

FEDERAL COMMUNICATIONS COMMISSION

**445 Twelfth Street, S.W.
WASHINGTON DC 20554**

OCT 24 2012

MEDIA BUREAU

AUDIO DIVISION

APPLICATION STATUS: (202) 418-2730

HOME PAGE: www.fcc.gov/mb/audio/

PROCESSING ENGINEER: Harding Chism

TELEPHONE: (202) 418-2700

FACSIMILE: (202) 418-1411

MAIL STOP: 1800B3

INTERNET ADDRESS: Harding.Chism@fcc.gov

CERTIFIED MAIL, RETURN RECEIPT REQUESTED

CBS Radio Holding, Inc.
1800 K Street, N.W., Suite 920
Washington, DC 20006

In re: WKQC(FM), Charlotte, NC
Facility ID No.: 20338
CBS Radio Holding, Inc.
BLH-19920416KB

WROO(FM), Mauldin, SC
Facility ID No.: 25240
Clear Channel Broadcasting Licensees, Inc.
BPH-20120807ACG

Dear Permittee:

In accordance with procedures adopted by the Commission, this letter constitutes notification to CBS Radio Holding, Inc. ("CBS") of the filing of the above captioned minor change construction permit application (BPH-20120807ACG) by Clear Channel Broadcasting Licensees, Inc. ("Clear Channel"), licensee of station WROO(FM), Mauldin, SC. Clear Channel's application requested that WKQC's license and assignment be modified to specify Class C0 in lieu of Class C in accordance with the procedures set forth in Note 4 of 47 C.F.R. Section 73.3573.¹

The staff has tentatively concluded that Clear Channel's application meets the requirements of Section 73.3573, Note 4 and is otherwise acceptable for filing.² Accordingly, IT IS ORDERED, that pursuant to Section 316(a) of the Communications Act of 1934, as amended, 47 U.S.C. Section 316(a), and pursuant to Section 1.87 of the Commission's Rules, CBS SHALL SHOW CAUSE why its license SHOULD NOT BE MODIFIED, to specify Channel 284C0 in lieu of Channel 284C.

¹ See 1998 Biennial Regulatory Review—Streamlining of Radio Technical Rules in Parts 73 and 74 of the Commission's Rules, Second Report and Order in MM Docket No. 98-93, FCC 00-368 15 FCC Rcd 21649 (2000).

² In order to be considered in compliance with Note 4, the triggering application must: 1) be short-spaced to the Class C station, but be fully spaced if it were a Class C0; 2) include a certification that no alternative channel is available at the proposed location without any other changes to the table of allotments; and 3) be served on the licensee of the affected Class C station.

CBS may, not later than 30 days from the date of this letter, file a written statement to express its intention to seek authority to modify Station WKQC's technical facilities to attain minimum Class C HAAT; or, alternatively, as provided for by Note 4 cited above, otherwise challenge the triggering application. If no such intention is expressed and the triggering application is not challenged, WKQC's license will be reclassified as a Class C0 station.

If CBS chooses to seek authority to modify WKQC's facilities, an acceptable application for a construction permit to increase the antenna height to at least 451 meters HAAT must be on file with the Commission 180 days subsequent to the show cause response due date. Failure to file a construction permit application within this time period will result in the automatic downgrade of WKQC's licensed facilities.² Furthermore, CBS must serve Clear Channel with copies of any FAA submissions related to its efforts to modify the WKQC facility.

Further action on the subject application will be withheld for thirty days from the date of this letter to provide an opportunity to reply. Failure to respond to this letter will result in the automatic downgrade of WKQC's license pursuant to Note 4 of § 73.3573. Please note that responses must be submitted to the Secretary of the Commission in triplicate and must be served on all parties.

Sincerely,



Rodolfo F. Bonacci
Assistant Chief
Audio Division
Media Bureau

cc: John W. Bagwell, Esq

² Failure to build pursuant to the subsequently authorized construction permit will also result in the automatic downgrade of WKQC's licensed facilities.