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FCC MAIL Federal Communications Commission
Washington, D.C. 20554

*Imaging Center
Cleveland*

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APR 12 2000

Mr. James T. Wold
Revival Communications
126 East 2nd Street
Redwood Falls, Minnesota 56283

Dear Mr. Wold:

This is in response to the Petition for Rule Making you filed requesting the allotment of Channel 224A at Redwood Falls, Minnesota.

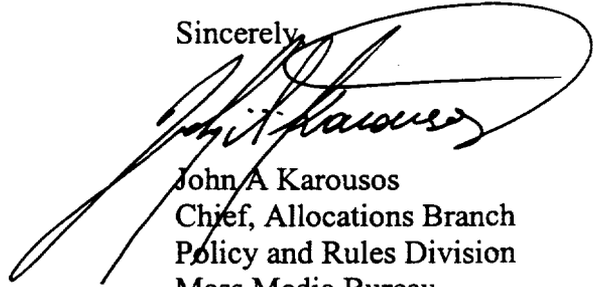
We have reviewed your proposal and find that it is unacceptable for consideration at this time. Our engineering analysis indicates that although the site which you specify in your proposal (44-33-04 and 94-59-03) provides city grade coverage to Redwood Falls, the site is short spaced to the licensed site for Station KQRS, Channel 223C, Golden Valley, Minnesota.

Although not a reason for returning your proposal, you should be aware that petitions for rule making to amend the FM Table of Allotments must contain certain information. Along with the city, state, channel number and class, the petition for rule making must include a distance separation study indicating that the proposed channel meets the minimum distance separation requirements of Section 73.207 of the Rules and a statement that the petitioner will apply for the channel, if allotted. The petitioner must sign and verify the petition in compliance with Section 1.52 of the Commission's Rules. Section 1.52 of the Commission's Rules requires that the original of any document filed with the Commission by a party not represented by counsel, be signed and verified by the commenting or petitioning party and his/her address stated. In the absence of such verification, the petition may be dismissed. See Section 1.401(b) of the Commission's Rules and Amendment of Section 1.420 and 73.3584 of the Commission's Rules Concerning Abuses of the Commission's Processes, 5 FCC Rcd 3911, n.41 (1990). Finally, the petitioner must file a signed original and four copies of the petition and serve the petition on any Commission permittee or licensee that would be affected by the proposal.

Based on the above, we are returning your proposal for Redwood Falls. You may resubmit the petition provided you make a showing that a suitable transmitter site is available that affords full

protection to Station KQRS, Golden Valley, Minnesota, as well as all other licensed stations in the vicinity of Redwood Falls and still provides city grade coverage to the entire community of Redwood Falls.

Sincerely,

A handwritten signature in black ink, appearing to read "John A. Karousos", written over the typed name and title.

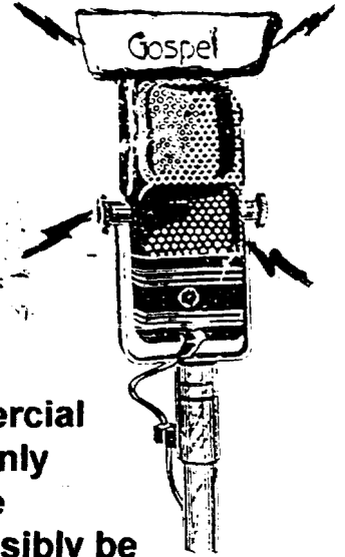
John A Karousos
Chief, Allocations Branch
Policy and Rules Division
Mass Media Bureau

Enclosure

REVIVAL COMMUNICATIONS

126-East 2nd Street
Redwood Falls, MN. 56283

January 6, 2000



Dear Sirs:

I would like to petition a rulemaking to add a new FM commercial allotment to Redwood Falls, MN. The frequency is 92.7. The only stations on this frequency in the whole state of Minnesota are translators. One of these has a used transmitter that may possibly be available, that was being used for a translator on this frequency. I am well aware of the technicality of interference to adjacent frequencies.

The coordinates for the Morton transmitter facility are Latitude N44.33.4. Longitude W99.59.3. The proposal and expression of interest is on a separate enclosure. Thank you!

Sincerely Yours,

James T. Wold
James T. Wold

P.S. 92.7 frequency is 224 channel.

REVIVAL

COMMUNICATIONS

126-East 2nd Street
Redwood Falls, MN.

Dear Christian Friend:

Revival Communications seeks and would appreciate your prayer and financial support in establishment of a full gospel FM (Frequency Modulation) radio station at Redwood Falls, Minnesota. The transmitting tower is already existing and available for lease at Morton, Minnesota.

It is the present site of transmitting antennas and satellite systems for Redwood Area TV Improvement Corporation. Federal Communications Commission (FCC) regulations require Redwood Area TV Improvement Corporation to allow radio stations within 25 miles to lease part of the tower structure for antenna and transmitting facilities.

This transmitter/tower location is ideal for reaching Redwood Falls and the surrounding areas of Granite Falls, Morton, Marshall and Montevideo. When authorized by the FCC, a proposed power of 6000 watts on 92.7 FM and the elevation afforded on the Morton facility would reach the communities mentioned plus other areas.

Revival Communications would lease a portion of this tower facility for the antenna and transmitter of the proposed full gospel radio station at Redwood Falls. Studios would be constructed and maintained in downtown Redwood Falls. That would be a savings of over \$15,000.00.

PROGRAMMING

The musical programming on this full gospel radio station would follow the Scriptural admonition found in Ephesians 5:19: "Speaking to yourselves in psalms and hymns and spiritual songs, singing and making melody in your heart to the Lord," (heart-stirring melodies). This musical format would be referred to as "Heart-Stirring Melodies."

The preaching and teaching format on this proposed full gospel radio station would also follow the Scriptural format found in Colossians 3:16: "Let the word of Christ dwell in you richly in all wisdom, teaching and admonishing one another in psalms and hymns and spiritual songs, singing with grace in your hearts to the Lord." This preaching and teaching format would include well known Christian communicators of the Gospel of our Lord and Saviour, Jesus Christ.

Again, Revival Communications would desire and appreciate your prayer and financial support in establishment of a full gospel radio station at Redwood Falls, Minnesota. Thank you and may the good Lord bless you real good!

Yours Truly,

James T. Wold, President

