

HARDY AND CAREY, L.L.P.
ATTORNEYS AT LAW
111 VETERANS BOULEVARD
SUITE 255
METAIRIE, LOUISIANA 70005
TELEPHONE: 504-830-4646
TELEFAX: 504-830-4650

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MAR 26 1997

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

March 26, 1997

0339.008

BY HAND

Mr. William F. Caton
Acting Secretary
Federal Communications Commission
1919 M Street, N.W.
Washington, D.C. 20554

RE: In re Applications of American Family Association -
Marksville, Louisiana and Educational Radio Foundation
of East Texas, Inc. - Jena, Louisiana
For Construction Permit for a New Noncommercial
Educational FM Station
MM Docket No. 97-78

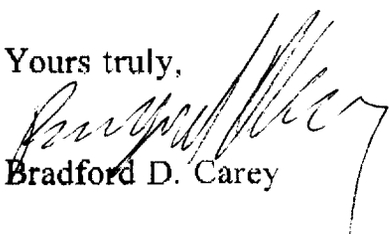
*First Motion of Educational Radio Foundation
of East Texas, Inc. to Enlarge the Issues and
Motion to Clarify the Issues*

Dear Mr. Caton:

Enclosed please find the original and six (6) copies of the First Motion
of Educational Radio Foundation of East Texas, Inc. to Enlarge the Issues and
Motion to Clarify the Issues for filing with the Commission in connection with
the above-captioned. Also enclosed is an additional copy for date-stamping.

If you should have any questions regarding this matter, kindly direct
them to the undersigned.

Yours truly,


Bradford D. Carey

BDC/mv
Enclosures

0339.008\970326.lwc

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MAR 26 1991

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

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

In re Applications of)	MM Docket No. 97-78
)	
)	
AMERICAN FAMILY ASSOCIATION)	File No. BPED-940214MA
(Hereinafter "Family"))	
Marksville, Louisiana)	
Req: 88.1 MHz, Channel 201c)	
40 kW(H);100 kW(V);366 meters)	
)	
EDUCATIONAL RADIO FOUNDATION)	File No. BPED-940804MA
OF EAST TEXAS, INC.)	
(Hereinafter "Radio"))	
Jena, Louisiana)	
Req: 88.1 MHz, Channel 201)	
15.5kW(H);70 kW(V);307 meters)	
)	
For Construction Permit for a		
New Noncommercial Educational		
FM Station		

FIRST MOTION OF EDUCATIONAL RADIO
FOUNDATION OF EAST TEXAS, INC.
TO ENLARGE THE ISSUES
and
MOTION TO CLARIFY THE ISSUES

Educational Radio Foundation of East Texas, Inc. (the "Foundation" or "Radio") by its undersigned Counsel hereby advances its **First Motion of Educational Radio Foundation of East Texas, Inc. to Enlarge the Issues**. The Foundation hereby seeks the addition of issues to determine

(1) whether American Family Association ("Family") is financially qualified to construct and operate this proposed station and, simultaneously, all of Family's other proposed stations;

(2) whether American Family Association falsely certified its financial qualifications;

(3) in light of the evidence adduced under the above stated issues, whether Family has the basic qualifications to be a Commission licensee; and,

(4) whether Family has violated the Commission's Rules and or abused the Commission's processes by, in one or more cases, filing multiple applications that are linked in a mutually exclusive chain.

This Motion also seeks clarification that the designated issues include (or addition of the issues to include)¹ issues to determine:

(a) whether either applicant is entitled to a preference because grant of its proposal would result in greater diversity of the media than would grant of the other applicant's proposal; and,

(b) whether either applicant is entitled to a preference because it proposes to construct and operate a main studio within the principal community contour of the proposed station.

In support of the foregoing, the Foundation shows the following:

¹The Foundation recognizes that there may be some tension between the relief sought in this Motion and the orderig clauses of Hearing Designation Order setting this proceeding for hearing. In view, however of the fact that this (and a hand full of other cases designated at the same time) represent a seemingly unique thaw in what was thought to be a freeze on comparative hearings, Counsel does feel compelled to be cautious.

