

APPLICATION FOR A MINOR MODIFICATION OF A CONSTRUCTION PERMIT

FCC FORM 301

FILE No. BPH-20041213ACK

Facility Identification Number 12143

WJLQ

Pensacola, Florida

CHANNEL 264C – 100.7 MHz

Maximum ERP: 100.0 kW (H&V)

HAAT: 520.5 m (H&V)

Cumulus Licensing LLC

February, 2005

Prepared by:



12585 Old Highway 280 East, Suite 102
Chelsea, Alabama 35043
(205) 618-2020

Engineering Statement
In Support of an Application
for a Minor Modification
of a Construction Permit
WJLQ, Pensacola Florida, Channel 264C

CONTENTS
FOR ENGINEERING EXHIBITS F.C.C. FORM 301

1. Statement of Engineers	E3-E6
2. Exhibit E, Figure 1	Channel Spacing Study
3. Exhibit E, Figure 2	Terrain Averaging and Contour Study
4. Exhibit E, Figure 3	Proposed Service Contour Map
5. Exhibit E, Figure 4	Supporting Structure
6. Exhibit E, Figure 5	Radiofrequency Radiation Study

ENGINEERING STATEMENT

Of

Lee S. Reynolds

And

Virgle Leon Strickland

In Support of an Application

for a Minor Modification

of a Construction Permit

WJLQ

Pensacola, Florida

Channel 264C – 100.7 MHz

Maximum ERP: 100.0 kW(H&V)

HAAT: 520.5 m

February, 2005

General

As broadcast technical consultants doing business as Reynolds Technical Associates (“RTA”), we have been authorized by Cumulus Licensing LLC (herein referred to as “Cumulus” as well as “The Applicant”), licensee of WJLQ, Pensacola, Florida to conduct engineering studies and prepare the engineering portion of an application for a modification of a construction permit (file number BPH-20041213ACK).

The modification is to correct all of height responses on the application by reducing the center of radiation (above ground level, above average terrain and above mean sea level).

The Proposed Site
(Exhibits E, Figure 1 through 4)

Exhibit E, Figure 1 is a channel spacing study for the proposed construction, showing the facilities considered.

The terrain averaging and contour study for the proposed facility is being included as Exhibit E, Figure 2.

Exhibit E, Figure 3 is the service contour map displaying the FCC F(50,50) 70 and 60 dBu contours of the proposed.

Exhibit E, Figure 4 is a vertical sketch of the proposed antenna supporting structure, which is an existing tower with an antenna registration number of 1212516.

The distance to the blanketing contour is calculated to be 3.94 kilometer (2.45 mile).

Human Exposure
(Exhibit E, Figure 5)

The proposed FM facility was evaluated in terms of potential radiofrequency radiation exposure at ground level in accordance with the FCC guidelines.

Exhibit E, Figure 5 is the results of the evaluation.

Environmental Impact
(No Exhibits)

A grant of the proposed construction would not constitute a major action as defined in the Commission's Rules and Regulations.

During operation, the facility will produce no chemical or significant thermal pollution, and no ionizing radiation will be generated. Areas of high intensity radiofrequency fields will be confined to the immediate area of the transmitting antenna, far above the ground and away from any human and wildlife population.

The area is not officially designated as a wilderness area or wildlife preserve and is not pending consideration. The area has no significant value in American history, architecture, archaeology, or culture, which is listed in the Register of Historic Places, and it is not eligible for listing. It is not recognized either nationally or locally for special scenic or recreational value.

Conclusion

This statement/application has been prepared for The Applicant by utilizing the latest available information, cross-checked with the Federal Communications Commission and other sources. Therefore, it is submitted that the proposed is in compliance with the Commission's Rules and Regulations and other sources. Therefore, it is submitted that the engineering data compiled and demonstrated herein for the proposed is in compliance with Commission's Rules and Regulations at the time of this application's filing date. We welcome the opportunity to discuss with the staff of the Federal Communications Commission the engineering data contained in this application. Should any questions arise concerning the information, please contact us.

The following pages are exhibits prepared and assembled in support of the proposed.

Lee S. Reynolds
12585 Old Highway 280 East, Suite 102
Chelsea, Alabama 35043
(205) 618-2020

Leon Strickland
12585 Old Highway 280 East, Suite 102
Chelsea, Alabama 35043
(205) 618-2020

Statement of the Consultants

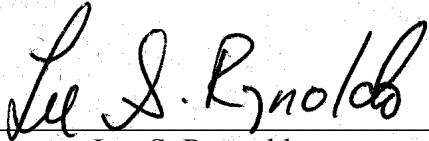
The instant engineering statement was prepared for “The Applicant” and supports an application for a construction permit of WJLQ, Pensacola, Florida. It was developed by RTA and may not be used for purposes other than submission to the Commission by The Applicant.

It may not be reproduced in its entirety, or in part, by anyone (other than from the Commission) without the written consent of RTA.

It is prepared for The Applicant under contractual agreement, and its certification by RTA is used accordingly. If The Applicant fails in its contractual obligation, RTA reserves the right to withdraw its certification.

The information in this application is compiled from the most recent Commission and outside data. RTA is not responsible for errors resulting from incorrect data or unpublished rule and procedure changes.

For RTA:



Lee S. Reynolds

February 16th, 2005

12585 Old Highway 280 East, Suite 102
Chelsea, Alabama 35043
(205) 618-2020