

FCC MAIL SECTION

Before the
FEDERAL COMMUNICATIONS COMMISSIONS

MAY 7 12 06 PM '91 Washington, D.C. 20554

DOCKET FILE COPY
ORIGINAL

FCC 91M- 1554
4258

In re Applications of)	MM DOCKET NO. 91-10 ✓
CHARLEY CECIL & DIANNA MAE WHITE)	File No. BPH-891213M
d/b/a WHITE BROADCASTING PARTNERSHIP)	
PEACHES BROADCASTING, LTD.)	File No. BPH-891214MN
SAGE BROADCASTING CORPORATION OF)	File No. BPH-891214MR
JUPITER, FLORIDA)	
DOUGLAS JOHNSON)	File No. BPH-891214MZ
NORTHEAST FLORIDA BROADCASTING CORP.)	File No. BPH-891214NA
JEM PRODUCTIONS, LIMITED PARTNERSHIP)	File No. BPH-891214ND
C/O JOYCE MORGAN)	
For Construction Permit for a)	
New FM Station on Channel 289A)	
in Baldwin, Florida)	

O R D E R

Issued: May 2, 1991 ; Released: May 6, 1991

Under consideration are 1) Motion for Summary Decision, filed April 11, 1991 by Northeast Florida Broadcasting Corp.; 2) Supplement to Motion for Summary Decision, filed April 22, 1991 by Northeast Florida; and 3) Mass Media Bureau's Comments in Support of Motion for Summary Decision, filed April 25, 1991.

Northeast Florida seeks summary decision on the air hazard issue designated against it. To satisfy concerns of the Federal Aviation Administration about the potential for electromagnetic interference, Northeast Florida agrees to accept a certain condition on any construction permit awarded to it. The condition is the following:

Upon receipt of notification from the Federal Communications Commission that harmful interference is being caused by the operation of the licensee's (permittee's) transmitter, the licensee (permittee) shall either immediately reduce the power to the point of no interference, cease operation, or take such immediate corrective action as necessary to eliminate the harmful interference. This condition expires after one year of interference-free operation.

There is no indication that the Federal Aviation Administration objects to the imposition of the condition. The motion for summary decision will be granted.

IT IS ORDERED that the Motion IS GRANTED and the air hazard issue specified against Northeast Florida is resolved, CONDITIONED as set forth above, in its favor.

FEDERAL COMMUNICATIONS COMMISSION


Edward Luton
Administrative Law Judge