I. THIS MOTION IS TIMELY.

Pursuant to the Commission's Rules, Motions to Enlarge the Issues in comparative broadcast cases must be filed not later than 30 days after the Release date of the Hearing Designation Order ("HDO"). The HDO in this proceeding was released on February 24, 1997. This Motion is, therefore, being filed timely.

II. THE FOUNDATION HAS STANDING TO SEEK ENLARGEMENT OF THE ISSUES.

As a party to the designated proceeding, the Foundation is a party in interest to the issues to be tried. With regard to the clarified/enlarged issues designated above by letters (as compared to numbers), as one of the applicants in the first hand-full of cases designated for hearing since the Commission instituted a "freeze" on hearings, and in view of the fact that previous NCE-FM hearings involved a non-commercial comparative issue, the Foundation believes that is particularly appropriate that it seek to develop a full record. Otherwise, the Commission well might be only committing waste of its time and resources and precious funds of which Radio tries to be good stewards.

As an applicant that is being given "its day in court," the Foundation urges that the Court should be open fully for business. Examination of the applications under a narrowly drawn criteria easily could lead to expensive and time consuming remands on appeal. Thus, the Foundation believes that development of a full record now will likely lead to long-term savings by both applicants and the Commission.

III. A FINANCIAL QUALIFICATION ISSUE SHOULD BE ADDED AGAINST FAMILY.

It is difficult, and it may be impossible, for a competing applicant to know precisely how many applications for new broadcast stations and translators Family has pending at any time. It may be difficult for even Family to know. While the Foundation can not state with certainty how many applications for new Broadcast Stations Family does have pending, review of an application filed by Family in early 1997 indicates that *at that time* Family had 132² permits and/ or applications for construction permits for new stations pending before the Commission.³ The precise number, of course, fluctuates on seemingly a daily basis as Family files more and more applications and, perhaps, some are granted, dismissed or denied and perhaps others expire without construction.

If the cost of construction of each station were assumed to be \$100,000, a bankroll well in excess of ten million dollars would be required, just to construct the stations. Initial operation of them for 90 days would require a substantial additional pile of cash. Family has made no showing that it has the funds necessary to meet such an ambitious project.

Here, Family's application seeks well more than minimal facilities, that include a tower of over 1,000 feet! Thus, the cost Family would incur to construct the proposed station is not insignificant.

²Counsel recognizes that its count of the listings on the exhibit might be in error by a station or a few.

³A copy of the first page and the pertinent sections of the Application selected at random is annexed hereto as an Exhibit. It was obtained from the Commission's files. Official Notice is requested.

In addition to the approximately 132 FM Broadcast Stations of which Family must be able to finance construction , Family has construction permits and has sought additional permits for "a boat-load" of FM translator stations.

Family must be able to demonstrate that for this, and all of its applications, it had the requisite funds available from committed sources, and the requisite documentation thereof, for every day. Particularly in view of the ever-changing number of applications held, and permits sought, by Family, the paper-work burden would, if performed according to the standards set by the Commission, have been keeping several people busy almost full-time at Family.

IV. A FINANCIAL CERTIFICATION ISSUE ALSO SHOULD BE ADDED.

An applicant must do more than cross its fingers, wink, and mark the financially qualified box on the Commission's form. To be qualified, an applicant must have engaged in a well known process. There is no reason to believe that Family engaged in a meaningful ascertainment of the predictable costs and determination of how, within the limits of acceptability to the Commission, it would meet those costs. In view of the tremendous volume of applications filed by Family, for Family to not have falsified its financial qualifications, it must, literally, evaluate its total financial picture on a continuous basis, compare it with the ever-growing total of funds that could be needed to satisfy Family's obligations, and have documentation of favorable resolution of its abilities.

V. A BASIC QUALIFICATIONS ISSUE SHOULD BE ADDED.

It is well established that an applicant must be financially qualified at the time the application is signed and at all times thereafter. The Commission made this abundantly clear in Aspen FM⁴ and the D.C. Circuit Court of Appeals has affirmed the Commission's position in Pontchartrain Broadcasting Company⁵. In Pontchartrain, the Presiding Judge held that the sole remaining applicant could not be issued a permit because it was not financially qualified at the time it filed its application, and further, based on the evidence adduced, had falsely certified its financial qualifications. The Review Board affirmed as did the Commission and the Court of Appeals. Here, we are faced with an applicant that has applications pending before or permits issued by the Commission for approximately 132 new broadcast stations and a "boat-load" of translators. In view of the facial question that is presented by this unprecedented number of new facilities as to the financial qualifications and financial certification of Family's application, an issue as to whether or not Family has the ultimate qualifications to be a Commission licensee should be added.

