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March 25, 1999

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Federal Communications Commission
Room TW-B204
445 12th Street, S.W.
Washington, D.C. 20554
Attention: Allocations Branch

RECEIVED
MAR 25 1999
FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Re: Addendum to Petition for Rulemaking
Amendment to FM Table of Allotments
Arthur, North Dakota and Crookston, Minnesota

Dear Ms. Salas:

Transmitted herewith, on behalf of KIPS, Inc., licensee of FM broadcast station KOCL, Arthur, North Dakota, are an original and four copies of an Addendum to its September 10, 1998, Petition for Rulemaking, which requested the substitution of Channel 242C3 for Channel 242A at Arthur, North Dakota, and the modification of KOCL's license accordingly, and the substitution of Channel 240C1 for Channel 241C1 at Crookston, Minnesota, and the modification of KQHT(FM)'s license accordingly. In order to accommodate the substitution of KQHT's channel of operation, KIPS, Inc. also requested that the FCC coordinate with the Canadian government to substitute an alternative channel or delete the vacant Channel 240A allotment at St. Anne, Manitoba.

Prior to the filing of KIPS, Inc.'s Petition for Rulemaking, the Canadian government proposed to relocate the vacant Channel 240A allotment from St. Anne to Winnipeg, Manitoba, where there are already six vacant Class C allotments available. The instant Addendum provides information concerning potential alternative channels at Winnipeg, Manitoba, and the possibility of new reference coordinates for Channel 240A near Winnipeg, Manitoba, which would not be short-spaced to Channel 240C1 at Crookston, Minnesota. Accordingly, KIPS, Inc. respectfully requests that the FCC seek coordination with the Canadian government for the proposal contained herein.

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FLETCHER, HEALD & HILDRETH, P.L.C.

Magalie Roman Salas, Esquire
March 25, 1999
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Should any questions arise concerning this matter, please contact this office.

Very truly yours,

FLETCHER, HEALD & HILDRETH, P.L.C.


Frank R. Jazzo
Counsel for KIPS, Inc.

Enclosures

cc: Mr. James Ballis (w/enc.) (*By Hand Delivery*)
Mr. Arthur Scrutchins (w/enc.) (*By Hand Delivery*)
Ms. Leslie Shapiro (w/enc.) (*By Hand Delivery*)
Mr. Jeff Hoberg (w/enc.)

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ENGINEERING EXHIBIT

**ADDENDUM TO
PETITION FOR RULEMAKING**

**TO AMEND THE
TABLE OF FM ALLOTMENTS**

KOCL, Arthur, North Dakota

Upgrade From Class A to C3

March 22, 1999

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All statements, calculations and exhibits have been prepared to be in compliance with all known FCC rules, policies and procedures in effect at the time of preparation. The applicant agrees to comply with all statements and representations contained herein, at such time as the proposed facilities are constructed.

Commsulting, Inc. or its employees assume no liability for any errors and omissions in the information hereby provided, and shall not be liable for any injuries or damages (consequential or otherwise) which may result from the use of the information contained herein.

The filing of this engineering statement with the FCC constitutes acceptance of these terms and conditions by KOCL.

AFFIDAVIT

DAKOTA COUNTY

STATE OF MINNESOTA

SS:

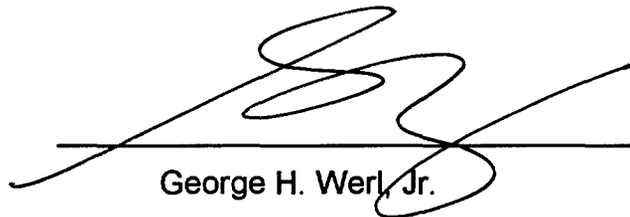
GEORGE H. WERL, JR., being duly sworn upon oath deposes and says:

That his qualifications are a matter of record with the Federal Communications Commission;

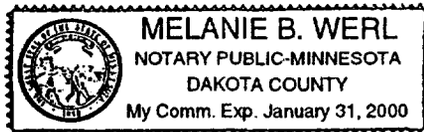
That he is President of Commsulting, Incorporated, a Minnesota corporation;

