

FEDERAL COMMUNICATIONS COMMISSION RULES - PART 73

- (3) A copy of every ownership report or supplemental ownership report filed by the licensee or permittee for such station after May 13, 1965, pursuant to the provisions of this part; and copies of all exhibits, letters, and other documents filed as part thereof, all amendments thereto, all correspondence between the permittee or licensee and the FCC pertaining to the reports after they have been filed, and all documents incorporated therein by reference, including contracts listed in such reports in accordance with the provisions of §73.3615(a)(4)(i) and which according to the provisions of §80.451 through 0.461 of the rules are open for public inspection at the offices of the FCC. Information incorporated by reference which is already in the local file need not be duplicated if the entry making the reference sufficiently identifies the information so that it may be found in the file, and if there has been no change in the document since the date of filing and the licensee or permittee, after making the reference, so states.
- (4) Such records as are required to be kept by §73.1940 concerning broadcasts by candidates for public office. (Added 79-371, 7/9/79)
- (5) A copy of every annual employment report filed by the licensee or permittee for such station pursuant to the provisions of this part; and copies of all exhibits, letters and other documents filed as part thereof, all amendments thereto, and all correspondence between the permittee or licensee and the FCC pertaining to reports after they have been filed and all documents incorporated therein by reference and which according to the provisions of §80.451 through 0.461 of the rules are open for public inspection at the offices of the FCC.
- (6) The Public and Broadcasting - A Procedure Manual (see FCC 74-942, 39 FR 32288, September 5, 1974). (Added 79-371, 7/9/79)
- (7) Letters received from members of the public as are required to be retained by §73.1202. (Added 79-371, 7/9/79)

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EDITOR'S NOTE: Section 73.3526 paragraphs (a)(8) and (a)(9) have been so completely revised as of June 27, 1986 that the previous wording is not shown.

- (8) For commercial TV broadcast stations, every three months a list of programs that have provided the station's most significant treatment of community issues during the preceding three month period. The list for each calendar quarter is to be filed by the tenth day of the succeeding calendar quarter (e.g., January 10 for the quarter October-December, April 10 for the quarter January-March, etc.). The list shall include a brief narrative describing what issues were given significant treatment and the programming that provided this treatment. The description of the programs should include, but is not limited to, the time, date, duration and title of each program in which the issue was treated.
- (9) For commercial AM and FM broadcast stations, every three months a list of programs that have provided the station's most significant treatment of community issues during the preceding three month period. The list for each calendar quarter is to be filed by the tenth of the succeeding calendar quarter (e.g., January 10 for the quarter October-December, April 10 for the quarter January-March, etc.). The list shall include a brief narrative describing what issues were given significant treatment and the programming that provided this treatment. The description of the programs should include, but is not limited to, the time, date, duration and title of each program in which the issue was treated.

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(10) Each applicant for renewal of license shall, within 7 days of the last day of broadcast of the local public notice of filing announcements required pursuant to §73.3580(h), place in the station's local public inspection file a statement certifying compliance with this requirement. The dates and times that the pre-filing and post-filing notices were broadcast and the text thereof shall be made part of the certifying statement. (Edit. Amdt. 4/3/85)

(b) RESPONSIBILITY IN CASE OF ASSIGNMENT OR TRANSFER.

(1) In cases involving applications for consent to assignment of broadcast station construction permits or licenses, with respect to which public notice is required to be given under the provisions of §73.3580 or §73.3594, the file mentioned in paragraph (a) of this section shall be maintained by the assignor. If the assignment is consented to by the FCC and consummated, the assignee shall maintain the file commencing with the date on which notice of the consummation of the assignment is filed with the FCC. The file maintained by the assignee shall cover the period both before and after the time when the notice of consummation of assignment was filed. The assignee is responsible for obtaining copies of the necessary documents from the assignor or from the FCC files. (Added 79-371, 7/9/79)

(2) In cases involving applications for consent to transfer of control of a permittee or licensee of a broadcast station, the file mentioned in paragraph (a) of this section shall be maintained by the permittee or licensee. (Added 79-371, 7/9/79)

(c) STATION TO WHICH RECORDS PERTAIN.

The file need contain only applications, ownership reports, and related material that concern the station for which the file is kept. Applicants, permittees, and licensees need not keep in the file copies of such applications, reports, and material which pertain to other stations with regard to which they may be applicants, permittees, or licensees, except to the extent that such information is reflected in the materials required to be kept under the provisions of this section. (Added 79-371, 7/9/79)

(d) LOCATION OF RECORDS.