VI. AN ISSUE TO SHOULD BE ADDED TO DETERMINE WHETHER FAMILY HAS VIOLATED THE RULES OR ABUSED THE COMMISSION'S PROCESSES BY FILING APPLICATIONS THAT APPEAR TO BE MUTUALLY EXCLUSIVE WITH OTHER APPLICATIONS FAMILY HAS FILED.

As discussed above, family has filed many applications. It is hard to find spectrum for which Family has not filed an application, or for which Family will not file a competing application. While to do so may not violate any rule of the Commission, an applicant

⁴ 68 RR 2d 1635, 1991

⁵ 74 RR 2d 759, D.C. Circuit 1994

seemingly does violate the “inconsistent application rule” when it files an application that is in competition with one of its own applications. That is just what Family has apparently done in at least one situation., the details of which are set forth in the Engineering Statement of David Dickman, annexed hereto.

Radio submits that an issue should be designated to determine whether, in fact, Family has violated the Commission’s Rules or abused its processes and the effect thereof on Family’s basic qualifications.

VII THE ISSUES SHOULD BE ENLARGED TO DETERMINE WHETHER EITHER APPLICANT SHOULD BE AWARDED A PREFERENCE BASED ON DIVERSITY OF THE MEDIA.

The exact number of outstanding permits and applications that Family has pending for Broadcast Stations may or may not be precisely 132. Family is also the licensee of approximately twelve broadcast stations and an unknown to Radio number of Translator stations.. Radio is the licensee of two NCE-FM broadcast stations and one Translator. Moreover, as noted above, in at least one instance, Family apparently has two or more applications pending that are mutually exclusive. Finally, Family seeks several authorizations within the same area as would be served by its Marksville proposal. Thus, Radio submits that the issues should be enlarged to determine whether either applicant should be preferred under diversity of media criteria.

VIII. AN ISSUE SHOULD BE ADDED TO DETERMINE WHETHER EITHER APPLICANT IS ENTITLED TO A PREFERENCE BECAUSE IT PROPOSES TO CONSTRUCT AND OPERATE A MAIN STUDIO WITHIN THE PRINCIPAL COMMUNITY CONTOUR.

The Commission's Mass Media Bureau granted Family a waiver of the requirement that a main studio be constructed and operated within the principal community contour. Radio recognizes that it may not here challenge that ruling. Radio does, however, urge that an issue be added as to whether it should be entitled to a preference based on its stated commitment to build and operate a main studio within the principal community contour.

IX. CONCLUSION: THE REQUESTED ISSUES SHOULD BE ADDED.

Radio respectfully urges that the requested issues be added. With respect to the financial qualifications and certification issues sought, one only need look at the long list of permits and applications for broadcast stations (and the boat-load of translators) to have a relative feel for the large pile of money that Family must have immediately available to be qualified.

Family appears to have pending multiple mutually exclusive applications. An issue should be added to determine whether Family has violated Commission's rules or abused the Commission's processes in doing so.

Finally, in view of the fact that this is the first proceeding tried under the thaw, it is urged that the issues should be enlarged to consider whether Radio is entitled to a preference because it has fewer stations and pending applications than does Family; and, whether Radio is entitled to a preference in view of the main studio waiver granted to Family.

Respectfully Submitted,

Educational Radio Foundation of East Texas, Inc.

By its Counsel

A handwritten signature in cursive script, appearing to read "Bradford D. Carey", is written over a horizontal line.

