

FEDERAL COMMUNICATIONS COMMISSION

AUG 02 1999

FCC MAIL ROOM

1 Committee on Democratic Communications
2 National Lawyers Guild
3 558 Capp Street
4 San Francisco, California 94110
5 (415) 522-9814

6 Before the
7 Federal Communications Commission
8 Washington, D.C. 20554

8 In the Matter of)
9 Creation of a Low) MM Docket No. 99-25
10 Power Radio Service) RM-9208
11) RM-9242
12)
13)

13 SUPPLEMENTAL FILING OF
14 NATIONAL LAWYERS GUILD
15 COMMITTEE ON DEMOCRATIC COMMUNICATIONS

16 For the benefit and consideration of the Commission, the National Lawyers Guild
17 Committee on Democratic Communications hereby submits the attached resolutions passed by
18 city and county governments, labor organizations, and others in support of the Commission's
19 proposed rulemaking in connection with a low power FM service. These resolutions and
20 supporting documents are organized as follows:

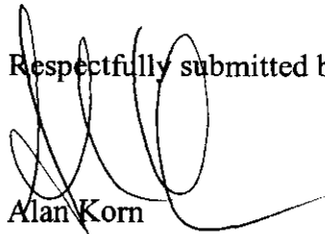
- 21 Exhibit 1 City and County Government Resolutions
- 22 Exhibit 2 Resolution Pending in the Michigan Legislature
- 23 Exhibit 3 Resolutions Passed by Labor Organizations
- 24 Exhibit 4 Other Resolutions and Supporting Documents

26 ///

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Respectfully submitted by,



Alan Korn
Committee on Democratic Communications
National Lawyers Guild

EXHIBIT 1

CITY AND COUNTY GOVERNMENT RESOLUTIONS

Minutes

Berkeley City Council Regular Meeting
Tuesday, March 16, 1999

Preliminary Matters

Roll Call: 7:09 p.m.

Present: Councilmembers Armstrong, Breland, Maio, Olds, Shirek, Spring, Woolley, Worthington and Mayor Dean.

Absent: None.

Comments from the City Manager : None

Ceremonial:

Action: Moved, seconded, carried (Maio/Worthington) to suspend the Council rules to include ceremonial items on the agenda.

Proclamation declaring March 29th to be Berkeley High School AIDS Quilt Day

Action: Presented Proclamation.

Comments from the Public: Marc Slutzkin, William Barclay Caldeira, Beebo Turman, Sara Hicks-Kilday, Karen Craig, Milissa Shaw, Hale Zukas, Nicole Lee, Frances Hillyard, Michael Rogers, Maggie Hooper, Claire Greensfelder,

Consent Calendar

Action: Moved, seconded, carried (Breland/Spring) to approve Consent Calendar items in one motion except as indicated.

1. **Minutes for Approval**

From: City Manager

Recommendation: Approve the minutes for Council meetings of a) March 1, 1999 (special); b) March 2, 1999 (special); and c) March 8, 1999 (special).

Action: Approved minutes.

2. **Reserve Police Officers Salary Range**

From: City Manager

Recommendation: Adopt a Resolution amending Resolution No. 57,841-N.S., Classification/Salary Resolution for Unrepresented Employees to correct the minimum salary ranges for Reserve Police Officers.

Action: Adopted Resolution No. 59,922-N.S.

27. Microradio Comments to Federal Communications Commission (FCC)

From: Councilmembers Worthington and Spring

Recommendation: That the City E-mail and send a letter to the Federal Communications Commission (FCC) with comments for the Notice of Proposed Rule Making (NPRM) including these 11 points: 1) The FCC should only license non-commercial Low-Power (LP) FM stations. Licenses should be granted to either non-profit corporations or unincorporated associations with by-laws meeting simple minimum standards; 2) The FCC should license stations between 10-100 watts, similar to LP100 stations discussed in the NPRM, but should not license 1000 watt (LP1000) stations; 3) LP100 stations should not be relegated to "secondary status" but should be licensed as a Primary Service. They should not be subject to being bumped by a full power station; 4) No individual or entity should be permitted to own more than one LPFM station nationally or locally, and owners of full power FM or AM stations should not be permitted to own LPFM stations; 5) LPFM stations should not be required to provide 2nd or 3rd-adjacent protection to other stations; 6) LPFM stations should only be licensed to groups or individuals who reside in the community the station would serve; 7) At least 80 percent of the programming on LPFM stations should be locally originated, using live local DJs (they could play music and interviews, etc., on their shows but not syndicated satellite feeds); 8) The FCC should resolve mutually exclusive applications with a weighted point system and should issue 5 year non-renewable licenses; 9) Owners of LPFM stations should not be permitted to sell or transfer their licenses (otherwise, people will apply just to later "traffic" in licenses); 10) If the FCC decides to permit any commercial LPFM stations, the FCC should give preference to a non-commercial applicant where a commercial and non-commercial applicant seek a license for the same channel in the same area. No commercial licenses should be issued for the first two years, and then only if space is still available; and 11) The FCC issues amnesty for participants in previous efforts of micro broadcasting.

Actions: Removed from the Consent Calendar by Mayor Dean. Moved, seconded, failed (Worthington/Spring; Noes – Olds, Shirek, Dean; Abstain – Armstrong, Woolley) the substitute motion to approve the recommendation including points 1-11.

Moved, seconded, carried (Armstrong/Shirek; Abstain – Breland) the main motion to recommend that as many small local stations as possible be available to citizens without creating interference and approved including recommendations 1, 3, 4 and 9.

RESOLUTION NO. R98-09-48

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF HOMESTEAD, FLORIDA, SUPPORTING THE GRANTING OF ADDITIONAL LOCAL FREQUENCIES BY THE FEDERAL COMMUNICATIONS COMMISSION TO THE HOMESTEAD SOUTH FLORIDA AREA; PROVIDING FOR EFFECTIVE DATE.

WHEREAS, the City Council of the City of Homestead finds that it would be beneficial to the public interest for the Federal Communications Commission ("FCC") to grant additional local frequencies to the Homestead South Florida area.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF HOMESTEAD, FLORIDA:

Section 1. That the above stated recital is hereby adopted and confirmed.

Section 2. That the City Council of the City of Homestead, Florida, hereby respectfully requests the FCC to grant additional local frequencies to the Homestead South Florida area so as to enhance the public interest.

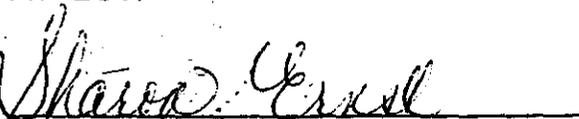
Section 3. That this Resolution shall become effective immediately upon adoption.

PASSED AND ADOPTED THIS 21ST day of SEPTEMBER, 1998.



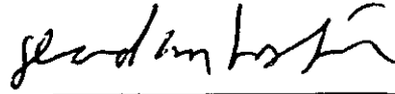
STEVE SHIVER
Mayor

ATTEST:



SHARON ERNST
City Clerk

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:



WEISS, SEROTA, HELFMAN, PASTORIZA & GUEDES, P.A.
City Attorney

Motion to adopt by Mr. Warren seconded by Mr. Berrones

FINAL VOTE AT ADOPTION

<i>Mayor Steve Shiver</i>	<u>YES</u>
<i>Vice Mayor Jeffrey Porter</i>	<u>YES</u>
<i>Councilman Steven C. Bateman</i>	<u>YES</u>
<i>Councilman Eddie Berrones</i>	<u>YES</u>
<i>Councilwoman Eliza D. Perry</i>	<u>YES</u>
<i>Councilman Nick Sincore</i>	<u>ABSENT</u>
<i>Councilman Roscoe Warren</i>	<u>YES</u>

R98-09-48\ granting of additional local frequencies

City of Boston
IN
CITY COUNCIL

RESOLUTION OF PEGGY DAVIS-MULLEN

WHEREAS: Radio Free Allston is a completely non-commercial, independent station which serves the Allston-Brighton community in ways that commercial and public broadcasting do not; AND,

WHEREAS: Radio Free Allston provides a platform for the discussion of issues of importance to that community and to Boston in general; AND,

WHEREAS: Members of the community with no previous media experience are encouraged to actively participate as either guests or hosts of programs; AND,

WHEREAS: Members of the community who speak other languages can both create and listen to programs addressing their special political and cultural needs. Right now there are programs in Spanish, Brazilian Portuguese, Russian and Haitian Creole; AND,