The file shall be maintained at the main studio of the station, where such studio is located in the community to which the station is licensed, or where such studio is located outside of the community of license pursuant to authorization granted under §73.1125(a) of the rules prior to July 16, 1987, or at any accessible place (such as a public registry for documents or an attorney's office) in the community to which the station is or is proposed to be licensed. ~~and~~ The file shall be available for public inspection at any time during regular business hours.

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- (2) The permittee or licensee shall maintain such a file so long as an authorization to operate the station is outstanding, and shall permit public inspection of the material so long as it is retained by the licensee even though the request for inspection is made after the conclusion of the required retention period specified in this ~~sub~~ paragraph. However, material which is voluntarily retained after the required retention time may be kept in a form and place convenient to the licensee, and shall be made available to the inquiring party, in good faith after written request, at a time and place convenient to both the party and the licensee.

Applications and related material placed in the file shall be retained for a period of ~~7 years from beginning with the date the application is that they are tendered for filing with the FCC,~~ with two exceptions: ~~First, engineering material pertaining to a former mode of operation need not be retained longer than 3 years after a station commences operation under a new or modified mode; and second, all of the material shall be retained for whatever longer period is necessary to comply with the following requirements: and ending with the expiration of one license term (five (5) years for television licensees or seven (7) years for radio licensees) or until the grant of the first renewal application of the television or radio broadcast license in question, whichever is later, with two exceptions:~~

- (i) ~~Material shall be retained until final FCC action on the second renewal application following the application or other material in question; Engineering material pertaining to a former mode of operation need not be retained longer than 3 years after a station commences operation under a new or modified mode; and~~

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- (ii) Material having a substantial bearing on a matter which is the subject of a claim against the licensee, or relating to an FCC investigation or a complaint to the FCC of which the licensee has been advised, shall be retained until the licensee is notified in writing that the material may be discarded, or, if the matter is a private one, the claim has been satisfied or is barred by statute of limitations. Where an application or related material incorporates by reference material in earlier applications and material concerning programming and related matters (Section IV and related material), the material so referred to shall be retained as long as the application referring to it. If a written agreement is not incorporated in an application tendered for filing with the FCC, the starting date of the retention period for that agreement is the date the agreement is executed. (Added 79-371, 7/9/79)

(f) Copies of any material required to be in the public file of any applicant for a construction permit, or permittee or licensee of any commercial TV or radio station shall be available for machine reproduction upon request made in person, provided the requesting party shall pay the reasonable cost of reproduction. Requests for machine copies shall be fulfilled at a location specified by the applicant, permittee or licensee, within a reasonable period of time which, in no event, shall be longer than seven days unless reproduction facilities are unavailable in the applicant's, permittee's, or licensee's community. The applicant, permittee or licensee is not required to honor requests made by mail, but may do so if it chooses.

[Next Page is No. 680.1]

DECLARATION OF
TANIA M. SANCHEZ

My name is Tania M. Sanchez. On August 20, 1990 I typed the attached letter and sent it, via Federal Express, to Mr. Steve May, Stations WEXI(AM) and WTRU(FM), 500 North Delaware Boulevard, Jupiter, Florida 33458.

I declare under penalty of perjury that the matters stated above are true.



Tania M. Sanchez

LEIBOWITZ & SPENCER

A PARTNERSHIP OF PROFESSIONAL CORPORATIONS

MATTHEW L. LEIBOWITZ, P.A.
JOHN M. SPENCER, P.C.*
JOSEPH A. BELISLE
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ANTHONY T. LEPORE

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SUITE 500
1000 CONNECTICUT AVENUE, N.W.
WASHINGTON, D.C. 20036
TELEPHONE (202) 293-4093
TELECOPIER (202) 872-0604

* NOT ADMITTED TO
FLORIDA BAR

August 20, 1990

VIA FEDERAL EXPRESS

Mr. Steve May
Program Director
Stations WTRU/WEXI
500 North Delaware Boulevard
Jupiter, Florida 33458

Dear Mr. May:

I am informed by Charles Reid that he visited your stations' studio during normal business hours today and asked to see your stations' public files. Mr. Reid tells me that you had no public file materials for him to examine.

You will recall that Mr. Reid and I visited you at Stations WTRU/WEXI on July 12 of this year. At that time you had no public file materials to review. However, you called Mr. Taylor (in Michigan) and he agreed to photocopy the public file and mail it to me.

