

14-100

From: Scot Stone
Sent: Monday, November 17, 2014 12:10 PM
To: Danielle Barnes
Cc: Paul Moon
Subject: FW: Request for Assistance: Pending FCC Application: 0006201203

ACCEPTED/FILED

Danielle,
Please enter this into the record for docket 14-100. Thanks.

DEC 08 2014

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From: Allen, Harlan B. [mailto:HarlanB.Allen@duke-energy.com]
Sent: Monday, November 17, 2014 10:29 AM
To: Terry Fishel
Cc: Cherry, John; Kisner, Robert; Kathy Garrett (kathy.garrett@utc.org)
Subject: Request for Assistance: Pending FCC Application: 0006201203

Federal Communications Commission
Office of the Secretary

Terry,

Executive Summary

Duke Energy Business Services, LLC (FRN: 0020991360) respectfully requests FCC to consider reviewing and expediting outcome of application number 0006201203. This application was submitted by Spectrum Networks Group, LLC, FRN: 0022974307 and includes waiver request for operations not supported by current FCC Rules.

Duke desires to free-up one channel-pair (936.9125 / 897.9125) that could support Duke land mobile operations and current FCC rules. Frequency searches conducted near North Longwood, Florida reveal that there are no other clear-channel-pairs currently available. Having this one clear-channel-pair would provide bandwidth needed for Duke to successfully improve land mobile operations near North Longwood, Florida.

Background

Duke Energy currently operates a private land mobile 900 MHz Trunked Radio System in Florida. Forty-eight sites provide communications support for virtually all aspects of power generation and distribution operations. System provides wide-area dispatching and promotes safe and efficient delivery of electricity.

Radio coverage improvements near North Longwood Florida are desired. Frequency coordination efforts reveal only one available clear-channel-pair needed for control-channel operations (FB8). However, that one channel-pair is currently unavailable as it is in frequency coordination process under FCC application 0006201203. This application includes a waiver for operations not supported by current FCC Rules.

Duke desires to submit application for this one available channel-pair for use that is supported by current FCC rules.

Thanks for your consideration.

Harlan B. Allen
Sr. IT Telecom Analyst - Radio Engineering
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