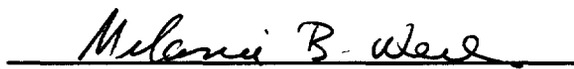
That Commsulting, Incorporated has been retained by KOCL, to prepare this engineering statement pursuant to amending the FM Table of Allotments at Arthur, North Dakota, allocating Class C3 in place of Class A facilities;

That he has either prepared or directly supervised the preparation of all technical information contained in this engineering statement and that the facts stated in this engineering statement are true of his knowledge, except as to such statements as are herein stated to be on information and belief, and to such statements he believes them to be true.


George H. Werl, Jr.

Subscribed and sworn to before me on 22 March '99




Notary Public

My Commission expires 1-31-00

ADDENDUM TO PETITION FOR RULEMAKING TO AMEND THE TABLE OF FM ALLOTMENTS

KOCL, Arthur, North Dakota

Upgrade From Class A to C3

NARRATIVE STATEMENT: This engineering statement and exhibits have been prepared by George H. Werl, Jr., President of Commsulting, Inc., on behalf of KOCL, Arthur, North Dakota, in accordance with the Rules and Regulations of the Federal Communications Commission pursuant to amending the FM Table of Allotments at Arthur, North Dakota..

KOCL is presently authorized to operate on channel 244A. By Petition for Rulemaking dated August 26, 1998, the petitioner requested the allocation of channel 242C3 at Arthur, North Dakota in lieu of Channel 244A, and further requested modification of the license for KOCL to operate on the upgraded allotment. As coexistence of both channels 244A and 242C2 would be precluded under FCC Rules section 73.207, deletion of channel 244A was also proposed.

In order to make channel 242C3 available at Arthur, North Dakota under the spacing requirements of FCC Rules 73.207, an equivalent channel would need to be substituted for KQHT, Crookston, Minnesota. Channel 240C1 was found to be a suitable replacement, assuming that a conflict with a (as yet unbuilt) Canadian allocation at Sainte Anne, Manitoba, channel 240A could be resolved. It was therefore proposed that channel 240C1 be substituted for channel 241C1 at Crookston, Minnesota, and the license for KQHT be modified to reflect this change pending successful resolution of the Sainte Anne, Manitoba allocation. To resolve the conflict with the unbuilt allocation at Sainte Anne, Manitoba, it was requested that the Federal Communications Commission International Branch make the proper inquiries with the Canadian government to initiate discussions pursuant to modification of the Canadian Table of FM Allotments to secure a suitable replacement

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Canadian class A allocation at Sainte Anne, Manitoba. To summarize the changes proposed in the Petition for Rulemaking of August 28, 1998:

Canadian substitution for channel 240A at Sainte Anne, Manitoba.

Substitution of channel 240C1 in lieu of 241C1 at Crookston, Minnesota;

Substitution of channel 242C3 in lieu of 244A at Arthur, North Dakota,

Reference Coordinates: 47° 10' 27" N. Lat. 97° 17' 33" W. Lon.

In the meantime, the Canadian Government has proposed to move the channel 240A allocation from Sainte Anne, Manitoba to Winnipeg, Manitoba. The reference coordinates for the Winnipeg channel 240A allocation are:

49° 52' 51" North Latitude 97° 08' 56" West Longitude

This change does not materially affect the substitutions proposed in the Petition for Rulemaking of August 28, 1998, however the Federal Communications Commission has requested that the proponent advance possible Canadian substitutions for the proposed Winnipeg Channel 240A allocation.

