

**B. W. St. Clair**

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## **COMPREHENSIVE TECHNICAL EXHIBIT**

### **AMENDMENT TO APPLICATION**

**WBQP-CA, FCC ID 69993**

**FCC FILE NUMBER BPTVA-20060207ABV**

**VERNON WATSON**

**Amendment to pending application.** This amendment seeks only to correct the Comprehensive Technical Exhibit as shown following. No other revisions are made.

**Minor change to licensed facility.** The within application is filed as a minor change licensed facility. Because the tower on which it was located was damaged sufficient to be unavailable to the facility, it seeks relocation to a site just 3.6 km north in the same community whose Grade A contour fully encompasses the licensed contour. It seeks a change of ERP, antenna pattern and transmitter location in order to continue to serve its community of license, which remains unchanged.

**Request for waiver of Class A application freeze.** Inasmuch as the Grade A contour of the within proposal extends beyond the original contour in several locations because of the use of a different transmitting antenna, it is expected that this application may be subject to the current freeze. It is noted that this application is filed in order to allow continued service to the public which service is of the quality achieved before the damage to the tower occurred. It is not filed specifically to increase its coverage area. Accordingly, it is requested that waiver of the freeze be granted in the instance of this proposal in the public interest.

**Interference analysis.** The following is submitted as an OET 69 Longley-Rice study exhibit for the above captioned application. It uses the Techware, Inc. official FCC Longley-Rice algorithm as run on the Sun Blade computer.

a. The stations which exhibit contour overlap or short spacing and thus must be studied are:

FCC FILE NUMBER	CALLSIGN AND LOCATION
BLCT-2576	WSFA, Montgomery, AL
BLTVL-19931029IH	WMOE, Mobile, AL

b. Interference to BLCT-2576 is less than 0.5%.

Interference to BLTVL-19931029IH exceeds 0.5% and is discussed following.

c. Accordingly, waiver of §74.705 as appropriate is requested.

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**Interference caused to WMOE-LP, Mobile, AL.** WMOE-LP, BLTVL-19931029IH, Mobile, AL, is affected by the within proposal to the extent that greater than 0.5% interference is caused to that facility. Accordingly, the licensee of WMOE-LP has provided a letter indicating a willingness to accept the interference with the intent of resolving the matter with the applicant. The letter is attached following. Accordingly, waiver of §74.707 as appropriate is requested.

J. R. McDonald  
February 16, 2006

**Attachments following:**  
Letter from WMOE-LP  
Contour comparison diagram

To:  
FEDERAL COMMUNICATIONS COMMISSION  
Video Division - LPTV branch  
Washington, D.C. 20554

*Via e-mail or attachment to related application*

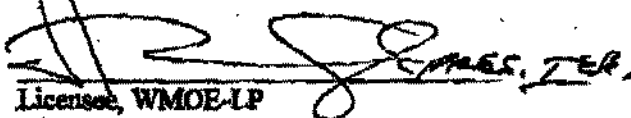
IN RE: Minor change to licensed facility  
WBQP-CA, FCC ID 69993  
Pensacola, FL

Greetings:

I have been advised of the intent of the licensee of the above-captioned facility to file for minor change of its presently licensed facilities. The change proposed will cause additional interference to my facility, WMOE-LP, FCC ID 10937, Mobile, AL.

I have been made aware of the nature and extent of the interference and, by this letter, agree to accept that interference with the intent to work with the licensee of WBQP-CA to resolve it in due course.

Signed,

  
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Licensee, WMOE-LP

cc: Vernon Watson, Licensee, WBQP-CA