To date, I have received the following materials from WTRU/WEXI:

- 1) Letter dated April 6, 1989 from Robert B. Taylor to Donna R. Searcy transmitting Petition to Deny Jupiter Broadcasting Corp.'s application (FCC File No. BP-890103AB).
- 2) Petition to Deny Jupiter Broadcasting Corp.'s application (FCC File No. BP-890103AB).
- 3) Letter dated July 20, 1989 from Robert B. Taylor to Donna R. Searcy transmitting Petition to Deny Jupiter Broadcasting Corp.'s application (FCC File No. BPH-890103MD).
- 4) Petition to Deny Jupiter Broadcasting Corp.'s application FCC File No. BPH-890103MD).

Mr. Steve May
August 20, 1990
Page 2

Please send me copies of any remaining public file materials maintained for Stations WTRU and WEXI immediately. A return pre-paid Federal Express envelope is enclosed for your convenience.

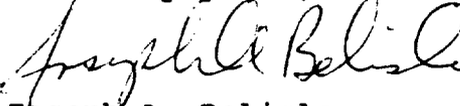
As I have previously informed Mr. Taylor, I require an accurate account of the documents that Station's WTRU and WEXI maintain for public inspection.

These documents are important to my representation of Jupiter Broadcasting Corp. in the pending comparative renewal proceeding for Stations WTRU/WEXI.

Once again, I am enclosing a copy of the FCC's public file rule, Rule 73.3526, to assist you in making records available.

Thank you for your prompt attention to this request.

Sincerely yours,



Joseph A. Belisle
Counsel for
Jupiter Broadcast Corporation

JAB:tms

Enclosures (2)

FEDERAL COMMUNICATIONS COMMISSION RULES - PART 73

(f) Affidavits filed pursuant to this section shall be executed by the applicant, permittee or licensee, if an individual; a partner having personal knowledge of the facts, if a corporation or association. (Revised 83-152, 4/7/83)

(g) Requests and affidavits which relate to an application which has not been designated for hearing shall bear the file number of such application. If the affiant is also an applicant, the affidavit shall also bear the file number of affiant's pending application(s). Requests and affidavits which relate to an application which is designated for hearing shall bear the file number of that application and the hearing docket number and will be acted on by the presiding officer. (Revised 83-152, 4/7/83)

(h) For the purposes of this section an application shall be deemed to be "pending" before the FCC and a party shall be considered to have the status of an "applicant" from the time an application is filed with the FCC until an order of the FCC granting or denying it is no longer subject to reconsideration by the FCC or to review by any court. (Revised 83-152, 4/7/83)

73.3526 LOCAL PUBLIC INSPECTION FILE OF COMMERCIAL STATIONS.

(a) RECORDS TO BE MAINTAINED.

Every applicant for a construction permit for a new station in the commercial broadcast services shall maintain for public inspection a file containing the material described in paragraph (a)(1) of this section. Every permittee or licensee of an AM, FM or TV station in the commercial broadcast services shall maintain for public inspection a file containing the material described in paragraphs (a)(1), (2), (3), (4), (5), (6), (7) and ~~(11)~~ (10) of this section. In addition every permittee or licensee of a TV station shall maintain for public inspection a file containing the material described in paragraphs (a)(8) and (9) of this section; every permittee or licensee of an AM or FM station shall maintain for public inspection a file containing material described in paragraph (a)~~(10)~~ (9) of this section. The material to be contained in the file is as follows:

FEDERAL COMMUNICATIONS COMMISSION RULES - PART 73

- (1) A copy of every application tendered for filing, with respect to which local public notice is required to be given under the provisions of §73.3580 or §73.3594; and all exhibits, letters and other documents tendered for filing as part thereof; all amendments thereto, copies of all documents incorporated therein by reference, all correspondence between the FCC and the applicant pertaining to the application after it has been tendered for filing, and copies of Initial Decisions and Final Decisions in hearing cases pertaining thereto, which according to the provisions of §50.451 through 0.461 of the rules are open for public inspection at the offices of the FCC. Information incorporated by reference which is already in the local file need not be duplicated if the entry making the reference sufficiently identifies the information so that it may be found in the file, and if there has been no change in the document since the date of filing and the applicant, after making the reference, so states. If petitions to deny are filed against the application, and have been duly served on the applicant, a statement that such a petition has been filed shall appear in the local file together with the name and address of the party filing the petition. The file shall also contain a copy of every written citizen agreement. For purposes of this section, a citizen agreement is a written agreement between a broadcast applicant, permittee, or licensee, and one or more citizens or citizen groups, entered for primarily noncommercial purposes. This definition includes those agreements that deal with goals or proposed practices directly or indirectly affecting station operation in the public interest, in areas such as - but not limited to - community ascertainment, programming, and employment. It excludes common commercial agreements such as advertising contracts; union, employment, and personal services contracts; network affiliation, syndication, program supply contracts and so on. However, the mere inclusion of commercial terms in a primarily noncommercial agreement - such as a provision for payment of fees for future services of the citizen-parties (see "Report and Order," Docket 19518, 37 FCC 2d 494 (1976)) - would not cause the agreement to be considered commercial for purposes of this section.