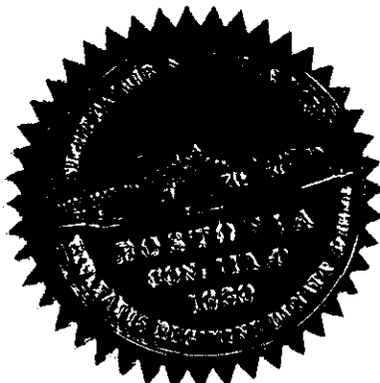
WHEREAS: Radio Free Allston is available to people with controversial views who may not otherwise have access to media; AND,

WHEREAS: Radio Free Allston takes great pains to operate without interfering with any other signal on the radio dial, AND;

WHEREAS: Radio Free Allston has the support of civic associations such as the Allston Civic Association, the Brighton Allston Improvement Association, the Allston Business Association, the Allston-Brighton Healthy Boston Coalition, the Allston-Brighton Community Development Corporation, the Brazilian Immigration Center, the Allston Brighton Historical Society, Allston Village Main Streets, Brighton Main Streets and the Irish Immigration Center, AND,

WHEREAS: The Federal Communications Commission (FCC) has not made broadcast frequencies available for community use and therefore will not license such stations; THEREFORE BE IT,

RESOLVED: That the Boston City Council supports the right of Radio Free Allston to acquire non-profit status and thus qualify for grants and tax-deductible contributions



By: James M. Kelly
President of the City Council
Attest: Edward J. Kelley
Clerk of the City of Boston
Offered by: Peggy Davis Mullen
Date: July 28, 1997

COPY

RESOLUTION NO. NS-24,179

RESOLUTION OF THE CITY COUNCIL OF THE CITY OF SANTA CRUZ SUPPORTING
FREE RADIO SANTA CRUZ 96.3 FM

WHEREAS, the City of Santa Cruz is committed to the principles of free speech outlined in the First Amendment to the United States Constitution; and

WHEREAS, the City of Santa Cruz is committed to the open exchange of ideas and information on the local radio dial; and

WHEREAS, Free Radio Santa Cruz 96.3 FM is a completely non-profit, non-commercial, independent radio station, operating with 40 watts of power, which strives to provide the Santa Cruz community with a platform for the open exchange of ideas and information; and

WHEREAS, citizens in our community, with no previous radio experience, can participate in a truly democratic form of communication with our friends and neighbors over the public airwaves; and

WHEREAS, Free Radio Santa Cruz 96.3 FM offers a wide variety of musical, educational and political programming which truly represents the diverse face of our community; and

WHEREAS, Free Radio Santa Cruz 96.3 FM goes to great lengths to insure that their equipment operates without causing harmful interference with any other radio signal; and

WHEREAS, the passage of the Telecommunications Act of 1996 has increased rapidly the rate of consolidation in the broadcast industry, particularly radio, resulting in far fewer community-based radio outlets offering programming that serves their unique locales; and

WHEREAS, the Federal Communications Commission (FCC) has not made broadcast frequencies available for community use since 1978 when a policy decision was made to stop licensing "Class D FM" stations which used less than 100 watts of power; and

WHEREAS, the FCC currently has three (3) petitions for rule making on "low power" or "micro radio" and has continually postponed on a decision; and

WHEREAS, operations, such as Free Radio Santa Cruz 96.3 FM, help to alleviate concerns over the media mergers currently being witnessed.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Santa Cruz that it hereby supports the expansion of opportunities for these kinds of low powered radio stations to operate, and calls on the FCC to make such opportunities available to local communities.

Resolution No. NS-24,179

BE IT FURTHER RESOLVED that the Mayor is authorized to communicate the City's position to the FCC and other interested parties.

PASSED AND ADOPTED this 26th day of January, 1999, by the following vote:

AYES: Councilmembers: Sugar, Fitzmaurice, Rotkin, Krohn; Mayor Beiers.

NOES: Councilmembers: Mathews.

ABSENT: Councilmembers: Hernandez.

DISQUALIFIED: Councilmembers: None.

APPROVED: *Katherine Beiers*
Mayor

ATTEST: *Kimberly Golden*
City Clerk

**RESOLUTION IN SUPPORT OF NEW LICENSES
FOR LOW POWER FM COMMUNITY RADIO**

Whereas, The City of Ann Arbor is committed to the principles of free speech guaranteed in the First Amendment to the United States Constitution; and

Whereas, Citizens of our community hold the broadcast airwaves to be public property and a public trust; and

Whereas, The Federal Communications Commission (FCC) has not made affordable, Low Power (<100 watts) FM broadcast frequencies available for community use since 1978 when regulatory changes eliminated Class D FM licenses for less than 100 watts of power; and

Whereas, The passage of the Telecommunications Act of 1996 has led to an unprecedented consolidation of broadcast industry ownership, and a marked decrease in both local and minority ownership of radio stations and origination of programming; and

Whereas, The rights of free speech and a free press are threatened when access to communications media is concentrated in the hands of the few; and

Whereas, The Ann Arbor community has already demonstrated its commitment to local access through its long-term and enthusiastic support for the local community access television, Community Television Network, and its local low power radio station, WCBN; and

Whereas, The FCC is now hearing public comment on a proposal to once again offer simple, affordable, non-commercial Low Power FM broadcast licenses (FCC's MM Docket No. 95-25); and

Whereas, Non commercial radio stations operating under such a license could provide a community voice to individuals, musicians, artists, writers, activists, students, and points of view which are presently economically barred from access to their own above-mentioned airwaves; and

Whereas, Issuance of said licenses would constitute a net benefit to the social, cultural, and political life of Ann Arbor and its citizens, and to communities across the state of Michigan and the U.S.;

Therefore be it Resolved, That the City of Ann Arbor supports the concept of Low Power radio stations, and urges the FCC to fulfill its mandate as guardian of a public resource, and to enact a licensing regulation to grant affordable, simple, commercial and non-commercial broadcast licenses to citizens of this and other communities in this country; and

Be it Further Resolved, That the City of Ann Arbor supports the efforts of those who endeavor to advocate such regulatory change, and to enrich the life of our diverse community through legally establishing a commercial and non-commercial public-access radio outlet; and

Be it Finally Resolved, That copies of this resolution shall be sent to FCC Chairman William Kennard, to Michigan Senators Spencer Abraham and Carl Levin, Congresswoman Lynn Rivers, and to Ann Arbor's representatives in Lansing, with the request that they support the FCC's proposal to reintroduce Low Power FM radio broadcasting to our country.

Submitted by Councilmembers Daley and Kolb

As Amended
March 1, 1999

**APPROVED
BY COUNCIL**

MAR 1 1999

**W. NORTHCROSS
CITY CLERK**

D-2

CITY OF ECORSE
COUNTY OF WAYNE
STATE OF MICHIGAN

AN EXTRACT TAKEN FROM THE REGULAR MEETING OF THE MAYOR AND COUNCIL OF THE CITY OF ECORSE HELD UNDER DATE OF APRIL 20, 1999, MAYOR JAMES TASSIS, PRESIDING.

PRESENT: COUNCILMEN BANKS, DALTON, WORTHY, HELLAR, MOON, MAYOR TASSIS.
EXCUSED: NONE

RESOLUTION NO. 121.99

Moved by Councilman Hellar,

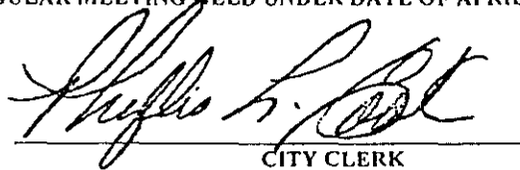
Supported by Councilman Worthy,

RESOLVED, That the Mayor and Council of the City of Ecorse urges the FCC to re-legalize Community Radio.

BE IT FURTHER RESOLVED, That a copy of this resolution be forwarded to the FCC, 1919 M Street N.W., Washington, D.C. 20554.

Yeas: Councilmen Banks, Dalton, Worthy, Hellar, Moon.
Nays: None.
Excused: None.

I, PHYLLIS L. COOK, CITY CLERK OF THE CITY OF ECORSE, WAYNE COUNTY, MICHIGAN, DO HEREBY CERTIFY THAT THE ABOVE IS A FULL AND TRUE COPY OF A RESOLUTION ADOPTED BY THE MAYOR AND COUNCIL OF THE CITY OF ECORSE AT A REGULAR MEETING HELD UNDER DATE OF APRIL 20, 1999.