To this end, the proponent has studied the Canadian table of allocations with regard to finding a suitable substitution for channel 240A at Winnipeg, Manitoba. Using the FCC and Dataworld FM databases, the following facilities and unbuilt allocations are indicated at Winnipeg (channel 240A allocation excluded):

CITI	221C	Licensed Facility
CHIQ	232C	Licensed Facility
	236C	Unbuilt Allocation
	248C	Licensed Facility
CKIS	248C	Licensed Facility
CBW	252C	Licensed Facility
CKO-7	256C	Licensed Facility
	260C	Unbuilt Allocation
	268B	New Facility
CKWG	276C	Licensed Facility
	288C	Unbuilt Allocation
	292C	Unbuilt Allocation
	296C	Unbuilt Allocation
	300C	Unbuilt Allocation

Obvious interference criteria would preclude the substitution of any channel within three channels of those currently allocated to Winnipeg in lieu of the channel 240A allocation. Therefore, of the 80 "Commercial" frequencies between channels 221 and 300, some 64 are immediately unavailable for consideration. Of those remaining 16 frequencies, interference/spacing requirements to existing facilities and allocations at nearby communities would prevent any substitution for the channel 240A allocation at the proposed Winnipeg reference coordinates. Details of this analysis are included herein as Exhibit E-4.

Following the results of the analysis of the "Commercial" frequencies, a study was then made to secure a suitable substitute channel for the Winnipeg 240A allocation within the 20 "Non-Commercial/Educational" frequencies between channels 201 and 220. From this analysis, it would appear that spacing criteria with existing licensed FM facilities and allocations could be met on channels 204, 209 or 211. However it is also noted that CBWT-TV channel 6 is operating at Winnipeg. A review of section C-6.2.1 of "Broadcast Procedures and Rules, Part III" dated August, 1998 has disclosed that Canadian regulations require that FM facilities operating within a TV channel 6 grade B contour on channels 201 through 220 either co-locate (or near co-locate) the FM with the TV facility, or locate outside of the TV grade B contour. It would appear that spacing criteria with existing licensed FM facilities and allocations could still be met on channels 204, 209 or 211 if the allotment was co-located (or near co-located) with the TV channel 6 facility, however this would require relocating the class A allocation some 29 Km. West of the channel 240A reference coordinates.

As an alternative, it is noted that the present short spacing between the channel 240A allocation at Winnipeg, MB and the proposed substitution of channel 240C1 at Crookston, MN. is some 11.5 Km. If the channel 240A allocation proposed coordinates could be relocated slightly to the Northeast to resolve this short spacing, no substitution for the channel 240A allocation would be necessary. As a number of unbuilt allocations remain for Winnipeg, perhaps the channel 240A allotment could be reallocated to any Winnipeg suburban community.

Given the above changes in the United States and Canadian Table of Allotments, ample area exists to construct a fully spaced class C3 facility serving Arthur, North Dakota. Engineering Exhibit E-1 provides a tabulation of licensed and proposed facilities that could restrict the allocation. The selected reference coordinates are fully spaced to all licensed and proposed FM Broadcast stations and allocations. These reference coordinates are some 9.4 kilometers Northwest of the city of Arthur. From this location, a 70 dBu or greater signal can be placed over the entire city of license. Engineering Exhibit E-2 depicts the

reference coordinates and the relationship to the city of license. The present KOCL class A facilities encompass 2510.9 square Kilometers within the 60 dBu contour, serving a population of 6,843 (1990 census). Construction of class C3 facilities at the reference coordinates would place 4749.3 square Kilometers within the 60 dBu contour with a projected population of 16,601, more than doubling the present population served.

Engineering Exhibit E-3 provides a tabulation of the spacing requirements with the substitution of channel 240C1 for 241C1 at Crookston, Minnesota (assuming the resolution of the channel 240A Winnipeg, Manitoba conflict with the Canadian Government).

Following favorable consideration of this petition and approval of the changes to the Table of FM Allotments proposed herein, KOCL will file a timely application for permit to construct upgraded class C3 facilities. Further, KOCL agrees to reimburse KQHT for the normal and cursory expenses incurred in changing from channel 241C1 to channel 240C1.

A handwritten signature in black ink, appearing to read 'G. Werl, Jr.', is written over a solid horizontal line. The signature is stylized and cursive.

George H. Werl, Jr.
President, Commsulting, Inc.