NOTE.— Applications tendered for filing on or before May 13, 1965, which are subsequently designated for hearing after May 13, 1965, with local notice being given pursuant to the provisions of §73.3594, and material related to such applications, need not be placed in the file required to be kept by this section. Applications tendered for filing after May 13, 1965, which contain major amendments to applications tendered for filing on or before May 13, 1965, with local notice of the amending application being given pursuant to the provisions of §73.3580, need not be placed in the file required to be kept by this section. (Added 79-371, 7/9/79)

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- (2) A copy of every application tendered for filing by the licensee or permittee for such station which is not included in paragraph (a)(1) of this section and which involves changes in program service, which requests an extension of time in which to complete construction of a new station, or which requests consent to involuntary assignment or transfer, or to voluntary assignment or transfer not resulting in a substantial change in ownership or control and which may be applied for on FCC Form 316; and copies of all exhibits, letters, and other documents filed as part thereof, all amendments thereto, all correspondence between the FCC and the applicant pertaining to the application after it has been tendered for filing, and copies of all documents incorporated therein by reference, which according to the provisions of §§0.451 through 0.461 of the rules are open for public inspection at the offices of the FCC. Information incorporated by reference which is already in the local file need not be duplicated if the entry making the reference sufficiently identifies the information so that it may be found in the file, and there has been no change in the document since the date of filing and the licensee, after making the reference, so states. If petitions to deny are filed against the application, and have been duly served on the applicant, a statement that such a petition has been filed shall appear in the local file together with the name and address of the party filing the petition.

NOTE.—The engineering section of the applications mentioned in paragraphs (a)(1) and (2) of this section, and material related to the engineering section, need not be kept in the file required to be maintained by this paragraph. If such engineering section contains service contour maps submitted with that section, copies of such maps and information (State, county, city, street address, or other identifying information) showing main studio and transmitter location shall be kept in the file.

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- (3) A copy of every ownership report or supplemental ownership report filed by the licensee or permittee for such station after May 13, 1965, pursuant to the provisions of this part; and copies of all exhibits, letters, and other documents filed as part thereof, all amendments thereto, all correspondence between the permittee or licensee and the FCC pertaining to the reports after they have been filed, and all documents incorporated therein by reference, including contracts listed in such reports in accordance with the provisions of §73.3615(a)(4)(i) and which according to the provisions of §§0.451 through 0.461 of the rules are open for public inspection at the offices of the FCC. Information incorporated by reference which is already in the local file need not be duplicated if the entry making the reference sufficiently identifies the information so that it may be found in the file, and if there has been no change in the document since the date of filing and the licensee or permittee, after making the reference, so states.
- (4) Such records as are required to be kept by §73.1940 concerning broadcasts by candidates for public office. (Added 79-371, 7-9-79)
- (5) A copy of every annual employment report filed by the licensee or permittee for such station pursuant to the provisions of this part; and copies of all exhibits, letters and other documents filed as part thereof, all amendments thereto, and all correspondence between the permittee or licensee and the FCC pertaining to reports after they have been filed and all documents incorporated therein by reference and which according to the provisions of §§0.451 through 0.461 of the rules are open for public inspection at the offices of the FCC.
- (6) The Public and Broadcasting - A Procedure Manual (see FCC 74-942, 39 FR 32288, September 5, 1974). (Added 79-371, 7-9-79)
- (7) Letters received from members of the public as are required to be retained by §73.1202. (Added 79-371, 7-9-79)

