>117 M</i>	
	<i>Nm Licensing, Llc</i>		<i>BLH-19890428KA</i>			
	<i>WRRX.C CP</i>	<i>291A Gulf Breeze</i>	<i>FL</i>	<i>73.55</i>	<i>270.6</i>	<i>1.55</i>
	<i>30 23 24</i>	<i>87 03 58</i>	<i>CN</i>	<i>3.000 kW</i>	<i>100 M</i>	
	<i>Cumulus Licensing Corp.</i>		<i>BPH-19850712ME</i>			
	<i>WRRX LIC</i>	<i>291A Gulf Breeze</i>	<i>FL</i>	<i>89.94</i>	<i>274.4</i>	<i>17.94</i>
	<i>30 26 36</i>	<i>87 14 04</i>	<i>C</i>	<i>3.900 kW</i>	<i>124 M</i>	
	<i>Cumulus Licensing Corp.</i>		<i>BLH-20000501ACE</i>			
	<i>WOCY.C CP</i>	<i>293C1 Carrabelle</i>	<i>FL</i>	<i>154.09</i>	<i>117.8</i>	<i>21.09</i>
	<i>29 43 57</i>	<i>84 53 24</i>	<i>CN</i>	<i>100.000 kW</i>	<i>147 M</i>	
	<i>Richard L. Plessinger, Sr.</i>		<i>BPH-19980521IC</i>			
	<i>WOCY LIC</i>	<i>293C1 Carrabelle</i>	<i>FL</i>	<i>154.09</i>	<i>117.8</i>	<i>21.09</i>
	<i>29 43 57</i>	<i>84 53 24</i>	<i>C</i>	<i>100.000 kW</i>	<i>110 M</i>	
	<i>Richard L. Plessinger, Sr.</i>		<i>BLH-19980821KA</i>			
	<i>WKMx LIC</i>	<i>294C Enterprise</i>	<i>AL</i>	<i>118.36</i>	<i>15.9</i>	<i>23.36</i>
	<i>31 24 41</i>	<i>85 57 32</i>	<i>CN</i>	<i>100.000 kW</i>	<i>326 M</i>	
	<i>Wkmx, Inc.</i>		<i>BLH-19870105KB</i>			

*\** Note: Spacing to WKNU is in compliance with §73.213(c) (1). See Exhibit A for details.

*\*\** Note: This shortage rounds to zero.