Ashton R. Hardy
Bradford D. Carey
J. Michael Lamers

Hardy & Carey
111 Veterans Blvd., Suite 255
Metairie, LA 70005
(504) 830-4646

March 26, 1997

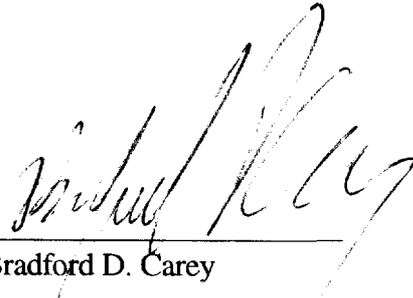
CERTIFICATE OF SERVICE

I, Bradford Carey, a Attorney in the law firm of Hardy & Carey, L.L.P., do hereby certify that a copy of the above and foregoing has been served on the following by mailing a copy of same via U.S. Mail, postage prepaid, this 26th day of March, 1997, addressed as follows:

*Administrative Law Judge Edward Luton
Federal Communications Commission
2000 L Street, N.W.
Washington, D.C. 20036

American Family Association
P. O. Drawer 2440
Tupelo, MS 38803

*Mr. James Shook
Mass Media Bureau
Federal Communications Commission
1919 M Street, Room 702
Washington, D.C. 20036



Bradford D. Carey

*By Hand

AMERICAN FAMILY RADIO

P. O. Drawer 3206 • 107 Parkgate • Tupelo, Mississippi 38803
601-844-8888 • FAX 601-842-6791

February 21, 1997

RECEIVED
FEB 25 1997
FEDERAL COMMUNICATIONS COMMISSION

Mr. William Caton, Interim Secretary
Federal Communication Commission
1919 M. Street, N.W., Room 222
Washington, D.C. 20554

RE: Application for American Family Association, seeking a Construction Permit for
a new Noncommercial Educational Station in Bastrop, Louisiana

Dear Mr. Caton:

Enclosed please find one original and two copies of an application for a New
Noncommercial Educational Station in Bastrop, LA.

Also enclosed is an extra copy to be stamped as received and returned to us in the self
addressed, stamped envelope.

If you or your staff have any questions concerning the enclosed, please contact me.

Thank you for your cooperation in this matter.

Sincerely,



Thomas D. Scott
Chief Engineer

TDS:jlm

**APPLICATION FOR CONSTRUCTION PERMIT FOR
NONCOMMERCIAL EDUCATIONAL BROADCAST STATION**
(Carefully read instructions before filing form) Return only form to FCC

For Commission Use Only
BRED-970225MB
File No.

Section 1 - GENERAL INFORMATION

1. Name of Applicant American Family Association		
Street Address or P.O. Box P O Drawer 2440		
City Tupelo	State MS	ZIP Code 38803
Telephone No. (Include Area Code) 01-844-8888		

Send notices and communications to the following person at the address below:		
Name <i>RECEIVED</i>		
FEB 25 1997		
Street Address or P.O. Box <i>FEDERAL BLDG</i>		
City	State	ZIP Code
Telephone No. (Include Area Code)		

2. This application is for: AM FM TV

(a) Channel No. or Frequency 220

(b) Principal Community Bastrop	City	State
		LA

(c) Check one of the following boxes:

- Application for NEW station
- MAJOR change in licensed facilities; call sign: _____
- MINOR change in licensed facilities; call sign: _____
- MAJOR modification of construction permit; call sign: _____
File No. of construction permit: _____
- MINOR modification of construction permit; call sign: _____
File No. of construction permit: _____
- AMENDMENT to pending application; application file number: _____

NOTE: It is not necessary to use this form to amend a previously filed application. Should you do so, however, please submit only Section 1 and those other portions of the form that contain the amended information.

