(REFERENCE COPY - Not for submission) Minor Modification of a FM Station Construction Permit Application

File Number: BMPH-19820510AP | Submit Date: 05/10/1982 | Lead Call Sign: WBNS-FM | Facility ID: 54701

FRN: 0003006061

Active

	Section	Question	Response
General Information	Attachments	Are attachments (other than associated schedules) being filed with this application?	
	Section	Question	Response
	Fees, Waivers, and Exemptions	Is the applicant exempt from FCC application Fees? Indicate reason for fee exemption:	No
	Waivers	Is the applicant exempt from FCC regulatory Fees? Does this filing request a waiver of the Commission's rule (s)? Total number of rule sections involved in this waiver	
Applicant Information	,	request: Sype, and Contact Information Phone Email Applicant Type	

Contact Name Address Phone Email Contact Type

Contact Representatives (0)

Section	Question	Response
Attributable Interest _{quity} and Financial Interests	Applicant certifies that equity and financial interests not listed in the Parties to the Application section are non-attributable pursuant to the notes to 47 C.F.R. Section 73.3555.	
Other Authorizations	Does the applicant or any party to the application have an attributable interest in any other broadcast station(s).	
Broadcast Incubator Program	Is the proposed facility the subject of an incubation proposal or a 'reward' waiver request under the Commission's Broadcast Incubator Program?	
	Is the applicant or any party to the application the holder of an attributable radio joint sales agreement or an attributable radio time brokerage agreement in the same market as the station subject to this application?	
	Applicant certifies that the proposed facility complies with the Commission's multiple ownership rules.	
	Applicant certifies that the proposed facility: (a) does not present an issue under the Commission's policies relating to media interests of immediate family members; (b) complies with the Commission's policies relating to future ownership interests; and (c) complies with the Commission's restrictions relating to the insulation and non-participation of non-party investors and creditors.	
Multiple Ownership	Does the Applicant claim status as an "eligible entity," that is, an entity that qualifies as a small business under the Small Business Administration's size standards for its industry grouping (as set forth in 13 C.F.R. § 121.201), and holds: (a) 30 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership that will own the media outlet; or (b) 15 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership that will own the media outlet, provided that no other person	

or entity owns or controls more than 25 percent of the
outstanding stock or partnership interests; or (c) more
than 50 percent of the voting power of the corporation
that will own the media outlet (if such corporation is a
publicly traded company)?

Response

Legal	
Certifications	

	than 50 percent of the voting power of the corporation that will own the media outlet (if such corporation is a publicly traded company)?
Section	Question
Character Issues	Applicant certifies that neither the applicant nor any party to the application has or had any interest in, or connection with: (a) any broadcast application in any proceeding where character issues were left unresolved or were resolved adversely against the applicant or party to the application; or (b) any pending broadcast application in which character issues have been raised. Applicant certifies that, with respect to the applicant and
Adverse Findings Program Service	any party to the application, no adverse finding has been made, nor has an adverse final action been taken by any court or administrative body in a civil or criminal proceeding brought under the provisions of any laws related to any of the following: any felony; mass mediarelated antitrust or unfair competition; fraudulent statements to another governmental unit; or discrimination. Applicant certifies that it is cognizant of and will comply with its obligations as a Commission licensee to present a program service responsive to the issues of public
Certification	concern facing the station's community of license and service area.
Local Public Notice	Applicant certifies that it has or will comply with the public notice requirements of 47 C.F.R. Section 73.3580. Applicant certifies that it is not the licensee or permittee
Operational Compliance	of the commercial primary station being rebroadcast and that neither it nor any parties to the application have any interest in or connection with the commercial primary station being rebroadcast? See 47 C.F.R. Section 74.1232 (d). Applicant certifies that the FM translator's (a) 1mV/m coverage contour does not extend beyond the protected contour of the commercial FM primary station to be rebroadcast, or (b) entire 1mV/m coverage contour is contained within the greater of either: (i) the 2 mV/m daytime contour of the commercial AM primary station to be rebroadcast, or (ii) a 25-mile radius centered at the commercial AM primary station's transmitter site.
Support Compliance	The applicant, if for a commercial FM translator station with a coverage contour extending beyond the protected contour of the commercial primary station being rebroadcast, certifies that it has not received any support, before or after constructing, directly or indirectly, from the licensee/permittee of the primary station or any person with an interest in or connection with the licensee or permittee of the primary station, except for technical assistance as provided for under 47 C.F.R. Section 74.1232(e).
Rebroadcast Certification	For applicants proposing translator rebroadcasts that are not the licensee of the primary station, the applicant certifies that written authority has been obtained from the licensee of the station whose programs are to be retransmitted. The applicant certifies that sufficient not liquid assets are
Financial	The applicant certifies that sufficient net liquid assets are on hand or that sufficient funds are available from committed sources to construct and operate the requested facilities for three months without revenue. Applicant certifies that the proposed station will provide a first rural (reception) service. Applicant certifies that: (a) it is a Tribal Applicant, as defined in 47 C.F.R. Section 73.7000; (b) the facilities proposed in this Application will provide Tribal Coverage, as defined in 47 C.F.R. Section 73.7000, of Tribal Lands occupied by the applicant Tribe (s); (c) the proposed community of license is located on
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Fair Distribution of Service Pursuant to 47 U.S.C. Section 307(b)	and (d) the proposed facili owned noncommercia at the proposed comm	l educational trans			
	Applicant certifies that a first noncommercial least 10 percent of the 60 dBu (1mV/m) serve of 2,000 people.	educational aural people residing w	service to (a) a ithin the station	t n's	
	Applicant certifies that a second noncommerce aggregated first and seaural service, to (a) at residing within the state contour and (b) to a management.	cial educational autecond noncommer least 10 percent of tion's 60 dBu (1 m	ral service, or a cial educational f the people (V/m) service	ın	
Auction Authorization	If the application is being submitted to obtain a construction permit for which the applicant was the winning bidder in an auction, then the applicant certifies, pursuant to 47 C.F.R. Section 73.5005(a), that it has attached an exhibit containing the information required by 47 C.F.R. Sections 1.2107(d), 1.2110(i), 1.2112(a) and 1.2112(b), if applicable.				
Tribal Priority – Threshold Qualifications	Is the Applicant applying for an FM allotment set forth in a Public Notice announcing a Tribal Threshold Qualifications window?		in		
Petition for Rulemaking /Counterproposal to Add New FM Channel to FM Table of Allotments	This application is bei Petition for Rulemakin the FM Table of Allot to add a new FM chan /counter-proponent ce: allotment requested is proponent will apply t channel allotment requapplication.	ng or Counterprop ments (47 C.F.R.) anel allotment. The rtifies that, if the F allotted, petitione to participate in the	osal to Amend Section 73.202) petitioner M channel r/counter- e auction of the)	
Section	Question		Re	sponse	
	State		Oh CC	io DLUMBUS	
Proposed Community of License	City Channel Frequency			2011200	
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Channel and