FEDERAL COMMUNICATIONS COMMISSION RULES - PART 73

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- (8) For commercial TV broadcast stations, every three months a list of programs that have provided the station's most significant treatment of community issues during the preceding three month period. The list for each calendar quarter is to be filed by the tenth day of the succeeding calendar quarter (e.g., January 10 for the quarter October-December, April 10 for the quarter January-March, etc.). The list shall include a brief narrative describing what issues were given significant treatment and the programming that provided this treatment. The description of the programs should include, but is not limited to, the time, date, duration and title of each program in which the issue was treated.
- (9) For commercial AM and FM broadcast stations, every three months a list of programs that have provided the station's most significant treatment of community issues during the preceding three month period. The list for each calendar quarter is to be filed by the tenth of the succeeding calendar quarter (e.g., January 10 for the quarter October-December, April 10 for the quarter January-March, etc.). The list shall include a brief narrative describing what issues were given significant treatment and the programming that provided this treatment. The description of the programs should include, but is not limited to, the time, date, duration and title of each program in which the issue was treated.

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- (10) Each applicant for renewal of license shall, within 7 days of the last day of broadcast of the local public notice of filing announcements required pursuant to §73.3580(h), place in the station's local public inspection file a statement certifying compliance with this requirement. The dates and times that the pre-filing and post-filing notices were broadcast and the text thereof shall be made part of the certifying statement. (Edit. Amdt. 4/3/85)

(b) RESPONSIBILITY IN CASE OF ASSIGNMENT OR TRANSFER.

(1) In cases involving applications for consent to assignment of broadcast station construction permits or licenses, with respect to which public notice is required to be given under the provisions of §73.3580 or §73.3594, the file mentioned in paragraph (a) of this section shall be maintained by the assignor. If the assignment is consented to by the FCC and consummated, the assignee shall maintain the file commencing with the date on which notice of the consummation of the assignment is filed with the FCC. The file maintained by the assignee shall cover the period both before and after the time when the notice of consummation of assignment was filed. The assignee is responsible for obtaining copies of the necessary documents from the assignor or from the FCC files. (Added 79-371, 7/9/79)

(2) In cases involving applications for consent to transfer of control of a permittee or licensee of a broadcast station, the file mentioned in paragraph (a) of this section shall be maintained by the permittee or licensee. (Added 79-371, 7/9/79)

(c) STATION TO WHICH RECORDS PERTAIN.

The file need contain only applications, ownership reports, and related material that concern the station for which the file is kept. Applicants, permittees, and licensees need not keep in the file copies of such applications, reports, and material which pertain to other stations with regard to which they may be applicants, permittees, or licensees, except to the extent that such information is reflected in the materials required to be kept under the provisions of this section. (Added 79-371, 7/9/79)

(d) LOCATION OF RECORDS.

The file shall be maintained at the main studio of the station, where such studio is located in the community to which the station is licensed, or where such studio is located outside of the community of license pursuant to authorization granted under §73.1125(a) of the rules prior to July 16, 1987, or at any accessible place (such as a public registry for documents or an attorney's office) in the community to which the station is or is proposed to be licensed, and the file shall be available for public inspection at any time during regular business hours.

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(e) PERIOD OF RETENTION.

The records specified in paragraph (a)(4) of this section shall be retained for periods specified in §73.1940 (2 years). The manual specified in paragraph (a)(6) of this section shall be retained indefinitely. The letters specified in paragraph (a)(7) of this section shall be retained for the period specified in §73.1202 (3 years). The "significant treatment of community issues" ~~programs~~ list specified in paragraphs (a)(8) and (9) of this section shall be retained for the term of license (5 and 7 years for TV and radio, respectively). The certification specified in paragraph (a)(10) of this section shall be retained for the period specified in §73.3580 (for as long as the application to which it refers). The records specified in paragraphs (a)(1), (2), (3), and (5) of this section shall be retained, as follows:

- (1) The applicant for a construction permit for a new station shall maintain such file so long as the application is pending before the FCC or any proceeding involving that application is pending before the courts. (If the application is granted, paragraph (e)(2) of this section shall apply.) (Added 79-371, 7/9/79)

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- (2) The permittee or licensee shall maintain such a file so long as an authorization to operate the station is outstanding, and shall permit public inspection of the material so long as it is retained by the licensee even though the request for inspection is made after the conclusion of the required retention period specified in this sub-paragraph. However, material which is voluntarily retained after the required retention time may be kept in a form and place convenient to the licensee, and shall be made available to the inquiring party, in good faith after written request, at a time and place convenient to both the party and the licensee.

