

Before the
Federal Communications Commission
Washington, D.C. 20554

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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

In the Matter of)
)
Amendment of Section 73.202(b),) MM Docket No. 95-82
) RM-8630
Table of Allotments,)
FM Broadcast Stations)
(Monticello, Perry, Quincy, Woodville,)
Springfield, Appalachicola, and)
Trenton, Florida))

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To: Chief, Allocations Branch

**MOTION TO ACCEPT SECOND SUPPLEMENT TO COMMENTS
AND COUNTERPROPOSAL OUT OF TIME**

Great South Broadcasting, Inc. ("Petitioner"), licensee of WXSJ(FM), Quincy, Florida, hereby submits its Motion to Accept its Second Supplement to its Comments and Counterproposal filed August 10, 1995, in response to the Commission's *Notice of Proposed Rule Making ("NPRM")*, DA 95-1263, released June 19, 1995. The Commission proposed to reallocate FM Channel 268C2 from Quincy to Woodville, Florida, and modify the license of WXSJ to operate on Channel 268C2 at Woodville. On August 10, 1995, in its Comments and Counterproposal, Petitioner proposed the adoption of either of two options as a Counterproposal. Those options would permit the reallocation of Channel 268C1 rather than 268C2 for use by WXSJ.

In order to use Channel 268C1, it will be necessary for the Commission to reallocate the channels used by five other radio stations. At the time of filing its Comments and Counterproposal, Petitioner had entered into agreements with the licensees of two of the

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affected stations to reimburse them for their legitimate and prudent expenses associated with making the channel changes. One of the stations was awaiting Commission action on a "one-step" application that would clear Channel 268C1 for use by Petitioner. Because Petitioner had not been able to reach agreements with the licensees of the remaining two stations, Petitioner asked the Commission to order them to show cause why their channels should not be changed. Petitioner has now reached agreements with the affected stations. The Second Supplement being filed today notifies the Commission that two of the affected stations have filed applications seeking to accommodate WXSR's use of Channel 268C1. Since these impediments to the reallocation of Channel 268C1 to Woodville or Quincy, Florida, have now been amicably resolved, Petitioner believes the public interest will be served by acceptance its Supplement, and promptly placing Petitioner's Counterproposal on Public Notice.

Further, in its Second Supplement, Petitioner elects Option I as its preferred arrangement of allotments.

Wherefore, good cause having been shown, Petitioner respectfully requests the Commission to accept its Supplement to Comments and Counterproposal.

Respectfully submitted,

GREAT SOUTH BROADCASTING, INC.

By:



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January 26, 1996

CERTIFICATE OF SERVICE

I, Denise L. Felice, a secretary in the law firm of Smithwick & Belendiuk, P.C., certify that on this 26th day of January, 1996, copies of the foregoing were mailed via first class mail, postage pre-paid, to the following:

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