CITY CLERK

DATED: ECORSE, MICHIGAN,
APRIL 21, 1999.

CITY OF FARMINGTON

RESOLUTION NO. 06-99-158

Motion by McShane, seconded by Hartsock, to adopt the following resolution:

WHEREAS, in 1978 the Federal Communications Commission stopped licensing low power radio stations.

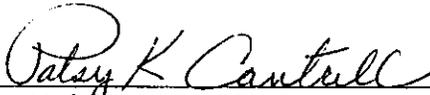
WHEREAS, a national movement has emerged for these low power radio stations and, as a result, Petition RM 9242 is currently pending before the F.C.C.

IT IS THEREFORE RESOLVED BY THE CITY OF FARMINGTON that the Farmington City Council urges the F.C.C. to restore and approve low power FM radio broadcasting, and joins the Michigan Senate (SR 234) and the Michigan House of Representatives (HR 379) in this request.

MOTION CARRIED UNANIMOUSLY.

PATSY K. CANTRELL, CITY CLERK/TREASURER

I, Patsy K. Cantrell, duly authorized City Clerk/Treasurer for the City of Farmington, do hereby certify that the foregoing is a true and correct copy of a resolution adopted by the Farmington City Council at a regular meeting held on Monday, June 7, 1999, in the City of Farmington, Oakland County, Michigan.



Patsy K. Cantrell, City Clerk/Treasurer

CITY OF ECORSE
COUNTY OF WAYNE
STATE OF MICHIGAN

AN EXTRACT TAKEN FROM THE REGULAR MEETING OF THE MAYOR AND COUNCIL OF THE CITY OF ECORSE HELD UNDER DATE OF APRIL 20, 1999, MAYOR JAMES TASSIS, PRESIDING.

PRESENT: COUNCILMEN BANKS, DALTON, WORTHY, HELLAR, MOON, MAYOR TASSIS.
EXCUSED: NONE

RESOLUTION NO. 121.99

Moved by Councilman Hellar,

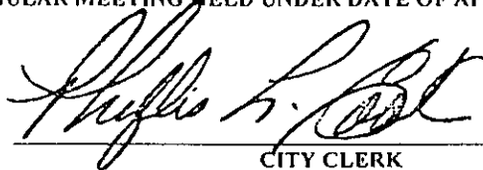
Supported by Councilman Worthy,

RESOLVED, That the Mayor and Council of the City of Ecorse urges the FCC to re-legalize Community Radio.

BE IT FURTHER RESOLVED, That a copy of this resolution be forwarded to the FCC, 1919 M Street N.W., Washington, D.C. 20554.

Yeas: Councilmen Banks, Dalton, Worthy, Hellar, Moon.
Nays: None.
Excused: None.

I, PHYLLIS L. COOK, CITY CLERK OF THE CITY OF ECORSE, WAYNE COUNTY, MICHIGAN, DO HEREBY CERTIFY THAT THE ABOVE IS A FULL AND TRUE COPY OF A RESOLUTION ADOPTED BY THE MAYOR AND COUNCIL OF THE CITY OF ECORSE AT A REGULAR MEETING HELD UNDER DATE OF APRIL 20, 1999.


CITY CLERK

DATED: ECORSE, MICHIGAN,
APRIL 21, 1999.

CITY OF FERNDALE
RESOLUTION

Moved by Councilman Porter, seconded by Councilwoman Kulick, to adopt the following Resolution:

For many years, low power radio stations filled a unique niche in the communications needs of local communities. These operations, which used less than 100 watts of power, were licensed as Class D FM stations; and

In 1978, the Federal Communications Commission made a policy decision to stop licensing low power radio stations. This decision was based on concerns that low power radio stations were a hindrance to the orderly development of FM radio and a potential impediment to the efficient operation of facilities serving greater numbers of people; and

In recent years, the rate of consolidation in the radio broadcast market has increased. As a result, far fewer locally based radio stations have programming that serves their communities. These concerns have prompted many people to promote a change in FCC policies. A petition of rulemaking, which proposes the reestablishment of low power FM broadcast services, is currently under consideration; and

Allowing low power FM radio to return to the airwaves will achieve several worthwhile goals in communications options open to people in our country. These community radio services will increase the local presence in the media, increase diversity of ownership, provide more choices to the public, offer new opportunities in business, and promote communications that better reflect the character and needs of our communities.

NOW, THEREFORE BE IT RESOLVED, that we, Ferndale's elected officials, encourage the Federal Communications Commission to restore approval for low power FM radio broadcasting.

BE IT FURTHER RESOLVED, that copies of this Resolution be transmitted to the Federal Communications Commission.

AYES: Council Members Porter, Paczkowski, Warshay, Kulick; Mayor Goedert
NAYS: None
MOTION CARRIED

I, Lee Ann O'Connor, Clerk of the City of Ferndale, do hereby certify that the foregoing is a true and compared copy of a Resolution duly made and passed by the Ferndale City Council at a meeting held January 25, 1999.



Lee Ann O'Connor, City Clerk



CITY OF GROSSE POINTE WOODS

20025 Mack Plaza Drive
Grosse Pointe Woods, Michigan 48236-2397

Telephone
(313) 343-2440
FAX (313) 343-2785

CERTIFIED RESOLUTION

Motion by Granger, supported by Dickinson, that the City Council concur with the recommendation of the Committee-of-the-whole in the excerpt of minutes dated June 14, 1999, regarding local community radio and that the following resolution be adopted:

WHEREAS, in 1978, the Federal Communications Commission (FCC) ended its licensing of low power radio stations (Class D broadcasting licenses to stations to less than 100 watts) reducing overall the number of locally-based radio stations in service to local communities;

WHEREAS, re-legalization of low power radio stations would serve to increase local media presence and ownership, promote small business development and broadcast entrepreneurship, increase community choice and allow for communication services that are responsive to the needs of local communities;

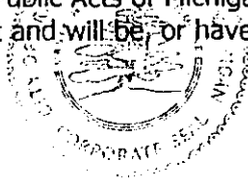
NOW, THEREFORE, BE IT RESOLVED that the City of Grosse Pointe Woods, Michigan, urges the Federal Communication Commission to restore approval for low power FM radio Broadcasting by adopting petition FM 9242.

BE IT FURTHER RESOLVED that copies of this resolution be Sent to the Federal Communications Commission, Federal and State congressional legislators.

Motion carried by the following vote:

Yes	Chylinski, Dansbury, Dickinson, Fahrner, Granger, Novitke, Steiner
No:	None
Absent:	None

I hereby certify the foregoing constitutes a true and complete copy of a resolution adopted by the City Council of the City of Grosse Pointe Woods, Wayne County, Michigan, at a regular meeting held on June 21, 1999, and that said meeting was conducted and public notice of said meeting was given pursuant to and in full compliance with the Open Meetings Act, being Act 267, Public Acts of Michigan, 1976, and that the minutes of said meeting were kept and will be, or have been, made available as required by said Act.



Louise S. Warnke
Louise S. Warnke
City Clerk
Date: 6/23/99

CITY OF HAMTRAMCK COUNCIL RESOLUTION
IN SUPPORT OF COMMUNITY RADIO

Resolution by Councilmember Kwik.