Applications and related material placed in the file shall be retained for a period of 7 years from beginning with the date the application is tendered for filing with the FCC, with two exceptions: First, engineering material pertaining to a former mode of operation need not be retained longer than 3 years after a station commences operation under a new or modified mode; and second, all of the material shall be retained for whatever longer period is necessary to comply with the following requirements: and ending with the expiration of one license term (five (5) years for television licensees or seven (7) years for radio licensees) or until the grant of the first renewal application of the television or radio broadcast license in question, whichever is later, with two exceptions:

- (i) Material shall be retained until final FCC action on the second renewal application following the application or other material in question; Engineering material pertaining to a former mode of operation need not be retained longer than 3 years after a station commences operation under a new or modified mode; and

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(ii) Material having a substantial bearing on a matter which is the subject of a claim against the licensee, or relating to an FCC investigation or a complaint to the FCC of which the licensee has been advised, shall be retained until the licensee is notified in writing that the material may be discarded, or, if the matter is a private one, the claim has been satisfied or is barred by statute of limitations. Where an application or related material incorporates by reference material in earlier applications and material concerning programming and related matters (Section IV and related material), the material so referred to shall be retained as long as the application referring to it. If a written agreement is not incorporated in an application tendered for filing with the FCC, the starting date of the retention period for that agreement is the date the agreement is executed. (Added 79-371, 7/9/79)

(f) Copies of any material required to be in the public file of any applicant for a construction permit, or permittee or licensee of any commercial TV or radio station shall be available for machine reproduction upon request made in person, provided the requesting party shall pay the reasonable cost of reproduction. Requests for machine copies shall be fulfilled at a location specified by the applicant, permittee or licensee, within a reasonable period of time which, in no event, shall be longer than seven days unless reproduction facilities are unavailable in the applicant's, permittee's, or licensee's community. The applicant, permittee or licensee is not required to honor requests made by mail, but may do so if it chooses.

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WASHINGTON, D.C.



**FEDERAL
EXPRESS**

EXHIBIT NO. 8

8/22/90

To: JOE BELISLE
From: KIM KEENUM

1114 53rd Ct. South
Mangonia Park, FL 33407
407 844-7601

MR. BELISLE,

THE 2ND PAGE OF THIS FAX IS A COPY OF OUR DELIVERY RECORD. LINE #2 SHOWS WHERE S. MAY SIGNED FOR OUR PKG (AB# 0822005254), HE THEN REFUSED THE PKG.

THE COURIER WAS INFORMED BY OUR DISPATCH DEPT THAT THE ABOVE PKG MUST BE LEFT AT RECIPIENT LOCATION (SIGNATURE/VERBAL RELEASE). COURIER RETURNED TO RECIPIENT LOCATION AND LEFT THE PKG.

MR. MAY THEN CALLED THE 1-800 PHONE NUMBER (1-800-238-5355) AND CALLED FOR A PICK-UP.

WHEN THE COURIER RETURN TO RECIPIENT'S LOCATION FOR A PICK-UP, THE ABOVE PKG (AB# 0822005254) WAS GIVEN TO OUR COURIER.

Kim Keenum

EXPRESS

ACCURATE RECORDING PROVIDES ACCURATE POD

DELIVERY RECORD

RECEIVED IN GOOD ORDER EXCEPT AS NOTED. SIGNATURE

Print Name Sender's Account Number Package Tracking Number Recipient Address Pcs Serv Time Status

<i>J May</i>		7443904322	500 Del	1104	1543	17
	0822065254	7443904322	500 Del	1104	1612	2
						3
						4
						5
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EXCEPTIONS Describe below all exceptions that require clarification. Be certain to indicate line number. Zip/Postal Code Delivery Point

334771-58

Signature	Delivered Pieces* PURE	Net Stops* PURE	Undelivered Pieces* No. of Pieces that have not received POD	Late Pieces*	MO DAY YEAR Day of Week
<i>J May</i>	01	02	0		08 22 92 WED
Carrier Number	MIX	MIX		Late Stops*	Route Number Station Number Page
2222					10 554

103M

7375934204

RECIPIENT'S COPY

Date: _____

From (Your Name) Please Print: _____ Your Phone Number (Very Important): _____ To (Recipient's Name) Please Print: **Belisle** Recipient's Phone Number (Very Important): _____

Company: **FEC/FBIA STATION** Department/Floor No.: _____ Company: _____ Department/Floor No.: _____

Street Address: **1114 53RD ST SOUTH** Exact Street Address (We Cannot Deliver to P.O. Boxes or P.O. Zip * Codes.): _____

City: **MANGONIA PARK FL** State: **FL** ZIP Required: **33407** City: _____ State: _____ ZIP Required: _____

