Approved by OMB 3060–0678

APPLICATION FOR EARTH STATION SPECIAL TEMPORARY AUTHORITY

APPLICANT INFORMATIONEnter a description of this application to identify it on the main menu: STA request for Briargate Boulevard uplink

Colorado Springs Inc DBA Name: Street: 1850 M Street NW #240 City: Washington Country: USA	W #240	Fax Number: E-Mail: State: Zipcode:	202–293–0810 lee@s–plaw.com DC 20036 –	
Attention: Lee J Peltzman				



2. Contact				NATIONAL PROPERTY OF THE PROPE	
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Nar	Name:	Dane Ericksen, P.E.	Phone Number:	er:	707-996-5200
Cor	Company:	Hammett & Edison, Inc.	Fax Number:	·•	707-996-5280
Street:	eet:	470 Third Street West	E-Mail:		dericksen@h-e.com
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Cor	Country:	USA	Zipcode:		95476 –
Att	Attention:		Relationship:	••	Engineer
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4a. Is a fee s If Yes, com	submitted uplete and	4a. Is a fee submitted with this application? • If Yes, complete and attach FCC Form 159. If No, indicate reason for fee exemption (see 47 C.F.R.Section 1.1114).	ate reason for	fee exemption (see 47	7 C.F.R.Section 1.1114).
• Governmental Entity	ntal Entity	/ Noncommercial educational licensee	icensee		
Other(please explain):	se explain	:(1			
4b. Fee Classification		CGX - Fixed Satellite Transmit/Receive Earth Station	ive Earth Stati	lon	
5. Type Request	it .				
Use Prior to Grant	to Grant	O Change	O Change Station Location		O Other

6. Requested Use Prior Date 02/16/2012	Se Prior D)ate			
7. CityColorado Springs	o Springs		8.] (dd	8. Latitude (dd mm ss.s h) 38 56	39.4 N
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9. State CO	10. Longitude (dd mm ss.s h) 104 47 48.0 W	
11. Please supply any need attachments. Attachment 1: STA Justification Attachment 2: RF safety exhibit	y exhibit Attachment 3:	
12. Description. (If the complete description does not appear in this box, please go to the end of the form to view it in its entirety.) STA justification (attachment 1) RF safety exhibit (attachment 2)	ear in this box, please go to the end of the form to view safety exhibit (attachment 2)	it in its entirety.)
13. By checking Yes, the undersigned certifies that neither applicant nor any other party to the application is subject to a denial of Federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Act of 1988, 21 U.S.C. Section 862, because of a conviction for possession or distribution of a controlled substance. See 47 CFR 1.2002(b) for the meaning of "party to the application" for these purposes.	ies that neither applicant nor any other party to the application is ncludes FCC benefits pursuant to Section 5301 of the Anti-Drug Act a conviction for possession or distribution of a controlled substance. Equot; party to the application" for these purposes.	● Yes O No
14. Name of Person Signing Ronald Johnson	15. Title of Person Signing Chairman, Board of Directors	
WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND / OR IMPRISONMENT (U.S. Code, Title 18, Section 1001), AND/OR REVOCATION OF ANY STATION AUTHORIZATION (U.S. Code, Title 47, Section 312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503).	ARE PUNISHABLE BY FINE AND / OR OCATION OF ANY STATION AUTHOR FORFEITURE (U.S. Code, Title 47, Sect	IMPRISONMENT IZATION ion 503).

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Educational Communications of Colorado Springs, Inc. Ku-Band Satellite Uplink STA Request

Statement of Hammett & Edison, Inc., Consulting Engineers

The firm of Hammett & Edison, Inc., Consulting Engineers, has been retained by the Educational Communications of Colorado Springs, Inc. (ECCS), licensee of Noncommercial Educational FM Station KTLF, Channel 213C0, 90.5 MHz, Colorado Springs, Colorado, to prepare the technical portions of an application for Special Temporary Authority (STA) for a new Ku-band satellite uplink station at the KTLF studios, 1665 Briargate Boulevard, Colorado Springs, Colorado.

Reason for STA

ECCS operates an extensive network of FM Translator stations, fed by satellite. This uplink, formerly E930054, was inadvertently allowed to expire in 2003. Also, circa 2007, the uplink had been relocated by 1.9 km, from the previously licensed location of 1802 Chapel Hills Drive, Colorado Springs, to the current KTLF studios at 1665 Briargate Boulevard, Colorado Springs. The expired license and location discrepancy were only recently discovered by new KTLF staff. In order to avoid disruption of the FM translator network, ECCS is requesting STA for the continued operation of the uplink until its application for a new satellite uplink license is granted. As is documented in a just-filed Ku-band uplink license application, Application Submission ID IB2012000580, the uplink is in compliance with FCC guidelines for human exposure to radio frequency energy. A copy of the RF safety exhibit is also included as an attachment to this STA application.