ENGINEERING EXHIBIT E-1

Proposed KOCL, Upgrade Channel 242C3

Allocation/Spacing Criteria

Reference Coordinates: 47° 10' 27" N 97° 17' 33" W

The proposed reference coordinates are fully spaced with all existing and proposed FM Broadcast facilities under FCC Rules section 73.207.

Call City of License	Auth Licensee name St	FCC File no.	Chan Freq	ERP-kW EAH-m	Latitude Longitude	Br-to -from	Dist. (km)	Req. (km)
KNDK-FM Langdon	LIC KNDK, Inc. ND	BMLH-920330KB	239A 95.7	6 100	48-45-18 98-21-38	336.1 155.3	193.0 151.0	42 CLEAR
K240CJ Oakes	LIC Oakes Community Christia ND	BLFT-930723TB	240FT 95.9	.050 30	46-05-15 98-05-47	207.2 26.6	135.6 93.58	42 CLEAR
KQHT Crookston	LIC Iowa City Broadcasting C MN	BLH-850913KA	240C1 95.9	100 126	47-50-43 96-50-22	24.3 204.7	82.05 6.05	76 CLOSE
PROPOSED SUBSTITUTION								
KQHT Crookston	LIC Iowa City Broadcasting C MN	BLH-850913KA	241C1 96.1	100 126	47-50-43 96-50-22	24.3 204.7	82.05 -62.0	144 SHORT
PRESENT ALLOCATION - PROPOSED DELETION								
KARP Glencoe Fom channel 241C@	LIC Waite Park Broadcasting MN	BLH-961112KA	242C2 96.3	29.5 178	44-44-37 94-23-36	139.3 321.4	351.4 174.4	177 CLEAR
KJJK-FM Fergus Falls	LIC Result Radio, Inc. MN	BLH-811103AE	243C1 96.5	100 171	46-14-43 95-58-46	135.4 316.4	144.0 .0292	144 CLOSE
KOCL Arthur	LIC KIPS, Inc. ND	BLH-940426KW	244A 96.7	5 110	47-05-42 97-18-01	183.8 3.8	8.821 -33.2	42 SHORT
PRESENT ALLOCATION - PROPOSED DELETION								
KDLO-FM Watertown	LIC Sorenson Broadcasting Co SD	BLH-790226AB	245C 96.9	100 478	44-57-57 97-35-22	185.4 5.2	246.5 150.5	96 CLEAR
KKJR Dassel From channel 296A of Hutchinson, MN; TDF	ORD North American Broadcast MN	BPH-980101IF	295C3 106.9	7 169	45-02-43 94-33-32	137.3 319.3	317.3 303.3	14 CLEAR
KGWB Wahpeton	LIC Guderian Broadcasting, I ND	BLH-890602KB	296A 107.1	3 100	46-16-02 96-31-52	149.8 330.4	116.4 104.4	12 CLEAR

>> End of channel 242C3 study <<

NOTE: Entries for **KQHT** reflect substitution of channel 240C1 for 241C1.
Entry for **KOCL** channel 244A to be deleted following substitution of
channel 242C3 to KOCL at Arthur, North Dakota.

ENGINEERING EXHIBIT E-3

Proposed KQHT, Equivalent Channel 240C1

Allocation/Spacing Criteria

KQHT Site Coordinates: 47° 50' 43" N 96° 50' 22" W

The KQHT site coordinates are fully spaced with all existing and proposed FM Broadcast facilities under FCC Rules section 73.207.

