

MINOR CHANGE APPLICATION
CUMULUS LICENSING LLC
WJOD (FM) RADIO STATION
CH 277C3 - 103.3 MHZ - 9.0 KW
ASBURY, IOWA
June 2008

TECHNICAL STATEMENT

This Technical Statement and attached exhibits were prepared on behalf of Cumulus Licensing LLC ("Cumulus"), licensee of WJOD, Channel 277C3, Asbury, Iowa. Cumulus herein proposes to make minor changes to the facilities of WJOD by relocating the facility and increasing the effective radiated power and center of radiation above mean sea level.¹

Cumulus is proposing to implement this change at an existing tower site. As such, the Federal Aviation Administration was not apprised of this proposal. The tower has been registered with the Commission and assigned Antenna Structure Registration Number 1018140. At the proposed site, Channel 277C3 does not meet the Commission's minimum distance separation requirements to one other station. As such, processing pursuant to §73.215 is requested (see Exhibit A).

The proposed WJOD will share an antenna with co-located KLYV², Channel 287C2, Dubuque, Iowa on the existing WDBQ AM tower. The to-be-shared antenna will be installed when WJOD implements the herein requested construction permit, until that time KLYV is

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- 1) The facilities proposed herein are replication of the WJOD facilities authorized in BPH-20040217AEB.
 - 2) Since KLYV implemented the facilities authorized in its construction permit and the outstanding permit was near expiration, KLYV filed a license application to cover the permit in April 2008. In the license application, KLYV specified that it would continue to use its existing antenna and that the shared antenna would be installed when WJOD implemented the requested facilities. KLYV will file a modification of license application when the shared antenna is installed and WJOD is relocated.

operating with its existing antenna. Measurements for spurious emissions will be submitted with the WJOD application to cover the herein requested construction permit.

The proposed WJOD (and KLYV) facility will be co-located on the WDBQ AM radiator. Therefore, the worksheets associated with FCC Form 301 could not be used to certify compliance with the radio frequency radiation limits at the base of the tower. A study has, therefore, been undertaken to show the proposed WJOD facility is compliant with the Commission's RF exposure guidelines (Exhibit B).

All other necessary documentation used to certify the technical portion of FCC Form 301 has been forwarded to Cumulus and is available to the Commission upon request.³

3) The undersigned has evaluated only the radio frequency radiation exposure portion of the environmental review. All other necessary reviews have been, or will be, addressed by the applicant.