3. Is this application mutually exclusive with a renewal application? Yes No

If Yes, state:	Call letters	Community of License	
		City	State

**AMERICAN FAMILY ASSOCIATION
BOARD OF DIRECTORS**

Donald E. Wildmon, President
1208 Zentwood
Tupelo, MS 38801

Rev. Doc Jetter
231 CR 526
Ripley, MS 38663

Timothy B. Wildmon, Vice President
117 Autum Glen
Saltillo, MS 38866

Rev. Jack Williams
Rt. 5 Box 85A
Booneville, MS 38826

Forrest Ann Daniels, Comptroller
1901 Fillmore
Tupelo, MS 38801

Rev. Grady Bailey
610 Emerson
Greenwood, MS 38930

Rev. Bobby Hankins
106 Wildwood Dr.
Booneville, MS 38829

Rev. Bert Harper
1349 West Jackson St.
Tupelo, MS 38801

Rev. Tim Lampley
11 Wyntree Cove
Tupelo, MS 38801

Dr. Gayle Alexander
13 Hickory Wood. Dr.
Tupelo, MS 38801

Forrest Sheffield
108 Kimbrough
Tupelo, MS 38801

Rev. Curtis Petrey
206 Sherwood Dr.
Columbus, MS 39701

**EXHIBIT A-3
AMERICAN FAMILY ASSOCIATION, INC.
OTHER BROADCAST INTEREST OF THE APPLICANT**

American Family Association, Inc., ("Family"), is the licensee of non-commercial educational FM broadcast station WAFR Tupelo, Mississippi, BRED-960131WR.

American Family Association, Inc., ("Family"), is also the licensee of the following:

Alexandria, Louisiana (KAPM (FM))
File No. BLED-960524KA
Frequency: 91.7 MHz

Amarillo, Texas (KAPU(FM))
File No. BLED-961114KB
Frequency: 90.7 MHz

Campbellsville, Kentucky (WAPD (FM))
File No. BLED-960801KD
Frequency: 91.7 MHz

Carrollton, Alabama (WALN (FM))
File No. BPED-960918ME
Frequency: 89.3 MHz

Cleveland, Mississippi (WDFX (FM))
File No. BLED-940429KZ
Frequency: 98.3 MHz

Clovis, New Mexico (KAQF(FM))
File No. BLED-961113KD
Frequency: 91.1 MHz

Forest, Mississippi (WQST (AM)),(WQST(FM))
File No. BMLD-941021KZ
BAL-930325GH
Frequency: 92.5 MHz
.850 MHz

EXHIBIT A-3

Fort Smith, Arkansas (KAOW (FM))
File No. BLED-960405KA
Frequency: 89.9 MHz

Jackson, Tennessee (WAMP (FM))
File No. BLED-951026KD
Frequency: 88.1 MHz

Jonesboro, Arkansas (KAOG(FM))
File No. BLED-960911KF
Frequency: 90.5 MHz

Pine Bluff, Arkansas (KANX (FM))
File No. BLED-960802KE
Frequency: 91.1 MHz

Ruston, Louisiana (KAPI (FM))
File No. BLED-960801KB
Frequency: 88.3 MHz

Saucier, Mississippi (WAOY(FM))
File No. BLED-961002KA
Frequency: 91.7 MHz

Sheffield, Alabama (WAKD (FM))
File No. BLED-951026KF
Frequency: 89.9 MHz

Springfield, Missouri (KAKU (FM))
File No. BMPED-960814IA
Frequency: 90.1 MHz

Topeka, Kansas (KBUZ (FM))
File No. BALED-940506GI
Frequency: 90.3 MHz

Wichita, Kansas (KCFN (FM))
File No. BALED-940506GE
Frequency: 91.1 MHz

**AMERICAN FAMILY ASSOCIATION
EXHIBIT A-3**

American Family Association, Inc. has the following pending applications for FM broadcast stations:

Abilene, Texas
File No: BPED950427MA - KAQD
Frequency: 91.3 MHz
Status: Construction permit - initial stages

Ada, Oklahoma
File No: BPED960404MB
Frequency: 88.7 MHz
Status: Submitted for filing

Ada, Oklahoma
File No: BPED960802MF
Frequency: 91.3 MHz
Status: Submitted for filing

Ahoskie, North Carolina
File No: BPED960802MD
Frequency: 91.7 MHz
Status: Submitted for filing

Americus, Georgia
File No: BPED960807MA
Frequency: 89.3 MHz
Status: Submitted for filing

Ardmore, Oklahoma
File No: BPED960111MI
Frequency: 91.1 MHz
Status: Submitted for filing

Arkansas City, Kansas
File No: BPED970124MB
Frequency: 91.3 MHz
Status: Submitted for filing

Ashland, Kentucky
File No: BPED941114MA
Frequency: 91.1 MHz
Status: Submitted for filing

Beaufort, North Carolina
File No: BPED950928MD
Frequency: 88.5 MHz
Status: Submitted for filing

Benton, Missouri
File No: BPED961129MN
Frequency: 89.9 MHz
Status: Submitted for filing

