

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554

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MAY 31 2005

Federal Communications Commission
Office of Secretary

In the Matter of)
)
Amendment of Section 73.202(b),)
Table of Allotments,)
FM Broadcast Stations.)
(Wilburton, Okemah, and McAlester,)
Oklahoma))

MB Docket No. 05-166
RM-11228

To: Marlene H. Dortch, Secretary
Office of the Secretary
Attn: Chief, Audio Division
Media Bureau

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COMMENTS IN SUPPORT OF NOTICE OF PROPOSED RULE MAKING

KESC Enterprises, LLC, licensee of KESC(FM), Channel 279C1, Wilburton, Oklahoma ("KESC Enterprises"), and Southeastern Oklahoma Radio, LLC, licensee of KMCO(FM), Channel 267C1, McAlester, Oklahoma ("Southeastern") (KESC Enterprises and Southeastern jointly, "Petitioners"), by their undersigned counsel and in response to the Commission's *Notice of Proposed Rule Making* in the above-captioned proceeding, DA 05-1020 (released April 8, 2005) (the "*NPRM*"), hereby jointly file these Comments in support of the *NPRM*'s proposal to amend the FM Table of Allotments, Section 73.202(b) of the Commission's rules, to reallocate Channel 279C1 from Wilburton, Oklahoma to Okemah, Oklahoma and to modify the license of KESC(FM) to specify Okemah as its community of license and to reallocate Channel 267C1 from McAlester, Oklahoma to Wilburton and to modify the license of KMCO(FM) to specify Wilburton as its community of license.^{1/}

^{1/} Little Dixie Radio Inc., the former licensee of KESC(FM and KMCO(FM), joined in the original Petition for Rule Making filed in this proceeding. Since the filing of that Petition, however, the assignments of the stations to KESC Enterprises and Southeastern,

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As Petitioners previously demonstrated, the adoption of the proposal contained in the *NPRM* is in the public interest as it will enable KESC Enterprises to provide the community of Okemah, an incorporated city that is not located within any urbanized area, with its first local aural transmission service without depriving Wilburton of local broadcast service and will result in a net gain in new reception service to 116,671 people with 99.7% of those losing service continuing to be well served by five or more aural services and the remaining 0.3% continuing to receive four aural services. Petitioners hereby incorporate herein by reference the pleadings they have filed and reiterate their expressions of interest in the requested reallocations and license modifications.

KESC Enterprises hereby affirms its intent, should the proposal set forth in the instant proceeding be adopted, to expeditiously file an application for modification of the license of KESC(FM) to reflect Okemah as the station's community of license and, upon grant of the application, to promptly construct the modification as proposed. Likewise, Southeastern hereby affirms its intent, should the proposal set forth in the instant proceeding be adopted, to expeditiously file an application for modification of the license of KMCO(FM) to reflect Wilburton as that station's community of license and, upon grant of the application, to promptly construct the modification as proposed.^{2/}

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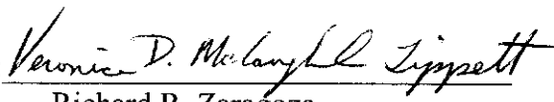
respectively, have been consummated. *See* FCC File Nos. BALH-20040610ABH and BALH-20040610ABL.

^{2/} Petitioners are aware that certain individuals have filed objections to the proposal set forth in the *NPRM*. Petitioners will address these objections and any others that are filed by the comment deadline in their reply comments.

Based on the foregoing, Petitioners urge the Commission to adopt expeditiously the *NPRM*'s proposal to reallocate Channel 279C1 from Wilburton, Oklahoma to Okemah, Oklahoma and to modify the license of KESC(FM) to specify Okemah as its community of license and to reallocate Channel 267C1 from McAlester, Oklahoma to Wilburton and to modify the license of KMCO(FM) to specify Wilburton as its community of license.

Respectfully submitted,

KESC ENTERPRISES, LLC
SOUTHEASTERN OKLAHOMA RADIO, LLC

By: 
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Dated: May 31, 2005
41450-0001

CERTIFICATE OF SERVICE

I, Renee Williams, hereby certify that I have on this 31st day of May, 2005 caused a copy of the foregoing "**COMMENTS IN SUPPORT OF NOTICE OF PROPOSED RULE MAKING**" to be served by first class U.S. mail, postage prepaid, upon the following:

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Renee Williams

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