YOUR INTERNAL BILLING REFERENCE INFORMATION (First 24 characters will appear on invoice.) _____ **IF HOLD FOR PICK-UP, Print FEDEX Address Here**

Street Address: _____ City: _____ State: _____ ZIP Required: _____

1 Bill Sender 2 Bill Recipient's FedEx Acct. No. 3 Bill 3rd Party FedEx Acct. No. 4 Bill Credit Card

5 Cash

SERVICES (Check only one box)		DELIVERY AND SPECIAL HANDLING			PACKAGES	WEIGHT in Pounds Only	YOUR DECLARED VALUE	OVER SIZE	Emp. No.	Date	Federal Express Use
Priority Overnight Service (Delivery by next business morning) 11 <input type="checkbox"/> YOUR PACKAGING 12 <input checked="" type="checkbox"/> FEDEX LETTER* 13 <input type="checkbox"/> FEDEX BOX* 14 <input type="checkbox"/> FEDEX TUBE Economy Service (Formerly Standard Air) (Delivery by second business day) 30 <input type="checkbox"/> ECONOMY SERVICE	Standard Overnight Service (Delivery by next business afternoon) 51 <input type="checkbox"/> 52 <input type="checkbox"/> FEDEX LETTER* 53 <input type="checkbox"/> FEDEX BOX* 54 <input type="checkbox"/> FEDEX TUBE Heavyweight Service (For Extra Large or any package over 150 lbs.) 70 <input type="checkbox"/> HEAVYWEIGHT** 80 <input type="checkbox"/> DEFERRED HEAVYWEIGHT**	1 <input type="checkbox"/> HOLD FOR PICK-UP (Fill in Box H) 2 <input checked="" type="checkbox"/> DELIVER WEEKDAY 3 <input type="checkbox"/> DELIVER SATURDAY (Extra charge) 4 <input type="checkbox"/> DANGEROUS GOODS (Extra charge) 5 <input type="checkbox"/> CONSTANT SURVEILLANCE SVC. (CSS) 6 <input type="checkbox"/> DRY ICE Lbs. 7 <input type="checkbox"/> OTHER SPECIAL SERVICE 8 <input type="checkbox"/> 9 <input type="checkbox"/> SATURDAY PICK-UP (Extra charge) 10 <input type="checkbox"/> 11 <input type="checkbox"/> 12 <input type="checkbox"/> HOLIDAY DELIVERY (If offered) (Extra charge)	Total Total Total	Total Total Total	Total Total Total	Total Total Total	Total Total Total	Emp. No. _____ <input type="checkbox"/> Cash Received <input type="checkbox"/> Return Shipment <input type="checkbox"/> Third Party <input type="checkbox"/> Chg. To Del. <input type="checkbox"/> Chg. To Hold Street Address _____ City _____ State _____ Zip _____ Received By: _____ <input checked="" type="checkbox"/> X Date/Time Received _____ FedEx Employee Number _____ Received At: 1 <input type="checkbox"/> Regular Stop 3 <input type="checkbox"/> Drop Box 2 <input type="checkbox"/> Only Call Stop 4 <input type="checkbox"/> B.S.C. 5 <input type="checkbox"/> Station Release Signature: _____ Date/Time _____ FedEx Emp. No. _____	Date _____ Date/Time Received _____ Date/Time _____	Federal Express Use Base Charges _____ Declared Value Charge _____ Other 1 _____ Other 2 _____ Total Charges _____ REVISION DATE 11/88 PART #10001 FORM 4/90 FORM 4/90 PRINTED IN U.S.A.	



APPLICATION FOR RENEWAL OF LICENSE FOR COMMERCIAL AND NONCOMMERCIAL FM OR TV BROADCAST STATION

1. Name of Applicant U.S. Three Broadcasting Corp. Mailing Address 500 N. Delaware Blvd. #202
 Call Letters MKSY (FM) City Jupiter State Florida SEE ANT. 30.85258

2. Have the following reports been filed with the Commission:
 (a) The Annual Employment Reports (FCC Form 365) as required by Section 73.3612 of the Commission's rules? Yes No
 If No, attach as Exhibit No. _____ an explanation.
 (b) The applicant's Ownership Report (FCC Form 323 or 323-E) as required by Section 73.3626 of the Commission's rules? Yes No
 If No, give the following information:
 Date last ownership report was filed: _____
 Call letters of the renewal application: _____
 with which it was filed: _____
 an application.