WHEREAS, "community radio" allows for a small geographic area, such as Hamtramck, to have its own voices on the air, including community-related discussions and locally produced music; and

WHEREAS, community radio has been illegal since the 1970s; and

WHEREAS, starting and operating a modern-day radio station is prohibitively expensive (hundreds of thousands of dollars) for an individual or small business; however, the technology exists where a small radio station can be started and operated for only a few thousand dollars; and

WHEREAS, hundreds of community radio stations have been operating over the past several years to support local musicians and local talent; and

WHEREAS, the Federal Communications Commission is currently in the process of accepting public input on the re-legalization of community radio, Mass Media Bureau's Docket No. 99-25; and

WHEREAS, MM Docket No. 99-25 will not interfere with existing broadcasters, nor even reserve a portion of the broadcast spectrum for community service, but will simply allow community groups and business owners to apply for broadcast licenses, a right currently enjoyed by only the most wealthy and powerful groups in our society; and

WHEREAS, the Michigan Music is Class campaign is actively involved in creating an awareness of the great music being produced in our state; and

WHEREAS, it is the Campaign's belief that community radio will be a boon to local economies, including the local music industry, by creating a demand for locally produced music that will benefit musicians, artists, manufacturers, record stores, music stores, and recording studios; and

WHEREAS, the Michigan Music is World Class campaign recently gathered 3,000 letters in support of HR379 and SR234, resolutions in the Michigan House and Senate in favor of community radio; and

WHEREAS, the Michigan Music is World Class campaign is asking cities and the State of Michigan to urge the FCC to re-legalize community radio via non-binding Council resolutions; and

WHEREAS, the cities of Detroit, Ferndale, and Hazel Park have already passed non-binding, City Council resolutions supporting the adoption by the Federal Communications Commissions of MM Docket No. 99-25;

NOW, THEREFORE, BE IT RESOLVED, that the Common Council of the City of Hamtramck go on record in support of community radio and urge the Federal Communications Commission to adopt MM Docket No. 99-25; and

BE IT FURTHER RESOLVED, that copies of this resolution be sent to the Federal Communications Commission, to the Honorable Representative Carolyn Cheeks Kilpatrick, and to the Michigan Music is World Class Campaign.

Supported by Councilmember Boluk.

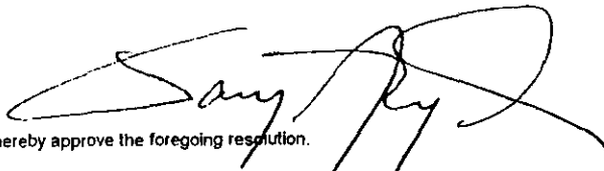
Carried by the following vote:

Yeas: Councilmembers Boluk, Kwik, Phillips, Wozniak and Witkowski.

Nays: None.

Absent: None.

I HEREBY CERTIFY That the above and foregoing is a full, true and complete copy of a resolution adopted by the Common Council of the City of Hamtramck at a regular meeting held in the Council Chambers located at 3401 Evaline Street, in said City upon Tuesday the 2nd day of March, 1999, at 7:00 o'clock p.m.



I hereby approve the foregoing resolution.

Gary Zych, Mayor

Date approved by Mayor: _____

03029911

3.4.99



ETHEL FIDDLER, CMC/AE
City Clerk
ROBERT J. CWIERTNIEWICZ
Deputy City Clerk

RESOLUTION NO. 99- 07

WHEREAS, the Federal Communications Commission (hereinafter referred to as "FCC") stopped issuing new Class D broadcasting licenses, which licenses were for operations with use of 100 watts of power or less on FM bands;

WHEREAS, the ban on the issuance of Class D broadcasting licenses has been in force and effect over the term of the last 20 years, in part, to prevent the orderly development of FM radio and potential difficulties to the efficient operation of those FM stations serving a greater number of people and with a considerably higher wattage;

WHEREAS, the concerns that were set out by the FCC in the past have not developed and as a result, a change in FCC policies has been requested by virtue of a movement to re-institute Class D licenses and/or community radio, otherwise known as low power FM radio service;

WHEREAS, the Howell City Council believes that the re-institution of low power FM radio service will be, in fact, a worthwhile public service providing diversity of ownership, public choice, business promotion and communications reflecting the needs and character of the community both in and surrounding the City of Howell.

NOW THEREFORE, IT IS HEREBY RESOLVED that the Howell City Council requests and encourages the FCC to restore approval for low power FM radio service and/or broadcasting pursuant to the current petition otherwise known as RM-9242, as amended through the rule making process.

IT IS FURTHER RESOLVED that copies of this Resolution shall be transmitted immediately by the City Clerk to the FCC.

Resolution passed this 29th day of March, 1999.

PAUL F. ROGERS, MAYOR

REBECCA J. RUTTAN, CLERK

CITY OF LINCOLN PARK, MICHIGAN
CERTIFIED COPY OF RESOLUTION # 99-273

REGULAR MEETING OF THE MAYOR AND COUNCIL OF THE CITY OF LINCOLN PARK, WAYNE COUNTY, MICHIGAN, HELD IN THE COUNCIL CHAMBERS OF THE MUNICIPAL BUILDING.

UNDER THE DATE OF: June 1, 1999

MOVE BY: Mayor Sall

SUPPORTED BY: the Full Council

WHEREAS, the FCC is receiving public comments concerning a proposal to reestablish low power broadcast services; and

WHEREAS, allowing low power FM radio to return to the airwaves will promote communications that better reflect the character needs of the local communities,

NOW, THEREFORE, BE IT RESOLVED, that the City of Lincoln Park encourages the FCC to restore approval of low power FM radio broadcasting.

BE IT FURTHER RESOLVED, that copies of this resolution be transmitted to the Federal Communications Commission, Congressman John Dingell, Senator Carl Levin and Senator Spencer Abraham.

Motion unanimously carried.

I, DONNA BREEDING, duly authorized City Clerk of the City of Lincoln Park, do hereby certify that the above is a true copy of a Resolution adopted by the City Council at a Regular Meeting held under the date of: June 1, 1999.


DONNA BREEDING, CMC
CITY CLERK

OFFICE OF THE CITY CLERK



JOAN McCOTTER
CITY CLERK

ANN W. TAVOLACCI
DEPUTY CITY CLERK

May 6, 1999

33000 CIVIC CENTER DRIVE
LIVONIA, MICHIGAN 48154-3097
(734) 466-2230
FAX: (734) 421-1147

Robert Durivage
"Michigan Music is World Class"
P. O. Box 20076
Ferndale, MI 48220

Dear Mr. Durivage:

The Council of the City of Livonia, at a regular meeting held April 21, 1999, adopted the following resolution:

#269-99 RESOLVED, that having considered a letter from Robert Durivage, received in the Office of the City Clerk on March 31, 1999, requesting adoption of a resolution in support of the re-legalization of low power FM radio stations, also known as community radio, in connection with the "Michigan Music is World Class" campaign, the Council does hereby refer this item to the Committee of the Whole for its report and recommendation.

Very truly yours,

A handwritten signature in cursive script that reads "Joan McCotter".

Joan McCotter, City Clerk

JMC/kat

cc: Scott Heinzman, 37601 Grantland, Livonia, MI 48150-5021
file

(D)

City of Marysville
COUNTY OF ST. CLAIR, MICHIGAN
Resolution in Support of Community Radio

WHEREAS, In 1978, the Federal Communication Commission (F.C.C.) ended its licensing of low power radio stations (Class D broadcasting licenses to stations of less than 100 watts) reducing overall the number of locally based radio stations in service to local communities. Since that rule change, others factors such as increased consolidation within the radio broadcast market has contributed to a significant reduction in the number of community responsive radio services; and

WHEREAS, Nationally, a grassroots movement has emerged for the purpose of advocating F.C.C. reinstatement of licensing of low power radio stations. Their efforts have resulted in a formal rule – making petition before the F.C.C., R.M. – 9242, that would create opportunities for the return of locally owned and responsive FM radio stations for communities; and

WHEREAS, Re-legalization of low power radio stations would serve to increase local media presence and ownership, promote small business development and broadcast entrepreneurship; increase community choice and allow for communication services that are responsive to the needs of local communities.

NOW THEREFORE, BE IT RESOLVED, that the City of Marysville urges the Federal Communications Commission to restore approval for low power FM radio broadcasting. The City of Marysville joins the Michigan Senate (SR234), the Michigan House of Representatives (HR379) and the many grassroots organizations in seeking F.C.C. adoption of petition FM – 9242 to restore low power FM radio broadcasting.

BE IT FURTHER RESOLVED, that copies of this resolution be sent to the Federal Communication Commission.

YES:
NO:

RESOLUTION DECLARED ADOPTED.

Sharon L. Schess
City Clerk, CMC

I hereby certify that the foregoing is a true and complete copy of a Resolution adopted by the City Council of the City of Marysville, County of St. Clair, State of Michigan, at a Regular Meeting held on Monday, May 24, 1999.

Sharon L. Schess
City Clerk, CMC

City of Melvindale
3100 Oakwood Boulevard
Melvindale, MI 48122
(313) 389-2000 fax 383-3993

Meeting of the Common Council, On Wednesday, May 19, 1999, at 7:30 p.m.

