

AM BROADCAST STATION LICENSE

Subject to the provisions of the Communications Act of 1934, as amended, subsequent Acts, Treaties, and Commission Rules made thereunder, and further subject to conditions set forth in this license,<sup>1</sup> the LICENSEE

Oak Communications, Inc.

is hereby authorized to use and operate the radio transmitting apparatus hereinafter described for the purpose of broadcasting for the term ending 3 a.m. Local Time February 1, 1990 in accordance with the following:

1. Station location: Indianola, Iowa

2. Main Studio location:  
(Listed only if not at transmitter site or not within boundaries of principal community)

3. Remote control location:

4. Transmitter location: Highway 92 West  
Indianola, Iowa

North latitude : 41 ° 21 ' 24 "  
West longitude: 93 ° 35 ' 16 "

5. Transmitter(s): Type Accepted. (See Sections 73.1660, 73.1665 and 73.1670 of the Commission's Rules.)

6. Antenna and ground system: Uniform cross section, guyed, series excited vertical steel radiator.  
Overall Hgt 164', Hgt of Radiator 160' (87.25°). Estimated Rad/kW 164 mV/m 1 mile.  
Restricted 151.9 mV/m 1 mile: 90 equally spaced buried copper radials 100' in length.

7. Obstruction marking and lighting specifications — FCC Form 715, paragraphs: None required

8. Frequency (kHz.): 1490

9. Nominal power (kW): 0.5 Day  
1.0 Night

Antenna input power (kW): 0.43 Day

Non-directional antenna: current 3.33 amperes; resistance 38.8 ohms.  
 Directional antenna : current - - amperes; resistance - - ohms.

0.86 Night

Non-directional antenna: current 4.71 amperes; resistance 38.8 ohms.  
 Directional antenna : current - - amperes; resistance - - ohms.

10. Hours of operation: Specified in construction permit (CP (EMP-10047)

11. Conditions: Attached

The Commission reserves the right during said license period of terminating this license or making effective any change or modification of this license which may be necessary to comply with any decision of the Commission rendered as a result of any hearing held under the rules of the Commission prior to the commencement of this license period or any decision rendered as a result of any such hearing which has been designated but not held, prior to the commencement of this license period.

This license is issued on the licensee's representation that the statements contained in licensee's application are true and that the undertakings therein contained so far as they are consistent herewith, will be carried out in good faith. The licensee shall, during the term of this license, render such broadcasting service as will serve public interest, convenience, or necessity to the full extent of the privileges herein conferred.

This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequency designated in the license beyond the term hereof, nor in any other manner than authorized herein. Neither the license nor the right granted hereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. This license is subject to the right of use or control by the Government of the United States conferred by Section 606 of the Communications Act of 1934, as amended.

<sup>1</sup> This license consists of this page and pages 2

Dated: APR 26 1985

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APR 26 1985

BL-850410AA

KXLQ

Date:

The AUTHORITY GRANTED IS SUBJECT TO THE FOLLOWING CONDITIONS:

Licensee shall accept such interference as may be imposed by other existing 250 watts Class IV stations in the event they are subsequently authorized to increase power to 1000 watts.

If, as a result of the grant of the facilities specified herein, second adjacent channel 2 mV/m - 25 mV/m and third adjacent 25 mV/m contour overlap is created or increased with any other AM station, the determination has been made that any such deleterious effect would be far out weighed by service area loss incurred by this station should this application not be granted. This being considered within the context of the Class IV nighttime power increase Report and Order adopted March 15, 1984. Therefore, to the extent necessary, in those applicable case, a waiver of Section 73.37(b) is justified and is granted.