

Exhibit 27 - Statement A
NATURE OF THE PROPOSAL
ALLOCATION CONSIDERATIONS
prepared for
Lincoln Financial Media Company of Florida
WAXY-FM Miramar, Florida
Facility ID 29567
Ch. 282C1 (Auxiliary) 35.8 kW 184.4 m

Lincoln Financial Media Company of Florida (“*Lincoln*”) is the licensee of FM radio stations WAXY-FM, West Palm Beach, Florida. *Lincoln* is also the permittee of an auxiliary antenna facility (see BXPB-20111207ABS). The auxiliary antenna facility was never constructed or licensed.

Lincoln is also authorized in the construction permit (“CP”, BPH-20120529AKO) to locate WAXY-FM to a new tower site and to change the principal community to Miramar, Florida. The CP for the main WAXY-FM Miramar facility is currently under construction. Accordingly, *Lincoln* seeks herein to modify the auxiliary antenna construction permit to specify the same location as the WAXY-FM CP facility. Since it is desirable to concurrently construct both the main and auxiliary facilities, *Lincoln* respectfully requests that the instant application be given expedited processing.

Nature of the Proposal

The proposed antenna system for the auxiliary antenna facility is an ERI SHPX-4BC-HW-SP non-directional FM antenna which will be side-mounted on an existing tower structure with the Antenna Structure Registration Number 1224225. No change in structure overall height is necessary to carry out this proposal. Since no change to the structure’s overall height is proposed, no change to structure marking/lighting requirements set forth in the aeronautical study will result.

Exhibit 27-Figure 1 provides a map depicting the 60 dB μ F(50,50) contour of the proposed auxiliary antenna facility along with the 60 dB μ F(50,50) contour of the authorized WAXY-FM CP facility. As demonstrated, the 60 dB μ F(50,50) contour of the proposed auxiliary antenna facility does not extend beyond that of the licensed facility in compliance with Section 73.1675(a)(1)(ii) of the Commission’s Rules.

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Exhibit 27-Figure 1 also provides the proposed auxiliary antenna facility's principal community coverage contour. As demonstrated therein, the principal community of Miramar, Florida is encompassed by the auxiliary antenna principal community contour.

The proposed WAXY-FM auxiliary antenna site is located in excess of 1000 km from the nearest points on the Canadian and Mexican borders and, since it is an auxiliary facility, it does not require international coordination. The nearest FCC monitoring station is at Vero Beach, Florida, at a distance of 184.8 km from the proposed site. This exceeds by a great margin the threshold minimum distance specified in §73.1030(c)(3) that would suggest consideration of the monitoring station. The proposed facility is located outside the areas specified in Sections 73.1030(a)(1) and 73.1030(b) that would warrant consideration of the Green Bank and Table Mountain quiet zone facilities. There are no AM stations located within 3.2 km of the existing tower site.

Thus, this proposal is believed to be in compliance with the current Commission's Rules and policy with respect to allocation matters.