Presiding: Mayor Kinard

Council Members: Kropik, Stuart, Green, Luzod, Davis

Absent: Mayor Pro Tem Cadez

99-05-210 Moved by Luzod and supported by Stuart,

WHEREAS, the FCC is receiving public comments concerning a proposal to re-establish low power broadcast services; and

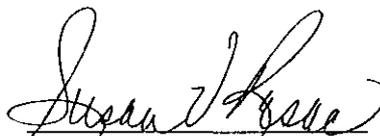
WHEREAS, allowing low power FM radio to return to the airwaves will promote communications that better reflect the character needs of the local communities.

NOW THEREFORE, BE IT RESOLVED, that the City of Melvindale encourages the FCC to restore approval of low power FM radio broadcasting, provided that no federal rules adopted in connection herewith attempt to pre-empt local regulations thereof.

BE IT FURTHER RESOLVED, that a copy of this resolution be transmitted to the Federal Communications Commission.

Passed Unanimously

I, Susan V. Resac, City Clerk for the City of Melvindale, Wayne County, Michigan, do hereby certify that the foregoing is a true copy of a Resolution adopted by Council of the City of Melvindale.


Susan V. Resac, City Clerk

Dated: May 27, 1999

CITY OF MOUNT CLEMENS
ONE CROCKER BOULEVARD
MOUNT CLEMENS, MICHIGAN 48043
(810) 469-8805

OFFICE OF THE MAYOR

MAYOR QUINNIE E. CODY

RESOLUTION

WHEREAS, the Federal Communications Commission (hereinafter referred to as "FCC") stopped issuing new Class D broadcasting licenses, which licenses were for operations with use of 100 watts of power or less on FM bands;

WHEREAS, the ban on the issuance of Class D broadcasting licenses has been in force and effect over the term of the last 20 years, in part to prevent the orderly development of FM radio and potential difficulties to the efficient operation of those FM stations serving a greater number of people and with a considerably higher waitage;

WHEREAS, the concerns that were set out by the FCC in the past have not developed and as a result, a change in FCC policies has been requested by virtue of a movement to re-institute Class D licenses and/or community radio, otherwise known as low power FM radio service;

WHEREAS, the Mount Clemens City Commission believes that the re-institution of low power FM radio service will be, in fact, a worthwhile public service providing diversity of ownership, public choice, business promotion and communications reflecting the needs and character of the community both in and surrounding the City of Mount Clemens.

NOW, THEREFORE, BE IT RESOLVED that the Mount Clemens City Commission requests and encourages the FCC to restore approval for low power FM radio service and/or broadcasting pursuant to the current petition otherwise known as RM-9242, as amended through the rule-making process.

BE IT FURTHER RESOLVED, that this Resolution, having been adopted by the Mount Clemens City Commission on Monday, May 17, 1999, be made a permanent part of the records of the City of Mount Clemens and that copies of this Resolution shall be transmitted immediately by the City Clerk to the FCC.

ADOPTED: May 17, 1999



An Affirmative Action/Equal Opportunity Employer

By: Quinnie E. Cody
Quinnie E. Cody
Mayor of Mount Clemens

By: Lynne Kennedy
Lynne Kennedy
Deputy City Clerk

Charter Township of Shelby

Terri Kowal
Clerk

52700 Van Dyke
Shelby Township, MI 48316-3572

Phone: (810) 731-5102
Fax: (810) 726-7227
TDD: (810) 726-2731
E-mail: kowalt@lcm.macomb.lib.mi.us

June 16, 1999

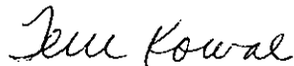
Ms. Justina Kopek
7831 Roberta Lane
Washington Twp, MI 48094

Dear Ms. Kopek:

Please be advised that at the regular meeting of the Board of Trustees held on Tuesday, June 15, 1999, the following motion was made:

MOTION by Kowal, supported by Parker, to acknowledge support of the Michigan Music is World Class Campaign urging the adoption of the pending plan to re-legalize community radio.
Motion carried.

Sincerely yours,



Terri Kowal
Township Clerk

js

Richard A. Bottcher
Supervisor

Terri Kowal
Clerk

Linda Stout
Treasurer

Nancy Bates
Trustee

Kirby Holmes, Jr.
Trustee

Dave Kady
Trustee

Gilbert Parker
Trustee

City of Wyandotte

Michigan

3131 BLOOMINGDALE 48192

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24552

LAWRENCE SUTKA, MAYOR

OFFICIALS
WILLIAM R. GRIGGS
CITY CLERK
ANDREW A. SWIECKI
CITY TREASURER
COLLEEN A. KEEHN
CITY ASSESSOR

COUNCIL
JOHNNY A. KOLAKOWSKI
SAM A. PALAMARA
MARK A. PARYASKI
MARTIN J. SHIMKUS
PATRICK J. SUTKA
CHRISTINE SWIECKI-
NIEWIAROWSKI

March 30, 1999

RESOLUTION

Michael Landon
2212 Philomene
Lincoln Park MI 48146

By Councilmember Johnny A. Kolakowski
Supported by Councilmember Patrick J. Sutka

RESOLVED by the City Council that the communication from Michael Landon of 2212 Philomene, Lincoln Park requesting the City of Wyandotte forward a Resolution to the Federal Communications Commission to re legalize community radio is hereby referred to the Department of Legal Affairs.

MOTION UNANIMOUSLY CARRIED

RESOLUTION DECLARED ADOPTED

I, William R. Griggs, City Clerk for the City of Wyandotte, do hereby certify that the foregoing is a true and exact copy of a resolution adopted by the Mayor and Council of the City of Wyandotte, at a regular meeting held on March 29, 1999.


WILLIAM R. GRIGGS
CITY CLERK

cc: Dept. Legal Affairs



OFFICIALS
WILLIAM R. GRIGGS
CITY CLERK
ANDREW A. SWIECKI
CITY TREASURER
COLLEEN A. KEEHN
CITY ASSISTANT

COUNCIL
JOHNNY A. KOLAKOWSKI
SAM A. PALAMARA
MARK A. PARYASKI
MARTIN J. SHIMKUS
PATRICK J. SUTKA
CHRISTINE SWIECKI-
NIEWIAROWSKI

April 20, 1999

RESOLUTION

William R. Look
Department of Legal Affairs
City of Wyandotte

By Councilmember Sam A. Palamara
Supported by Councilmember Mark A. Paryaski

RESOLVED by the City Council that WHEREAS, the FCC is receiving public comments concerning a proposal to reestablish low power broadcast services; and

WHEREAS, allowing low power FM radio to return to the airwaves will promote communications that better reflect the character needs of the local communities.

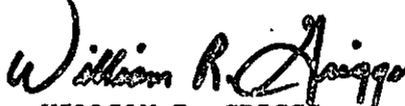
NOW, THEREFORE, BE IT RESOLVED THAT the City of Wyandotte encourages the FCC to restore approval of low power FM radio broadcasting.

BE IT FURTHER RESOLVED THAT copies of this resolution be transmitted to the Federal Communications Commission.

MOTION UNANIMOUSLY CARRIED

RESOLUTION DECLARED ADOPTED

I, William R. Griggs, City Clerk for the City of Wyandotte, do hereby certify that the foregoing is a true and exact copy of a resolution adopted by the Mayor and Council of the City of Wyandotte, at a regular meeting held on April 19, 1999.


WILLIAM R. GRIGGS
CITY CLERK

cc: Michael Landon, 2212 Philomene
Fed. Comm. Comm.

CITY OF TRENTON

RESOLUTION NO. 99-19

WHEREAS, in 1978, the Federal Communications Commission (F.C.C.) ended its licensing of low power radio stations (Class D broadcasting licenses to stations of less than 100 watts) reducing overall the number of locally-based radio stations in service to local communities. Since that rule change, other factors such as increased consolidation within the radio broadcast market has contributed to a significant reduction in the number of community responsive radio services; and

WHEREAS, Nationally, a grassroots movement has emerged for the purpose of advocating F.C.C. reinstatement of licensing of low power radio stations. Those efforts have resulted in a formal rule-making petition before the F.C.C. RM-9242, that would create opportunities for the return of locally owned and responsive FM radio stations for communities; and

WHEREAS, Re-legalization of low power radio stations would serve to increase local media presence and ownership, promote small business development and broadcast entrepreneurship, increase community choice and allow for communication services that are responsive to the needs of local communities;

NOW, THEREFORE, BE IT RESOLVED, that the Trenton City Council urges the Federal Communications Commission to restore approval for low power FM radio broadcasting. The Trenton City Council joins the Michigan Senate (SR234), the Michigan House of Representatives (HR379) and the many grassroots organizations in seeking F.C.C. adoption of petition FM-9242 to restore low power FM radio broadcasting.

