

ORIGINAL

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

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MAY 20 2005

Federal Communications Commission
Office of Secretary

In the Matter of)	
)	
Amendment of Section 73.202(b))	MB Docket No. 04-427
Table of Allotments)	RM-11127
FM Broadcast Stations)	RM-11239
(Ammon and Dubois, Idaho))	

To: Office of the Secretary
Attn: Assistant Chief, Audio Division
Media Bureau

REPLY COMMENTS

Laramie Mountain Broadcasting, LLC ("LMB"), by its counsel, hereby submits Reply Comments to the Public Notice (Report No. 2707), released on May 5, 2005, in the above-captioned proceeding.

1. On January 24, 2005, LMB filed its Counterproposal in this proceeding that proposed to allot Channel 283A to Dubois, Idaho. LMB also expressed an interest in applying for Channel 283A at Dubois if its proposal is granted, and constructing the facilities if its application is granted. Although LMB's Counterproposal was in conflict with the original Petitioner's proposal for Ammon, Idaho, the Petitioner has withdrawn his expression of interest.

2. LMB's Counterproposal was also in conflict with a counterproposal filed by Millcreek Broadcasting, LLC, Simmons SLC-LS, LLC, Rocky Mountain Radio Network, Inc., 3 Point Media - Coalville, LLC, and College Creek Broadcasting LLC (together, the "Joint Parties"). However, on February 8, 2005, the Joint Parties filed Reply Comments suggesting an alternative channel that would remove the conflict. Specifically, Channel 286A can be allotted

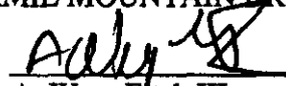
to Dubois in place of Channel 283A, which would eliminate the conflict with the Joint Parties' proposed allotment of Channel 283C1 at Thayne, Wyoming.

3. After reviewing the Joint Parties' Reply Comments, LMB is willing to have Channel 286A allotted to Dubois instead of Channel 283A. Therefore, LMB withdraws its interest in Channel 283A at Dubois, Idaho and expresses an interest in applying for Channel 286A at Dubois, Idaho, and constructing the facilities if its application is granted.

Respectfully submitted,

LARAMIE MOUNTAIN BROADCASTING, LLC

By:


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Its Counsel

May 20, 2005

CERTIFICATE OF SERVICE

I, A. Wray Fitch, in the law firm of Gammon & Grange, P.C., do hereby certify that I have on this 20th day of May, 2005, caused to be mailed by first class mail, postage prepaid, copies of the foregoing "Reply Comments" to the following:

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* HAND DELIVERED