

Before The  
**FEDERAL COMMUNICATIONS COMMISSION**  
Washington, DC 20554

In re Application of

Starstation Radio, LLC.

for Minor Change in Facilities for  
Station WLRR (FM), Milledgeville, Georgia

File No. BPH 20140129AGY  
Facility ID No. 53476

To: Office of The Secretary  
Attn: Chief, Audio Division, Media Bureau

**Reply to The Commission's letter DA 15-43 dated January 12<sup>th</sup>, 2015**

Starstation's position remains unchanged. As you know, our application was prepared by a highly qualified firm, and meets all technical requirements. We are not short-spaced. From the very beginning, we have questioned SRC's motives and strongly feel this is a tactic to prevent interference to their powerful College Park 100.5 signal, covering metro Atlanta, from our distant 100.7 signal far away in their fringe.

Starstation appeared before a Buckhead town meeting. We addressed everyone in attendance, including the mayor, all members of the town council and local residents. Those present were taken by surprise. No one realized a radio station was licensed to Buckhead, GA. Starstation believes that the spirit of the 307(b) rule refers to a station providing service to its community; playing a vital role in the community. The 307(b) rule intends more involvement than having a town's name appear on the station license.

1. The objection to our application was filed by a large corporation owning many powerful stations. It is no coincidence that this comes from the one SRC station that happens to be right next to us on the dial. Attached, is a letter showing unanimous support, directly from the mayor, and town council of Buckhead.

We respectfully request the Federal Communications Commission to consider the true spirit of a station providing service to it's community as rule 307(b) intends, in granting our application as the town of Buckhead has clearly requested.

Respectfully Submitted,

Starstation Radio, LLC.

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By: Craig Baker  
Executive Managing Member [starstation@bellsouth.net](mailto:starstation@bellsouth.net)

March 26<sup>th</sup>, 2015

A copy of this reply has been served by prepaid first class mail on March 26, 2015 to the following:

Mark N. Lipp  
Wiley Rein, LLP  
1776 K Street NW  
Washington, DC 20006

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By: Craig Baker