Information

Facility

Antenna

Antenna

Technical Data

Location Data

Tribal Lands, as defined in 47 C.F.R. Section 73.7000;

	Degree	Value	
	Section	Ouestion	Response
Technical Certifications	Environmental Effect	Would a Commission grant of Authorization for this location be an action which may have a significant environmental effect? (See 47 C.F.R. Section 1.1306)	
	Broadcast Facility	Does the proposed facility comply with the applicable engineering standards and assignment requirements of 47 C.F.R. Sections 73.203, 73.207, 73.213, 73.315, 73.509, 73.515, 73.525, and 73.1125?	
	Contour Protection	Does the proposed facility request processing pursuant to the contour protection provisions of 47 C.F.R Section 73.215?	
	Community of License Change - Section 307 (b)	Is the application being submitted to change the facility's community of license? If 'Yes', an exhibit is required containing information demonstrating that the proposed community of license change constitutes a preferential arrangement of assignments under Section 307(b) of the Communications Act of 1934, as amended (47 U.S.C. Section 307(b))	
C 4000 40	Section	Question	Response
Certification	General Certification Statements	The Applicant waives any claim to the use of any particular frequency or of the electromagnetic spectrum as against the regulatory power of the United States because of the previous use of the same, whether by authorization or otherwise, and requests an Authorization in accordance with this application (See Section 304 of the Communications Act of 1934, as amended.). The Applicant certifies that neither the Applicant nor any other party to the application is subject to a denial of Federal benefits pursuant to \$5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, because of a conviction for possession or distribution of a controlled substance. This certification does not apply to applications filed in services exempted under \$1.2002(c) of the rules, 47 CFR § 1.2002(b), for the definition of "party to the application" as used in this certification § 1.2002(c). The Applicant certifies that all statements made in this application and in the exhibits, attachments, or documents incorporated by reference are material, are part of this application, and are true, complete, correct, and made in good faith.	
	Authorized Party to Sign	FAILURE TO SIGN THIS APPLICATION MAY RESULT IN DISMISSAL OF THE APPLICATION AND FORFEITURE OF ANY FEES PAID Upon grant of this application, the Authorization Holder may be subject to certain construction or coverage requirements. Failure to meet the construction or coverage requirements will result in automatic cancellation of the Authorization. Consult appropriate FCC regulations to determine the construction or coverage requirements that apply to the type of Authorization requested in this application. WILLFUL FALSE STATEMENTS MADE ON THIS FORM OR ANY ATTACHMENTS ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. Code, Title 18, §1001) AND/OR REVOCATION OF ANY STATION AUTHORIZATION (U.S. Code, Title 47, §312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, §503). I declare, under penalty of perjury, that I am an authorized representative of the above-named applicant for the Authorization(s) specified above.	

Information not provided.