BE IT FURTHER RESOLVED, that copies of this resolution be sent to the Federal Communications Commission.

ADOPTED, APPROVED AND PASSED by the City Council of the City of Trenton this 3rd day of May, 1999.



Wayne G. Biehoff, Mayor



Kyle F. Stack, City Clerk

MAY 5, 1999

RESOLUTION NO. 5.450-99

At the regular meeting of the Taylor City Council held on May 4, 1999, the following resolution was adopted:

MOTION BY; GEISS

SUPPORTED BY; CHORKALUK

WHEREAS; The FCC is receiving public comments concerning a proposal to re-establish low power broadcast services; and

WHEREAS; Allowing low power FM radio to return to the airwaves will promote communications that better reflect the character needs of the local communities; and

NOW, THEREFORE, BE IT RESOLVED; The City of Taylor encourages the FCC to restore approval of low power FM radio broadcasting; and

BE IT FURTHER RESOLVED; That copies of this resolution be transmitted to the Federal Communications Commission.

AYES; Molner, McDermott, Ettore, Geiss, Chorkaluk, Riley

Nays: None

Absent: Bzura

Unanimously adopted.

I, Dorothy R. West, Clerk of the City of Taylor, hereby certify that the foregoing is a true copy of a resolution as adopted by the Council of Taylor at a meeting thereof held in the Board Room at the Taylor Municipal Building, located at 23555 Goddard Road, Taylor, Michigan on the 4th day of May, 1999.



Dorothy R. West, City Clerk
City of Taylor

xc: Michael Landon
Federal Communications Commission

**TOWNSHIP OF WASHINGTON
MACOMB COUNTY, MICHIGAN**

**RESOLUTION TO URGE THE FEDERAL COMMUNICATIONS COMMISSION (F.C.C.) TO
RESTORE APPROVAL FOR LOW POWER FM RADIO BROADCASTING**

Minutes of a regular meeting of the Township Board of the Township of Washington, County of Macomb, State of Michigan, held in the Township Municipal Building, 57900 Van Dyke, Washington, Michigan, on June 2, 1999, at 7:30 p.m. eastern daylight savings time.

Present: Gary R. Kirsh, Supervisor; R J Brainard, Clerk; Linda S. Verellen, Treasurer; Fred Blonde, Jack Dorrrough, Michael Murphy, and Barry Sutherland, Trustees

Absent: None

The following preamble and resolution was offered by Member Verellen and supported by Member Kirsh:

WHEREAS, in 1978 the Federal Communications Commission (F.C.C.) ended its licensing of low power radio stations (Class D broadcasting licenses to stations of less than 100 watts) reducing overall the number of locally-based radio station in service to local communities. Since that rule change, other factors such as increased consolidation within the radio broadcast market has contributed to a significant reduction in the number of community responsive radio services; and

WHEREAS, Nationally, a grassroots movement has emerged for the purpose of advocating F.C.C. reinstatement of licensing of low power radio stations. Their efforts have resulted in a formal rule-making petition before the F.C.C., RM-9242, that would create opportunities for the return of locally owned and responsive FM radio stations for communities; and

WHEREAS, Re-legalization of low power radio stations would serve to increase local media presence and ownership, promote small business development and broadcast entrepreneurship, increase community choice and allow for communications services that are responsive to the needs of local communities;

NOW THEREFORE BE IT RESOLVED, That Washington Township urges the Federal Communications Commission to restore approval for t low power FM radio broadcasting. The Washington Township Board joins the Michigan Senate (SR234), the Michigan House of Representatives (HR379) and the many grassroots organizations in seeking F.C.C. adoption of petition FM-9242 to restore low power FM radio broadcasting.

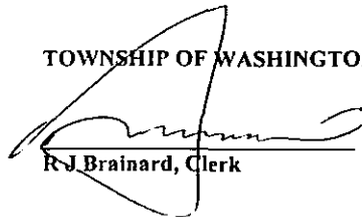
BE IT FURTHER RESOLVED, That a copy of this resolution be sent to the Federal Communications Commission.

Ayes: Members: Verellen, Kirsh, Blonde, Murphy, Sutherland, Dorrrough, and Brainard

Nays: Members: None

RESOLUTION DECLARED ADOPTED

TOWNSHIP OF WASHINGTON


R.J. Brainard, Clerk

313-907-3545

Jewel Wake

A RESOLUTION IN SUPPORT OF LOW POWER FM RADIO SERVICES AND/OR
BROADCASTING

WASHTENAW COUNTY BOARD OF COMMISSIONERS

July 7, 1999

WHEREAS, the County of Washtenaw is committed to the principles of free speech guaranteed in the First Amendment to the United States Constitution; and

WHEREAS, the Federal Communications Commission (FCC) has not made affordable, Low Power (<100 watts) FM broadcast frequencies available for community use since 1978 when regulatory changes eliminated Class D FM licenses for less than 100 watts of power; and

WHEREAS, the passing of the Telecommunications Act of 1996 has led to an unprecedented consolidation of broadcast industry ownership and a marked decrease in both local and minority ownership of radio stations and origins of programming; and

WHEREAS, the rights of free speech and a free press are threatened when access to communication media is concentrated in the hands of the few; and

WHEREAS, the FCC is now hearing public comment on a proposal to offer simple, affordable, commercial and non-commercial Low Power FM broadcast licenses (FCC's MM Docket NO 95-25); and

WHEREAS, commercial and non commercial radio stations operating under such a license could provide a community voice to individuals, musicians, artists, writers, activists, students, and points of view which are presently economically barred from access to their own abovementioned airwaves; and

WHEREAS, issuance of said licenses would constitute a net benefit to the social, cultural and political life of Washtenaw County and its citizens; and

WHEREAS, Washtenaw County is committed to enhancing public awareness of current events and issues by advocating for the creation of low power FM radio stations in Washtenaw County

NOW THEREFORE BE IT RESOLVED that the Washtenaw County Board of Commissioners hereby supports the concept of low power radio stations and urges FCC to fulfill its mandate as guardian of a public resource and to enact a licensing regulation to grant affordable, simple, commercial and non-commercial broadcast licenses to its citizens.

BE IT FURTHER RESOLVED that the Board of Commissioners directs the County Clerk to forward copies of this resolution to the representatives of Washtenaw County and the Michigan Association of Counties.

6-16-99

Shelby Twp.

Motion by Kowal, supported by Parker, to acknowledge support of the Michigan Music is World Class Campaign urging the adoption of the pending plan to re-legalize community radio. Motion carried.

7-7-99

City of Livonia A Resolution To Support Reinstatement of Licensing For Low Power FM Radio Stations

#461-99

WHEREAS, in 1978, the Federal Communications Commission (FCC) ended its licensing of low power (less than 100 watts) radio stations, thereby reducing the number of locally-based stations; WHEREAS, nationally, a movement has emerged to advocate the reinstatement of low power, lower cost FM radio stations; this movement has resulted in a formal rule-making petition before the FCC, known as RM-9242;

WHEREAS, at the state level, the Michigan Senate has introduced Senate Resolution 234 (SR234) and the House of Representatives has introduced House Resolution 379 (HR379) which support the adoption of RM-9242 to create a New service of small, locally-owned FM stations;

NOW THEREFOR BE IT RESOLVED, that the Livonia City Council urges the FCC to restore approval for low power FM radio broadcastings;

BE IT FURTHER RESOLVED that copies of this resolution be sent to Governor Engler, State Senator Thaddeus McCotter, State Representative Laura Toy and State Representative Gerald Law.

Ayes: Walsh, Vandersloot, Pastor, Duggan, Laua, Brosnan, Angebretson

Nays: None.

The President the resolution adopted.

Joan McCotter, City Clerk

7-19-99

City of Royal Oak

The following resolution was adopted:

BE IT RESOLVED that the City of Royal Oak urges the Federal Communications Commission to restore approval for low power FM radio broadcasting.

BE IT FURTHER RESOLVED that a copy of this resolution should be sent to the Federal Communications Commission.

M

ary Haverly, City Clerk

7-20-99

City of Dearborn

7-25-99

Bruce Twp.

