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Before The
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C.

Federal Communications Commission
Office of the Secretary

In the Matter of)
)
Amendment of Section 73.202(b)) RM-
Table of Allotments)
FM Broadcast Stations)
(Iowa, Louisiana))

To: Chief, Allocations Branch
Policy and Rules Division
Mass Media Bureau

**SUPPLEMENT TO
PETITION FOR RECONSIDERATION**

On February 1, 1991, Roy E. Henderson, ("Henderson") filed a Petition for Reconsideration of an action by the Allocations Branch in a letter bearing the date of December 31, 1990, wherein it returned the above captioned petition. As noted in the Commission's letter, the Henderson petition proposed inter alia an upgrade of channel 296A- to 250A+ in DeRidder, Louisiana, but had not included a specific additional statement confirming that it would comply with FCC policy that requires reimbursement of expenses to existing licensees of stations that would be required to change channel. It was noted there that channel 296A- is presently licensed to KEAZ-FM.

In its Petition, Henderson noted that it had included a specific and unqualified commitment to apply for and build its station on the channel requested for Iowa and as such would be automatically required under long-standing FCC Rules to reimburse

the existing licensee for any expenses associated with the change, and in addition, that the Commission's action in returning the Henderson petition was inconsistent with its decision to proceed to process other applications which had omitted the most basic commitment to apply for use of the channel that had been requested in the first place.

Subsequent to filing the Petition, Henderson has now also learned that KEAZ-FM, the station in question, is in fact off-the-air and has been off-the-air since at least June 26, 1990 (see attached copy of letter of Century Broadcasting Company to the Federal Communications Commission dated July 2, 1990). We would suggest that this provides even further support for grant of the Henderson Petition for Reconsideration since it is clear that the disruption of the public's listening habits that is normally the prime concern in any channel change of an existing station simply does not exist here since the station has long been off-the-air with the prospect that it will remain off-the-air for some additional time to come. Moreover, in view of its existing difficulties in operating successfully as a short spaced class A station, that provides even further support to the independent good cause that existed in Henderson's proposal to upgrade the allocation in DeRidder to a fully spaced class A channel.

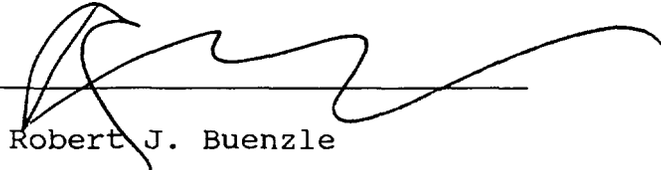
Wherefore, Roy E. Henderson respectfully requests that the Commission consider these additional facts along with its original Petition for reconsideration as filed on February 1,

1991, and for the reasons stated therein along with the additional facts stated here, grant the relief as requested in the Petition.

Respectfully Submitted,

Roy E. Henderson

by



Robert J. Buenzle

His Attorney

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12110 Sunset Hills Road
Suite 450
Reston, Virginia 22090
(703) 715-3006

February 8, 1991

Century Broadcasting Company

P.O. Box 36 • DERIDDER, LOUISIANA 70634 • (318) 463-7600

July 2, 1990

Secretary
Federal Communications Commission
Washington, D. C. 20554

RE: KDLA (AM) & KEAZ (FM)

Dear Madam:

In 1978 I, the sole owner of Century Broadcasting Company, engaged in activities outside of broadcasting. The investments eventually represented more than six hundred thousand dollars.

Being brief as possible, it was necessary to carry one million dollars in product liability insurance. An error was made in writing the insurance that has to date cost me more than a million dollars, including my home and more than 28 acres of choice land in the heart of our city. The property was liquidated in order to retire some of my obligations.

Although litigation has been initiated against those responsible for the damages incurred, it might be some time before the issue is settled.

Meanwhile, Century Broadcasting Company was forced to go into Chapter 11 to reorganize, to obtain additional capital. This will have to come from investors who will accept less than 50% of the stock.

Hopeful a deal could be closed by July 1, and wanting to have a clean start, I opted to go silent for about a week. This was on June 26, 1990.

It might be quite awhile before the desirable capital can be obtained, because I have now had my second stroke (hypertension) in recent years. Until prospective investors can feel comfortable the health problem can be overcome it is understandable they will be reluctant to invest.

Because of the extenuating circumstances, I respectfully request permission to remain silent for no more than twelve (12) months. Hopefully everything can and will be resolved long before that. Meantime, I hope to file an application for transfer of the licenses to me individually, in the near future.

Respectfully,



Ralph L. Hooks
Owner/President

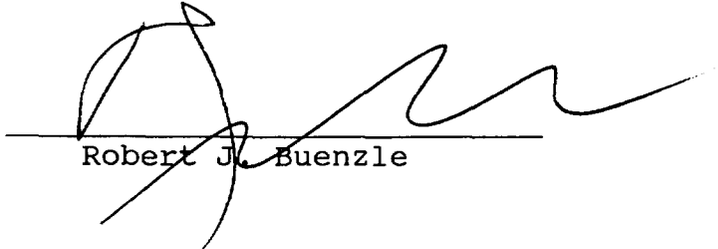
RLH:cc

CERTIFICATE OF SERVICE

I do hereby certify that copies of the foregoing Supplement to Petition for Reconsideration have been served by United States mail, postage prepaid this 8th day of February, 1991 upon the following:

Andrew J. Rhodes
Acting Chief, Allocations Branch
Federal Communications Commission
2025 M Street, N.W.
Room 8334
Washington, D.C. 20554

Century Broadcasting Co.
P.O. Box 36
De Ridder, Louisiana 70634
Licensee of KEAZ-FM



Robert J. Buenzle

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