Call City of License	Auth License	Licensee name St FCC File no.	Chan Freq	ERP-kW EAH-m	Latitude Longitude	Br-to -from	Dist. (km)	Req. (km)
KVAG Rugby	CP	Two Rivers Broadcasting, ND BPH-941219MB	237A 95.3	6 100	48-15-07 99-53-21	282.4 100.1	231.8 156.8	75 CLEAR
KKZY Bemidji	CP	Paul Bunyan Broadcasting MN BPH-950713MF	238C1 95.5	100 161	47-22-18 94-52-56	109.0 290.5	156.3 74.30	82 CLEAR
KXGT Jamestown	LIC	Two Rivers Broadcasting, ND BLH-840905DY	238C1 95.5	100 121	46-51-52 98-40-11	232.3 51.0	176.1 94.11	82 CLEAR
KNDK-FM Langdon	LIC	KNDK, Inc. ND BMLH-920330KB	239A 95.7	6 100	48-45-18 98-21-38	312.5 131.4	151.6 18.56	133 CLEAR
KKOK-FM Morris	LIC	Western Minnesota Broadc MN BLH-780101	239C1 95.7	100 110	45-36-11 95-53-14	163.4 344.1	259.7 82.67	177 CLEAR
K240BI Park Rapids	LIC	Heartland Christian Broa MN BLFT-910429TA	240FT 95.9	.030	46-55-49 95-02-15	126.2 307.5	169.9 -30.1	200 SHORT
TRANSLATOR ALLOCATION								
K240AR Devils Lake	LIC	Lake Region Christian Br ND BLFT-830405MA	240FT 95.9	.086DA	48-07-02 98-51-52	282.1 100.6	154.2 -45.8	200 SHORT
TRANSLATOR ALLOCATION								
PRM Sainte Anne		MB	240A 95.9		49-40-00 96-40-00	3.5 183.6	202.9 -36.1	239 SHORT
CANADIAN PROPOSED DELETION, RE-ALLOCATION TO WINNIPEG, MB								
PRM Winnipeg		MB	240A 95.9		49-52-51 97-08-56	354.4 174.2	227.5 -11.5	239 SHORT
RESOLUTION REQUESTED VIA INTERNATIONAL NEGOTIATION								
K240CJ Oakes	LIC	Oakes Community Christia ND BLFT-930723TB	240FT 95.9	.050 30	46-05-15 98-05-47	206.5 25.6	217.6 17.57	200 CLEAR
ALLOC Pillager		MN	240A 95.9		46-14-59 94-26-33	133.4 315.2	254.2 54.25	200 CLEAR
SITE RESTRICTION 5.7 MI SE								
KBKK Pillager	CP	DJ Broadcasting, nc. MN BPH-941121MD	240A 95.9	6 100	46-14-40 94-21-48	132.6 314.4	259.0 59.00	200 CLEAR

Call City of License	Auth License	Licensee name St FCC File no.	Chan ERP-kW Freq EAH-m	Latitude Longitude	Br-to -from	Dist. (km)	Req. (km)
K240BC Little Falls	LIC	Heartland Christian B/ca MN BLFT-840820MJ	240FT .018 95.9	45-59-28 94-20-28	136.5 318.3	280.5 80.54	200 CLEAR
KQHT Crookston	LIC	Iowa City Broadcasting C MN BLH-850913KA	241C1 100 96.1 126	47-50-43 96-50-22	.0 .0	177 -177	177 SHORT
PRESENT ALLOCATION - PROPOSED DELETION							
KGPZ Coleraine	LIC	Latto Northland Broadcas MN BLH-950710KF	241C1 100 96.1 176	47-19-31 93-16-18	100.9 283.5	274.5 97.54	177 CLEAR
CKX-FM Brandon	LIC	Western Manitoba Broadca MB	241C 100 96.1 318	49-40-05 100-00-40	312.3 129.9	309.0 78.99	230 CLEAR
CKX-FM Brandon	CP	Western Manitoba Broadca MB	241C 89 96.1 350	49-40-05 100-00-40	312.3 129.9	309.0 78.99	230 CLEAR
KOCL Arthur	PROPOSED UPGRADED FROM 244A ND		242C3 96.3	47-10-27 97-17-33	204.7 24.3	82.05 6.05	76 CLOSE
PROPOSED SUBSTITUTION - REFERENCE COORDINATES							
KARP Glencoe Fom channel 241C@	LIC	Waite Park Broadcasting MN BLH-961112KA	242C2 29.5 96.3 178	44-44-37 94-23-36	150.5 332.3	392.9 313.9	79 CLEAR
KJJK-FM Fergus Falls	LIC	Result Radio, Inc. MN BLH-811103AE	243C1 100 96.5 171	46-14-43 95-58-46	159.6 340.2	189.5 107.5	82 CLEAR
ALLOC Sunburg Window opens 1/13/97 and closes 2/13/97; Granted eff 1/13/97			293A 106.5	45-20-54 95-14-12	155.6 336.8	303.5 281.5	22 CLEAR
KAUJ Walhalla	CP	Two Rivers Broadcasting, ND BMPH-971202IG	294C2 16 106.7 255	48-38-38 97-58-46	316.9 136.0	122.7 95.70	27 CLEAR