Bentonville, Arkansas
File No: BPED950615MZ - KAPG
Frequency: 88.1 MHz
Status: Submitted for filing

Big Spring, Texas
File No: BPED960724MF
Frequency: 91.5 MHz
Status: Submitted for filing

Blytheville, Arkansas
File No: BPED950626MB
Frequency: 91.5 MHz
Status: Submitted for filing

Blytheville, Arkansas
File No: BPED961205MB
Frequency: 88.1 MHz
Status: Submitted for filing

Borger, Texas
File No.: BPED950424MA
Frequency: 91.5 MHz
Status: Submitted for Amendment

Bristol, Virginia
File No: BPED941103MC
Frequency: 90.5 MHz
Status: Submitted for filing

Cabool, Missouri
File No: BPED961011MC
Frequency: 91.3 MHz
Status: Submitted for filing

Cairo, Georgia
File No: BPED960911MH
Frequency: 90.1 MHz
Status: Submitted for filing

Charles City, Virginia
File No: BPED960816MB
Frequency: 89.7 MHz
Status: Submitted for filing

Chickasha, Oklahoma
File No: BPED970203MA
Frequency: 90.5 MHz
Status: Submitted for filing

Clarksville, Tennessee
File No: BPED960607MC
Frequency: 88.3 MHz
Status: Submitted for filing

Corinth, Mississippi
File No: BPED960821MA
Frequency: 91.9 MHz
Status: Submitted for filing

Crockett, Texas
File No:
Frequency: 91.5 MHz
Status: Submitted for filing

Cuba City, Wisconsin
File No: BPED961028MA
Frequency: 89.7 MHz
Status: Submitted for filing

Culpeper, Virginia
File No: BPED960123MC - WARN
Frequency: 91.5 MHz
Status: Construction permit - initial stages

Danville, Virginia
File No:
Frequency: 91.1 MHz
Status: Submitted for filing

Del Rio, Texas
File No: BPED960715MD
Frequency: 89.7 MHz
Status: Submitted for Amendment

Des Arc, Arkansas
File No: BPED951207MA
Frequency: 91.7 MHz
Status: Submitted for filing

Dillon, South Carolina
File No:
Frequency: 90.5 MHz
Status: Submitted for filing

Dothan, Alabama
File No: BPED930419MB
Frequency: 90.3 MHz
Status: Submitted for filing

Dreamland, Arizona
File No: BPED941117MD
Frequency: 89.1 MHz
Status: Submitted for filing

Dublin Georgia
File No: BPED960524ME
Frequency: 88.3 MHz
Status: Submitted for filing

Duck Hill, Mississippi
File No: BPED961104ME
Frequency: 91.9 MHz
Status: Submitted for filing

DuQuoin, Illinois
File No: BPED961217MA
Frequency: 90.1 MHz
Status: Submitted for filing

Durant, Oklahoma
File No: BPED960610ML
Frequency: 91.1 MHz
Status: Submitted for filing

El Dorado, Arkansas
File No: BPED960625MF
Frequency: 91.9 MHz
Status: Construction permit - initial stages

Fairfield, Iowa
File No: BPED950515ML
Frequency: 89.1 MHz
Status: Submitted for filing

Fairfield, Iowa
File No: BPED961010MC
Frequency: 88.1 MHz
Status: Submitted for filing

Fannett, Texas
File No: BPED970203MB
Frequency: 90.5 MHz
Status: Submitted for filing

Fayetteville, Arkansas
File No: BPED960723MA
Frequency: 90.1 MHz
Status: Submitted for filing

Fayetteville, North Carolina
File No: BPED960806MA
Frequency: 91.1 MHz
Status: Submitted for filing

Flora, Illinois
File No: BPED960522MA
Frequency: 88.5 MHz
Status: Submitted for filing

Forrest City, Arkansas
File No: BPED960501MF - KARH
Frequency: 88.1 MHz
Status: Construction permit - initial stages

Franklin, Pennsylvania
File No: BPED961127MA
Frequency: 89.5 MHz
Status: Submitted for filing

Gatesville, Texas
File No: BPED960909MC
Frequency: 89.9 MHz
Status: Submitted for filing

