

Approved by OMB
3060-0678

APPLICATION FOR EARTH STATION SPECIAL TEMPORARY AUTHORITY

APPLICANT INFORMATION Enter a description of this application to identify it on the main menu:
Gold Coast Broadcasting's 60 day STA request...

1. Applicant

Name:	Gold Coast Broadcasting LLC	Phone Number:	310-451-4430
DBA Name:		Fax Number:	310-451-1423
Street:	715 Broadway, Suite 320	E-Mail:	
City:	Santa Monica	State:	CA
Country:	USA	Zipcode:	90401 -
Attention:	Alvin Souder		

"60 DAYS"



File # SES-STA-20090202-00121
E090008
Call Sign _____ Grant Date 2/3/09
(or other identifier)
From 2/4/09 Term Dates 4/4/09
to: _____
Approved: J.E. Arrington

2. Contact	
Name: Alvin Souder	Phone Number: 310-451-4430
Company: Gold Coast Broadcasting, LLC	Fax Number: 310-451-1423
Street: 715 Broadway Suite 320	E-Mail: asouder@gettingair.com
City: Santa Monica	State: CA
Country: USA	Zipcode: 90401 -
Attention: Alvin Souder	Relationship: Other
(If your application is related to an application filed with the Commission, enter either the file number or the IB Submission ID of the related application. Please enter only one.)	
3. Reference File Number SESLIC2009011600048 or Submission ID	
4a. Is a fee submitted with this application?	
<input checked="" type="radio"/> If Yes, complete and attach FCC Form 159. If No, indicate reason for fee exemption (see 47 C.F.R. Section 1.1114).	
<input type="radio"/> Governmental Entity <input type="radio"/> Noncommercial educational licensee	
<input type="radio"/> Other (please explain):	
4b. Fee Classification CGX – Fixed Satellite Transmit/Receive Earth Station	
5. Type Request	
<input checked="" type="radio"/> Use Prior to Grant <input type="radio"/> Change Station Location <input type="radio"/> Other	
6. Requested Use Prior Date 02/06/2009	
7. City Ventura	8. Latitude (dd mm ss.s h) 34 14 17.0 N

FCC NOTICE REQUIRED BY THE PAPERWORK REDUCTION ACT

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THE FOREGOING NOTICE IS REQUIRED BY THE PAPERWORK REDUCTION ACT OF 1995, PUBLIC LAW 104-13, OCTOBER 1, 1995, 44 U.S.C. SECTION 3507.

GOLD COAST BROADCASTING LLC

January 30th, 2009

Scott Kotler, Chief
System Analysis Branch
Satellite Division
International Bureau
Federal Communications Commission
445 12th Street SW
Washington, DC 20554

Re: Request for a 60 day Special Temporary Authority (STA)

Dear Mr. Kotler,

Pursuant to Section 25.120(a) of the Rules and Regulations ("Regulations") of the Federal Communications Commission, Gold Coast Broadcasting, LLC ("Gold Coast") seeks consideration for a request for 60 day Special Temporary Authority ("STA") to operate a new earth station in Ventura, CA. Gold Coast is requesting a 60 day STA to start satellite operations while their permanent FSS Ku-band application (SES-LIC-20090116-00048/E090008) is currently pending on Public Notice with the Commission.

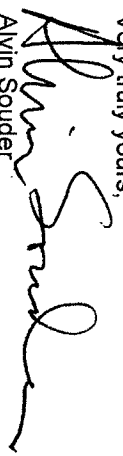
Some of Gold Coast's transmitter sites are in physically remote or rugged locations that are experiencing severe interruptions, drop-outs, poor fidelity and multipath, and other quality of service problems with their existing terrestrial or off-air links to Gold Coast's studios. These areas are so remote or rugged, or distant from Telco switches, that broadband (wireless or wired) links are unavailable as an alternative. The quality and reliability of these signals has become totally unacceptable, especially for emergency services in areas that are prone to wildfires and flash floods. It is presently the very height of the wildfire season in Southern California, and the flash-flood season is also about to commence (flash-floods often occur in burn areas after wildfires).

Gold Coast believes that it is essential for it to replace its problematical terrestrial and off-air links with satellite links immediately in order to be able to continue to provide the high quality of news, information and emergency services that the public expects and relies on Gold Coast to provide during such disasters in its service area.

Gold Coast accordingly urgently requests that a 60-day STA be granted so that the reliability of its emergency services to the public in remote areas can be improved immediately.

Thank you for your attention and help in this matter.

Very truly yours,


Alvin Souder
Vice President of
Managing Member

715 BROADWAY, SUITE 320 SANTA MONICA, CALIFORNIA 90401
TEL: 310-451-4430 FAX: 310-451-1423