RESOLUTION 29967

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A RESOLUTION requesting the Federal Communications Commission (FCC) to adopt rules authorizing the operations of low power FM radio broadcasting.

WHEREAS, according to the Federal Communications Commission's (FCC) 1998 Biennial Review of Broadcast Ownership Regulation, during recent years there has been increasing ownership consolidation of radio stations; and

WHEREAS, the consolidation has raised the cost of radio stations, making it more difficult for an independent operator to enter the broadcast industry; and

WHEREAS, the FCC has recognized the need for community-oriented radio broadcasting; and

WHEREAS, on January 28, 1999 the FCC proposed to license new 1000 watt and 100 watt low power FM (LPFM) radio stations, and also sought comment on establishing a third "microradio" class at power levels from 1-10 watts; and

WHEREAS, the Citizen's Telecommunications and Technology Advisory Board (CTTAB) has urged the City to support the establishment of low power FM radio stations,

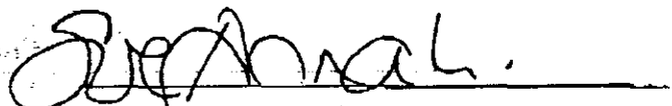
NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF SEATTLE, THE MAYOR CONCURRING, THAT:

Section 1. The City of Seattle supports the proposed changes to FCC rules that would allow community-based low-power FM radio stations, in order to increase broadcast diversity and expand opportunities for new entrants into radio broadcasting.

Section 2. The City of Seattle supports a rule limiting multiple ownership by prohibiting any individual or entity from owning more than one low power FM radio station.

Section 3. The City of Seattle urges the FCC to enact rules that will make this new radio service non-commercial and community based.

Adopted by the City Council the 7th day of June, 1999, and signed by me in open session in authentication of its adoption this 7th day of June, 1999.

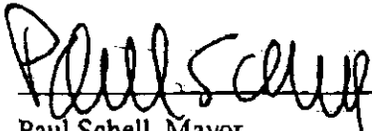


President of the City Council

author/jw
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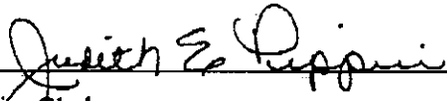
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THE MAYOR CONCURRING:



Paul Schell, Mayor

Filed by me this 16th day of June, 1999.



City Clerk

(Seal)

RESOLUTION 1999-02**A Resolution supporting FCC provision for legal low power FM broadcast**

WHEREAS, the City of Salida is committed to the principles of free speech as provided in the First Amendment to the United States Constitution; and

WHEREAS, citizens of our community hold the broadcast airwaves to be public property, and a public trust, and

WHEREAS, the Federal Communications Commission (FCC) has not made Low Power FM broadcast frequencies available for community use since 1978 when regulatory changes eliminated "Class D FM" licenses for less than 100 watts of power; and

WHEREAS, the passage of the Telecommunications Act of 1996 has led to an unprecedented consolidation of broadcast industry ownership, and a marked decrease in both local and minority ownership of stations and origination of programming; and

WHEREAS, the FCC is now hearing public comment on a proposal to once again offer simple, affordable, non-commercial Low Power FM broadcast licenses (FCC's MM Docket No. 95-25); and

WHEREAS, starting a non-commercial radio station can be cost prohibited; and

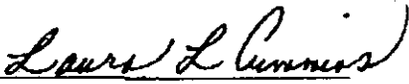
WHEREAS, issuance of said licenses could constitute a net benefit to the social, political and cultural life of Salida and its citizens, and to similar rural communities;

THEREFORE, BE IT RESOLVED, by the City Council of the City of Salida, Colorado as follows:

1. That the City of Salida supports the concept of Low Power radio stations, and urges the FCC to fulfill its mandate as guardian of a public resource, and to enact a licensing regulation to grant affordable, simple, non-commercial broadcast licenses to citizens of this community and others in this country;

2. That the City of Salida supports lawful endeavors to advocate such regulatory change, and to enrich the life of our diverse community through legally establishing a non-commercial public-access radio outlet.

APPROVED, ADOPTED, AND RESOLVED this 1st day of March, 1999


Laura Cummins, City Clerk

GAINESVILLE, FL

A Resolution of the City Commission of the City of Gainesville, Florida,

supporting proposed FCC rules to allow low power FM broadcasting; supporting a rule limiting multiple ownership by prohibiting any individual or entity from owning more than one low power FM radio station; supporting a rule granting priority to noncommercial, local applicants for low power FM radio stations; and providing an immediate effective date.

WHEREAS, according to the Federal Communications Commission (FCC) 1998 Biennial Review of broadcast ownership regulation, during recent years there has been increasing ownership consolidation of radio station, and

WHEREAS, the consolidation has raised the cost of radio stations, making it more difficult for an independent operator to enter the broadcast industry; and

WHEREAS, the FCC has recognized a need for community-oriented radio broadcasting, and to foster opportunities for new radio broadcast ownership, and promote additional diversity in radio voices and program services; and

WHEREAS, the FCC has issued a notice proposing to establish rules authorizing the operation of new, low power FM radio stations to provide a low-cost means of serving urban communities and neighborhoods;

NOW THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF GAINESVILLE, FLORIDA:

The City Commission supports the proposed changes to FCC rules that would allow community-based low-power FM radio stations, in order to increase broadcast diversity and expand opportunities for new entrants into radio broadcasting.

The City Commission supports a rule limiting multiple ownership by prohibiting any individual or entity from owning more than one low power FM radio station.

The City Commission supports a rule granting priority to noncommercial, local applicants for low powered radio stations.

[Passed unanimously April 12th, 1999 by Commissioners Pegeen Hanrahan, Bruce Delaney, Sande Caulkins and Ed Jennings, Sr. (Paula DeLaney absent).]

RICHMOND, VA
A Resolution No. 99-R78

Introduced March 22 1999

Urging the Federal Communication Commission (FCC) to restore approval
for low power FM radio broadcasting.

Patron -- Mayor Kaine

Approved as to form and legality by the City Attorney

Public Hearing April 12 1999 at 6pm.

WHEREAS, in 1978, the Federal Communication Commission (F.C.C.) ended its licensing of low power radio stations (Class D broadcasting licenses to stations of less than 100 Watts), reducing overall the number of locally-based radio stations in service to local communities. Since that rule change, other factors such as increased consolidation within the radio broadcast market have contributed to a significant reduction in the number of community responsive radio services; and

WHEREAS, nationally, a grassroots movement has emerged for the purpose of advocating F.C.C. reinstatement of licensing of low power radio stations. Their efforts have resulted in a formal rule-making petition before the F.C.C, RM-9242, that would create opportunities for the return of locally owned and responsive FM radio stations for communities; and

WHEREAS, re-legalization of low power radio stations would serve to increase local media presence and ownership, promote small business development and broadcast entrepreneurship, increase community choice and allow for communication services that are responsive to the needs of local communities. NOW THEREFORE;

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF RICHMOND:

The Richmond City Council urges the Federal Communications Commission to restore approval for low power FM radio broadcasting.

SEATTLE, WA
City of Seattle Legislative Information Service

Information updated as of June 17, 1999 2:24 AM

Resolution Number: 29967

A RESOLUTION requesting the Federal Communications Commission (FCC) to adopt rules authorizing the operations of low power FM radio broadcasting.

Date introduced/referred: Jun 1, 1999
Date adopted: Jun 7, 1999
Status: ADOPTED
Vote: 8-0 (Excused: Choe)

Committee: Public Safety, Health & Technology
Sponsor: PODLODOWSKI

A RESOLUTION requesting the Federal Communications Commission (FCC) to adopt rules authorizing the operations of low power FM radio broadcasting.

WHEREAS, according to the Federal Communications Commission's (FCC) 1998 Biennial Review of Broadcast Ownership Regulation, during recent years there has been increasing ownership consolidation of radio stations; and

WHEREAS, the consolidation has raised the cost of radio stations, making it more difficult for an independent operator to enter the broadcast industry; and

WHEREAS, the FCC has recognized the need for community-oriented radio broadcasting; and

WHEREAS, on January 28, 1999 the FCC proposed to license new 1000 watt and 100 watt low power-FM (LPFM) radio stations, and also sought comment on establishing a third "microradio" class at power levels from 1-10 watts; and

WHEREAS, the Citizen's Telecommunications and Technology Advisory Board (CTTAB) has urged the City to support the establishment of low power FM radio stations,

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF SEATTLE, THE MAYOR CONCURRING, THAT:

Section 1. The City of Seattle supports the proposed changes to FCC rules that would allow community-based low-power FM radio stations, in order to increase broadcast diversity and expand opportunities for new entrants into radio broadcasting.

