



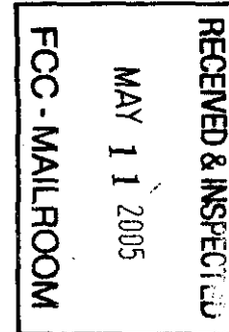
Federal Communications Commission
Washington, D.C. 20554

Imaging Center
C4C203

May 6, 2005

Matthew K. Wesolowski
SSR Communications, Inc.
5270 West Jones Bridge Road
Norcross, Georgia 30092-1628

DOCKET FILE COPY ORIGINAL



Dear Mr. Wesolowski:

This letter is regarding the petition for rulemaking you filed on March 14, 2005, requesting the allotment of Channel 298A at Caledonia, Mississippi.

Your proposal is unacceptable for consideration at this time. Specifically, your proposal is short-spaced to the license site of Station WRAX, Channel 299C, Birmingham, Alabama. In this regards, Citadel Broadcasting Company, licensee of Station WRAX has agreed to downgrade its station to a C0 facility to accommodate the counterproposal requesting the reallocation of Channel 300C3 to Shorter, Alabama filed in MB Docket No. 04-201. However, the *Report and Order* in this proceeding denied the counterproposal.¹

Based on the foregoing, we are returning your petition for rulemaking for the allotment of Channel 298A at Caledonia, Mississippi. You may re-filed your proposal under the Commission's C0 reclassification rules.²

Sincerely,

John A. Karousos
Assistant Chief
Audio Division
Media Bureau

¹ See *Shorter, Orrville, Selma and Birmingham, AL*, DA 05-1152, released April 27, 2005.

² Station WRAX is currently operating on Channel 299C with an effective radiated power of 100 kilowatts at 377 meters height above average terrain. As a result, Station WRAX is subject to reclassification as a Class C0 facility because it is operating below the minimum Class C antenna height requirements of at least 451 meters HAAT. See *1998 Biennial Regulatory Review—Streamlining of Radio Technical Rules in Parts 73 and 74 of the Commission's Rules*, 15 FCC Rcd 21,649 (2000) ("Second Report and Order"), and 47 C.F.R. §§ 1.420(g), n. 2, and 73.3573, n. 4.