>> End of channel 240C1 study <<

NOTE: Entries for **K240BI** and **K240AR** are FM translators.
Entry for Allocation at **SAINTE ANNE, MB** proposed to be deleted,
moved to Winnipeg, MB by Canadian Government.
Entry for Allocation at **WINNIPEG, MB** proposed to be resolved through
international negotiations with Canadian Government.
Entry for **KQHT** channel 241C1 to be deleted following substitution of
channel 240C1 to KQHT at Crookston, Minnesota.
Entry for **KOCL** reflects upgrade from channel 244A to 242C3.

ENGINEERING EXHIBIT E-4

Substitute Channel Analysis

Channel 240A, Winnipeg, Manitoba

The following depicts major constraints, additional minor constraints not shown:

Chan.	Constraint 1	Constraint 2	Chan.	Constraint 1	Constraint 2
221	CITI, Winnipeg		261	Allocation+1	
222	CITI+1	CFOX-3	262	Allocation+2	
223	CITI+2	CFOX-2	263	Allocation+3	
224	CITI+3	CFOX-1	264		Allocation-1
225		CFOX, Sefkirk	265	New-3	St. Clements Alloc.
226		CFOX+1	266	New-2	Allocation+1
227		CFOX+2	267	New-1	
228		CFOX+3	268	New, Winnipeg	
229	CHIQ-3		269	New+1	Allocation-3
230	CHIQ-2		270	New+2	Allocation-2
231	CHIQ-1		271	New+3	Allocation-1
232	CHIQ, Winnipeg		272		Armstrong Alloc.
233	CHIQ+1	Allocation-3	273	CKWG-3	Allocation+1
234	CHIQ+2	Allocation-2	274	CKWG-2	Allocation+2
235	CHIQ+3	Allocation-1	275	CKWG-1	Allocation+3
236		Winnipeg Alloc.	276	CKWG, Winnipeg	
237		Allocation+1	277	CKWG+1	
238		Allocation+2	278	CKWG+2	
239		Allocation+3	279	CKWG+3	Allocation-3
>>240<<	Winnipeg Class A Allocation		280		Allocation-2
241	Allocation-3		281		Allocation-1
242	Allocation-2		282		Beausejour Alloc.
243	Allocation-1		283		Allocation+1
244	Steinbach Alloc.		284		Allocation+2
245	Allocation+1	CKIS-3	285	Allocation-3	Allocation+3
246	Allocation+2	CKIS-2	286	Allocation-2	
247	Allocation+3	CKIS-1	287	Allocation-1	
248		CKIS, Winnipeg	288	Winnipeg Alloc.	
249	CBW-3	CKIS+1	289	Allocation+1	Allocation-3
250	CBW-2	CKIS+2	290	Allocation+2	Allocation-2
251	CBW-1	CKIS+3	291	Allocation+3	Allocation-1
252	CBW, Winnipeg		292		Winnipeg Alloc.
253	CBW+1	CKO7-3	293	Allocation-3	Allocation+1
254	CBW+2	CKO7-2	294	Allocation-2	Allocation+2
255	CBW+3	CKO7-1	295	Allocation-1	Allocation+3
256		CKO7, Winnipeg	296	Winnipeg Alloc.	
257	Allocation-3	CKO7+1	297	Allocation+1	Allocation-3
258	Allocation-2	CKO7+2	298	Allocation+2	Allocation-2
259	Allocation-1	CKO7+3	299	Allocation+3	Allocation-1
260	Winnipeg Alloc.		300		Winnipeg Alloc.