

DOCKET FILE COPY ORIGINAL

DOCKET FILE COPY ORIGINAL

FCC MAIL SECTION

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

JAN 14 9 03 AM '93

FCC 93M-22
30661

Dispatched by Applications of

DEAS COMMUNICATIONS, INC.

HEALDSBURG BROADCASTING, INC.

HEALDSBURG EMPIRE CORPORATION

For Construction Permit for a
New FM Station on Channel 240A
in Healdsburg, California

) MM DOCKET NO. ~~92-111~~
)
) File No. BPH-910208MB
)
) File No. BPH-910211MB
)
) File No. BPH-910212MM
)
)
)
)
)

MEMORANDUM OPINION AND ORDER

Issued: January 12, 1992 : Released: January 14, 1992

1. Deas Communications, Inc. (Deas) seeks a ruling on a Petition for Leave to Amend. They filed their petition on December 28, 1992, and want to report a proposed change in their non-voting stock ownership structure as a result of a Settlement and Merger Agreement they entered into with Healdsburg Broadcasting, Inc. on December 22, 1992. Deas amendment request stands unopposed.

Ruling

2. Deas' unopposed amendment will be granted. Grant of the amendment is a condition precedent for ruling on December 22, 1992 Settlement and Merger Agreement. This constitutes good cause.²

SO the Petition for Leave to Amend that Deas Communications, Inc. filed on December 28, 1992, IS GRANTED, and the accompanying amendment IS ACCEPTED.

FEDERAL COMMUNICATIONS COMMISSION
Walter C. Miller
Walter C. Miller
Administrative Law Judge

¹ Any oppositions to or comments on Deas' Petition for Leave to Amend were due on or before January 7, 1993.

² If the Joint Request for Approval of the Settlement and Merger Agreement is ultimately denied, Deas will have to amend back to its original stock ownership structure.