4. Since the filing of the applicant's last renewal application for this station or other major application, has an adverse finding been made, a consent decree been entered or final action been approved by any court or administrative body with respect to the applicant or parties to the application concerning any civil or criminal suit, action or proceeding brought under the provisions of any federal, state, territorial or local law relating to the following: any felony; licensee; unlawful restraints or monopolies; unlawful combinations; contracts or agreements in restraint of trade; the use of unfair methods of competition; fraud; unfair labor practices; or discrimination?
 Yes No
 If Yes, attach as Exhibit No. _____ a full description, including identification of the court or administrative body, proceeding by file number, the person and matters involved, and the disposition of litigation.

5. Has the applicant placed in its public inspection file at the appropriate times the documentation required by Section 73.3626 or 73.3627 of the Commission's rules?
 Yes No
 If No, attach as Exhibit No. _____ a complete statement of explanation.

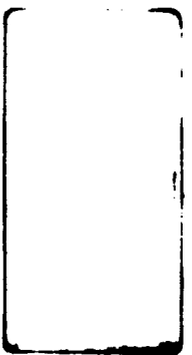
THE APPLICANT hereby waives any claim to the use of any particular frequency or of the electromagnetic spectrum as provided in the rules of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization to operate in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended.)
 THE APPLICANT acknowledges that all the statements made in this application and attached exhibits are considered material representations and that all the exhibits are a material part hereof and are incorporated herein as set out in full in the application.

CERTIFICATION
SEE SECTION

I certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.
 Signed and dated this 22nd day of September 19 88

Name of Applicant U.S. Three Broadcasting Corp.
 By Signature Robert B. Taylor
 The President/Robert B. Taylor

WILLFUL FALSE STATEMENTS MADE ON THIS FORM
 ARE PUNISHABLE BY FINE AND IMPRISONMENT.
 U.S. CODE, TITLE 18, SECTION 1001



880926 UK

FCC 303-S
October 1987

United States of America
Federal Communications Commission
Washington, D.C. 20554

Approved by OMB
3060-0110
Expires 8/31/90

APPLICATION FOR RENEWAL OF LICENSE FOR COMMERCIAL AM, FM OR TV BROADCAST STATION

1. Name of Applicant U.S. Two Broadcasting Corp.		Mailing Address 500 N. Delaware Blvd.		FEE NO.: 0000213
Call Letters WTRU (AM)	City Jupiter	State Florida	FEE TYPE: MRY	ZIP Code 33458

2. Have the following reports been filed with the Commission:

(a) The Annual Employment Reports (FCC Form 395) as required by Section 73.3612 of the Commission's rules? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No If No, attach as Exhibit No. _____ an explanation.	(b) The applicant's Ownership Report (FCC Form 323 or 323-E) as required by Section 73.3615 of the Commission's rules? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No If No, give the following information: Date last ownership report was filed. Call letters of the renewal application with which it was filed.	FEE AMT.: 20000 FCC Form 323: 20000 ID SER: 01	3. The Applicant in compliance with the provisions of Section 310 of the Communications Act of 1934, as amended, relating to interests of aliens and foreign governments? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If No, attach as Exhibit No. _____ an explanation.
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4. Since the filing of the applicant's last renewal application for this station or other major application, has an adverse finding been made, a consent decree been entered or final action been approved by any court or administrative body with respect to the applicant or parties to the application concerning any civil or criminal suit, action or proceeding brought under the provisions of any federal, state, territorial or local law relating to the following: bribery; lotteries; unlawful restraints or monopolies; unlawful combinations; contracts or agreements in restraint of trade; the use of unfair methods of competition; fraud; unfair labor practices; or discrimination?
 Yes No If Yes, attach as Exhibit No. _____ a full description, including identification of the court or administrative body, proceeding by file number, the person and matters involved, and the disposition of litigation.

5. Has the applicant placed in its public inspection file at the appropriate times the documentation required by Section 73.3526 or 73.3527 of the Commission's rules?
 Yes No If No, attach as Exhibit No. _____ a complete statement of explanation.

THE APPLICANT hereby 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 license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended.)

THE APPLICANT acknowledges that all the statements made in this application and attached exhibits are considered material representations and that all the exhibits are a material part hereof and are incorporated herein as set out in full in the application.

CERTIFICATION

I certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Signed and dated this 22nd day of September 19 88

Name of Applicant U.S. Two Broadcasting Corp.
By Signature Robert B. Taylor
Title President/Robert B. Taylor

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