

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554

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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

In the Matter of)	
)	
Amendment of Section 73.202(b))	
Table of Allotments)	MB Docket No. 02-14
FM Broadcast Stations)	RM - 10358
(Ketchum, Idaho))	

To: Chief, Audio Division
Media Bureau

SUPPLEMENT

Millcreek Broadcasting, L.L.C. ("Millcreek"), licensee of Station KUUU(FM), Tooele, Utah, by its counsel, hereby files this Supplement in the above-captioned proceeding. The Supplement is accompanied by a separate motion for its acceptance.

1. Millcreek's counterproposal in this proceeding conflicts with a proposal to allot Channel 276C to Salina, Utah filed by Sierra Grande Broadcasting in MB Docket 02-166. Millcreek previously noted in reply comments filed in MB Docket 02-166 that the requested channel there conflicted with the instant proceeding and that neither the petitioner in MB Docket No. 02-166 nor any other party had expressed an interest in an allotment at Salina. Millcreek requested the dismissal of the petition for that reason.

2. Should the Commission find it necessary to make an allotment at Salina, however, it should not allot Channel 276C at Salina as the petitioner requested since that channel conflicts with this proceeding. Rather, due to recent spectrum changes, Channel 233C can now be allotted at the petitioner's reference coordinates for Channel 276C at Salina.¹ See attached channel

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L.A. JUDGE

¹ On February 7, 2003, the Commission dismissed a petition for rule making for Moab, Utah (MB Docket No.02-165, DA 03-366), also filed by the Salina petitioner. 18 FCC Rcd 1599 (2003). This dismissal makes possible the allotment of Channel 233C at Salina.

study. Since Channel 233C offers exactly the same coverage as Channel 276C at Salina, the petitioner should have no objection to this substitution.

3. Previously, in MB Docket 02-166, Millcreek proposed Channel 300C as an alternative to Channel 276C at Salina. Sierra Grande objected to the substitution of Channel 300C at Salina. Millcreek pointed out that the petitioner's objection to the substitution of Channel 300C at Salina was without merit.² In any event, the Commission now has the choice of two equivalent channels, Channels 233C and 300C, on which a Salina allotment can be made. Millcreek does not express an interest in either channel, but merely offers these alternatives should the Commission desire to make an allotment at Salina.

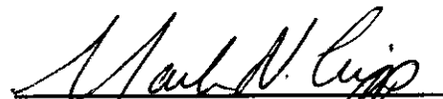
4. Wherefore, for the foregoing reasons, the Commission should deny the opposition filed by Sierra Grande and grant Millcreek's counterproposal.

Respectfully submitted,

By:


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Its Counsel

May 7, 2003

² Channel 300C complies with the Commission's spacing rules and would provide a 70 dBu signal to Salina. However, the petitioner objects to Channel 300C because of its inadequacy to serve an entirely different area well outside the community of license.

* Please note the new address of counsel for service purposes.

Engineering Statement

In Support of a

Counterproposal

MB Docket 02-290

**Channel 233C at Salina, Utah Allocation Study
(Using the Reference Coordinates for Salina, Utah as Reference)**

REFERENCE
38 57 28 N CLASS = C DISPLAY DATES
111 51 33 W Current Spacings DATA 04-17-03
SEARCH 04-21-03
----- Channel 233 - 94.5 MHz -----

Call	Channel	Location	Dist	Azi	FCC	Margin
ALLO	VAC 233C1	Caliente	NV 275.94	238.0	270.0	5.94
RDEL	DEL 233C1	Caliente	NV 275.94	238.0	270.0	5.94
RADD	ADD 233C	Smithfield	UT 326.51	358.5	290.0	36.51
KVFX	LIC 233C	Logan	UT 326.51	358.5	290.0	36.51
RDEL	DEL 233C	Logan	UT 326.51	358.5	290.0	36.51

Of note:

Change proposed in counterproposal in MB Docket 02-290

KZHT	LIC 235C	Provo	UT 147.26	357.5	105.0	42.26
KXRQ	LIC 232C1	Roosevelt	UT 253.28	46.0	209.0	44.28
KMXU	LIC 286C	Manti	UT 92.35	15.1	48.0	44.35

CERTIFICATE OF SERVICE

I, Karlee A. Lancaster, a secretary in the law firm of Vinson & Elkins, do hereby certify that I have on this 7th day of May, 2003 caused to be mailed by first class mail, postage prepaid, copies of the foregoing "Supplement" to the following:

Walter A. Sanders, Jr.
Best Ski Country Radio
28 Union Creek Road
Tylertown, MS 39667
(Petitioner)

Moenkopi Communications, Inc.
P.O. Box 10
Provo, UT 84603
(Licensee of KTCE, Payson, UT)

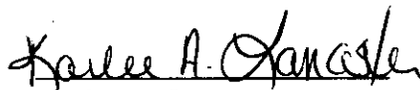
Tri-Market Radio Broadcasters, Inc.
144 Seminole Circle
Jerome, ID 83338
(Licensee of KKMV, Rupert, ID)

Kart Broadcasting Co., Inc.
144 Seminole Circle
Jerome, ID 83338
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