Section 2. The City of Seattle supports a rule limiting multiple ownership by prohibiting any individual or entity from owning more than one low power FM radio station.

Section 3. The City of Seattle urges the FCC to enact rules that will

make this new radio service non-commercial and community based.

EXHIBIT 2

RESOLUTION PENDING IN THE MICHIGAN LEGISLATURE

RESOLUTIONS PENDING IN THE MICHIGAN LEGISLATURE

MICHIGAN SENATE

Senators Dunaskiss, Young, Johnson, Dingell, Cherry, Peters, Murphy, A. Smith, DeBeaussaert, Emmons, North and Leland offered the following resolution:

Senate Resolution No. 53.

A resolution to urge the Federal Communications Commission to adopt rules to provide for new low-power FM radio stations. Whereas, The Federal Communications Commission (FCC) discontinued the licensing of low-power radio stations (those using under 100 watts of power) twenty years ago. This decision was based on concerns that low-power stations were a hindrance to the orderly development of FM radio and a potential impediment to the efficient operation of facilities serving greater numbers of people; and

Whereas, As a result of the discontinuance of low-power radio stations and technology changes, a new station meeting the FCC requirements for size represents an enormous capital investment; and

Whereas, The FCC, in response to concerns from across the country, has issued proposed rules to permit the licensing of new low-power radio stations. With the goal of reviving community-based opportunities in radio, the FCC is now seeking public comment on the proposed rules. In light of the role that local communications through radio can have in both urban areas and smaller towns, Michigan's voice should be heard in the discussions taking place; now, therefore, be it

Resolved by the Senate, That we urge the Federal Communications Commission to adopt rules to provide for new low-power radio stations that would not sacrifice the integrity of the current interference protection standards, nor prevent FM stations from providing vital news, weather, and traffic information; and be it further

Resolved, That copies of this resolution be transmitted to the Federal Communications Commission.

Pursuant to rule 3.204, the resolution was referred to the Committee on Government Operations.

MICHIGAN HOUSE OF REPRESENTATIVES

Reps. Schermesser, Pappageorge, Hansen, DeHart, Bogardus, Gosselin, Bovin, Woodward, Brater, Kelly, LaForge, Cherry, Brewer, Rison, Quarles, Stallworth, Basham, Prusi, Baird, Daniels, Dennis, Callahan, Schauer, Gielegem, Mans, Kilpatrick, Jamnick, Scott, Vaughn, Rivet, Tesanovich, Voorhees, DeRossett, Kowall, Kukuk, Hardman, Garza and Hale offered the following resolution:

House Resolution No. 67.

A resolution to encourage the Federal Communications Commission to restore approval for low-power FM radio broadcasting.

Whereas, For many years, low-power radio stations filled a unique niche in the communications needs of local communities.

These operations, which used less than 100 watts of power, were licensed as Class D FM stations; and

Whereas, In 1978, The Federal Communications Commission made a policy decision to stop licensing low-power radio stations. This decision was based on concerns that low-power stations were a hindrance to the orderly development of FM radio and a potential impediment to the efficient operation of facilities serving greater numbers of people; and

Whereas, In recent years, the rate of consolidation in the radio broadcast market has increased. As a result, far fewer locally based radio stations have programming that serves their communities. These concerns have prompted many people to promote a change in FCC policies. A proposed change to FCC rules, which seeks to permit the reestablishment of low-power FM broadcast services, is currently under consideration; and

Whereas, Allowing low-power FM radio to return to the airways will achieve several worthwhile goals in communications options open to people in our country. These community radio services will increase the local presence in the media, increase diversity of ownership, provide more choices to the public, offer new opportunities in business, and promote communications that better reflect the character and needs of our communities; now, therefore, be it

Resolved by the House of Representatives, That we encourage the Federal Communications Commission to restore approval for low-power FM radio broadcasting; and be it further

Resolved, That copies of this resolution be transmitted to the Federal Communications Commission.

The resolution was referred to the Committee on Energy and Technology.

Senate Resolution 234: Introduced by Senators Kenneth DeBeaussaert and Chris Dingell.

A Resolution to urge the Federal Communications Commission (F.C.C.) to adopt RM-9242 to create a new service of small, locally-owned FM stations.

Whereas, Twenty years ago the F.C.C. stopped issuing new Class D broadcasting licenses (stations of less than 100 watts). Today, to launch a station the F.C.C. will consider licensing requires a minimum investment of \$80-100 thousand dollars, making it too difficult for the general public to launch a radio station; and

Whereas, A national grassroots movement has emerged to re-legalize community radio. A formal rule-making petition, RM-9242 would create a new service of small, locally owned FM stations. This petition is now before the F.C.C.; and

Whereas, Corporatization of our local airwaves is by far the main factor behind the withering of our State's once-thriving music industry, the home of Motown. Detroit's commercial stations devote

under one percent of their airtime to locally-produced music. The same thing is happening country wide; and

Whereas, The result has been devastating to not only musicians, but also local clubs, music stores, record stores, studios, labels and publishers; indeed the entire local music economy; Now therefore, be it

Resolved by the Senate, That we memorialize the Federal Communications Commission to adopt RM-9242; and be it further

Resolved, That copies of this resolution be transmitted to the F.C.C. Chairman, William Kennard and to the "Michigan Music is World Class" Campaign.

House Resolution 379: Introduced by Rep. John Freeman. Co-sponsored by Representatives David Anthony (Democrat-108), Paul T Baade (Democrat-91), Laura L Baird (Democrat-70), Raymond Basham (Democrat-22), Patricia Birkholz (Republican-88), Beverly A Bodem (Republican-106), Rose Bogardus (Democrat-47), Liz Brater (Democrat-53), Deborah Cherry (Democrat-50), Nick Ciaramitaro (Democrat-27), Eileen DeHart (Democrat-18), Agnes M Dobronski (Democrat-15), Patricia Godchaux (Republican-40), David M Gubow (Democrat-35), Derrick Hale (Democrat-14), Michael Hanley (Democrat-95), Clark Harder (Democrat-85), Ron Jelinek (Republican-78), Thomas Kelly (Democrat-17), Kwame M Kilpatrick (Democrat-9), Alvin H Kukuk (Republican-33), Edward LaForge (Democrat-60), Burton Leland (Democrat-13), Lynne Martinez (Democrat-69), Raymond Murphy (Democrat-7), Dennis Olshove (Democrat-29), Mary Lou Parks (Democrat-3), Kirk Profit (Democrat-54), Michael Prusi (Democrat-109), Nancy Quarles (Democrat-36), Andrew Richner (Republican-1), Gloria Schermesser (Democrat-25), Martha G Scott (Democrat-6), Judith L Scranton (Republican-66), Paul Tesanovich (Democrat-110), Ilona Varga (Democrat-8), Karen Willard (Democrat-82)

A Resolution to encourage the Federal Communications Commission to restore approval for low-power FM radio broadcasting.

Whereas, For many years, low power radio stations filled a unique niche in the communications needs of local communities. These operations, which used less than 100 watts of power, were licensed as Class D FM stations; and

Whereas, In 1978, the Federal Communications Commission made a policy decision to stop licensing low power radio stations. This decision was based on concerns that low power radio stations were a hindrance to the orderly development of FM radio and a potential impediment to the efficient operation of facilities serving greater numbers of people; and

Whereas, in recent years, the rate of consolidation in the radio broadcast market has increased. As a result, far fewer locally based radio stations have programming that serves their communities. These concerns have prompted many people to promote a change in FCC policies. A petition of rulemaking, which proposes the reestablishment

of low power FM broadcast services, is currently under consideration; and

Whereas; Allowing low power FM radio to return to the airwaves will achieve several worthwhile goals in communications options open to people in our country. These community radio services will increase the local presence in the media, increase diversity of ownership, provide more choices to the public, offer new opportunities in business, and promote communications that better reflect the character and needs of our communities; now, therefore, be it

Resolved by the House of Representatives, That we encourage the Federal Communications Commission to restore approval for low power FM radio broadcasting; and be it further

Resolved, That copies of this resolution be transmitted to the Federal Communications Commission.