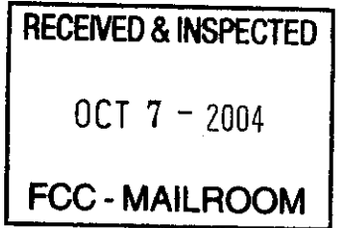


Before the
Federal Communications Commission
Washington, D.C. 20554



In the Matter of:

DOCKET FILE COPY ORIGINAL

Amendment of Section 73.202(b),)	MB Docket No. 04-379
FM Table of Allotments)	
FM Broadcast Stations)	RM- 11086
(Eatonton, Georgia and Lexington, Georgia))	

TO: Audio Division

COMMENTS OF MIDDLE GEORGIA COMMUNICATIONS, INC.

Middle Georgia Communications, Inc. (hereinafter "Middle Georgia"), by its attorney, hereby respectfully submits the following Comments in support of its proposal to substitute Channel 249C2 for Channel 249C3; re-allot Channel 249C2 from Eatonton to Lexington, Georgia; and modify the license of FM Broadcast Station WMGZ accordingly.

1. This proceeding involves a proposal by Middle Georgia, the licensee of FM Broadcast Station WMGZ, Eatonton, Georgia, to substitute Channel 249C2 for Channel 249C3, and to re-allot Channel 249C2 from Eatonton to Lexington, Georgia. Middle Georgia has requested that the license of Station WMGZ(FM) be modified, accordingly.

2. As required, Middle Georgia hereby reaffirms its support for this proposal. Furthermore, Middle Georgia reaffirms that, if the proposal is granted, and the license of Station WMGZ(FM) is modified to specify operations on Channel 249C2 at Lexington, Georgia, Middle Georgia will promptly file an application to implement the change;

No. of Copies rec'd 014
List ABCDE

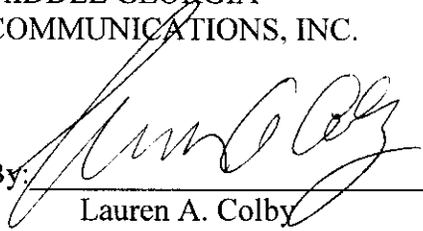
vigorously prosecute such application; and, if the application is granted and a construction permit is issued, construct the facilities specified in the construction permit and place them in operation, in the public interest.

October 6, 2004

Law Office of
LAUREN A. COLBY
10 E. Fourth Street
P.O. Box 113
Frederick, MD 21705-0113

Respectfully submitted,

MIDDLE GEORGIA
COMMUNICATIONS, INC.

By: 

Lauren A. Colby
Its Attorney