Gillette, Wyoming
File No: BPED960821MC
Frequency: 89.7 MHz
Status: Submitted for filing

Grants Pass, Oregon
File No: BMPED960802IB - KAPK
Frequency: 91.1 MHz
Status: Construction Permit - Modification submitted

Greenville, Texas
File No: BPED950724ME
Frequency: 90.5 MHz
Status: Submitted for filing

Hannibal, Missouri
File No: BPED970108ME
Frequency: 91.7 MHz
Status: Submitted for filing

Hattiesburg, Mississippi
File No: BPED951020ME
Frequency: 89.3 MHz
Status: Construction permit - initial stages

High Point, Missouri
File No: BPED961120MA
Frequency: 89.9 MHz
Status: Submitted for filing

Hohenwald, Tennessee
File No: BPED960709MC
Frequency: 90.7 MHz
Status: Submitted for filing

Hubbard, Nebraska
File No: BPED960328MJ
Frequency: 91.3 MHz
Status: Construction permit - initial stages

Huntsville, Texas
File No: BPED960405MB
Frequency: 88.3 MHz
Status: Construction permit - initial stages

Independence, Kansas
File No: BLED961220KC
Frequency: 91.7 MHz
Status: Submitted for License

Indianola, Mississippi
File No: BPED970129MA
Frequency: 88.7 MHz
Status: Submitted for filing

Jonesboro, Louisiana
File No: BPED961031MA
Frequency: 88.5 MHz
Frequency: Submitted for filing

Kankakee, Illinois
File No: BMPFT960506TA
Frequency: 88.3 MHz
Status: Submitted for Modification

Kennett, Missouri
File No: BPED960426MA
Frequency: 89.9 MHz
Status: Construction permit - initial stages

Kerrville, Texas
File No: BPED961107MB
Frequency: 88.7 MHz
Status: Submitted for filing

Kewanee, Illinois
File No: BPED960805MA
Frequency: 91.1 MHz
Status: Submitted for filing

Kinder, Louisiana
File No: BPED970205MB
Frequency: 90.3 MHz
Status: Submitted for filing

Kirksville, Missouri
File No: BPED970113MB
Frequency: 91.9 MHz
Status: Submitted for filing

Lake City, Tennessee
File No: BPED960710MA
Frequency: 90.7 MHz
Status: Submitted for filing

Lamesa, Texas
File No: BPED961219MM
Frequency: 91.3 MHz
Status: Submitted for filing

Laurel, Mississippi
File No: BPED960705MC
Frequency: 90.7 MHz
Status: Submitted for filing

Lawrenceburg, Tennessee
File No: BPED960422MA
Frequency: 89.7 MHz
Status: Submitted for filing

Levelland, Texas
File No: BPED961114MC
Frequency: 91.9 MHz
Status: Submitted for filing

Longview, Texas
File No: BPED960724MG
Frequency: 91.7 MHz
Status: Submitted for filing

McComb, Mississippi
File No: BPED960125MF
Frequency: 90.5 MHz
Status: Construction permit - initial stages

Macon, Georgia
File No: BPED950516IC
Frequency: 88.9 MHz
Status: Submitted for filing

Manhattan, Kansas
File No: BPED960826ME
Frequency: 88.7 MHz
Status: Submitted for filing

Many, Louisiana
File No: BPED960917MB
Frequency: 89.7 MHz
Status: Submitted for filing

Marion, Iowa
File No: BPED961030MA
Frequency: 89.9 MHz
Status: Submitted for filing

Marksville, Louisiana
File No: BPED930805MA
Frequency: 88.1 MHz
Status: Submitted for filing

Mart, Texas
File No: BPED960924MF
Frequency: 88.9 MHz
Status: Submitted for filing

Monroe, Louisiana
File No: BPED950515MA
Frequency: 88.7 MHz
Status: Submitted for filing

Mount Airy, North Carolina
File No: BPED961218MB
Frequency: 90.3 MHz
Status: Submitted for filing

Mount Sterling, Kentucky
File No: BPED960814MB
Frequency: 88.1 MHz
Status: Submitted for filing

Mount Vernon, Illinois
File No: BLED961129KD - WAPO
Frequency: 91.9 MHz
Status: Submitted for License