Summary

An application for a new uplink license, at the current location, has been filed. Grant of STA will allow the continued operation of the ECCS FM Translator network without interruption, and is respectfully requested.

Dane E. Ericksen, P.E.

No. 11654 -

Exp. 9-30-12

February 17, 2012



Statement of Hammett & Edison, Inc., Consulting Engineers

The firm of Hammett & Edison, Inc., Consulting Engineers, has been retained by the Educational Communications of Colorado Springs, Inc., licensee of Noncommercial Educational FM Station KTLF, Channel 213C0, 90.5 MHz, Colorado Springs, Colorado, to prepare the technical portions of an application for a new Ku-band satellite uplink station from the KTLF studios at 1665 Briargate Boulevard, Colorado Springs, Colorado.

Prevailing Exposure Standards

The U.S. Congress requires that the Federal Communications Commission ("FCC") evaluate its actions for possible significant impact on the environment. In Docket 93-62, effective October 15, 1997, the FCC adopted the human exposure limits for field strength and power density recommended in Report No. 86, "Biological Effects and Exposure Criteria for Radiofrequency Electromagnetic Fields," published in 1986 by the Congressionally chartered National Council on Radiation Protection and Measurements ("NCRP"). Separate limits apply for occupational and public exposure conditions, with the latter limits generally five times more restrictive. The more recent standard, developed by the Institute of Electrical and Electronics Engineers and approved as American National Standard ANSI/IEEE C95.1-2006, "Safety Levels with Respect to Human Exposure to Radio Frequency Electromagnetic Fields, 3 kHz to 300 GHz," includes similar exposure limits. These limits apply for continuous exposures and are intended to provide a prudent margin of safety for all persons, regardless of age, gender, size, or health.

For 14.0–14.5 GHz Ku-Band satellite transmitting antennas, the prevailing standard for occupational exposures of unlimited duration is 5 mW/cm², and 1 mW/cm² for public exposures of unlimited duration.

Proposed Uplink Facilities

It is proposed to use a Prodelin Model 1184 1.8-meter diameter satellite earth station Ku-Band transmitting antenna, and the 2-watt version of the Raydyne ComSearch Model DT8000 transmitter. The antenna would be pole-mounted on the ground, in a fenced area at the rear of the KTLF studios parking lot, as shown by the attached Figure 1.

The eastern-most geostationary communication satellite that the proposed antenna would communicate with would be at 69°W longitude, and the western-most satellite would be at 125°W longitude. The antenna orientation to the eastern-most satellite would be 131.1°T with an elevation angle of 31.7°, the antenna orientation to a satellite at the middle of the domestic satellite arc would be 167.7°T with an elevation angle of 44.2°, and the antenna orientation to the western-most



satellite would be 210.3°T with an elevation angle of 40.3°. The greatest elevation angle would occur when communicating with a satellite at 105°W, where an elevation angle of 44.9° would be needed. Thus, communication with the eastern-most satellite represents the antenna orientation with the lowest elevation angle.

NIST Nomograph

The highest power density was determined using a method developed by the staff of the National Bureau of Standards (NBS, now the National Institute for Standards and Technology, "NIST"), "An Efficient and Accurate Method for Calculating and Representing Power Density in the Near-Field Zone of Microwave Antennas."* Figure 2 from Page 6 of that report is applicable to the proposed installation, and it is reproduced here in Figure 2. According to the NIST paper, this nomograph is applicable to all aperture antennas with diameter-to-wavelength ratios of 30 or greater. Since a 1.8-meter diameter antenna at 14.25 GHz has a diameter-to-wavelength ratio of approximately 85.5 to 1, the nomograph is applicable.

Figure 2 characterizes the power density variation in the near-field. The extent of the near-field covered by this nomograph extends to a D^2/λ ratio of unity, where D is the antenna diameter and λ is the wavelength, expressed in compatible units (*i.e.*, either both in meters or both in centimeters). For Ku-Band uplinks the mid-band wavelength is 0.021 m (2.1 cm), so for the proposed 1.8-m antenna, D^2/λ equals approximately 154 meters. Thus, the distance over which this nomograph is applicable includes substantial distances from the uplink site.

At Page 3 of the NIST paper, the formula $S = 38.6 - 20\log_{10}D$ is given for calculating the maximum power density for 1 watt of antenna input power, where S is the power density in dBm/cm² and D is the antenna diameter in centimeters. For higher input powers a $10\log_{10}(P)$ factor must be applied, where P is the antenna input power in watts. Thus for the maximum antenna input power of 2.0 watts the main beam the power density would be $38.6 - 20\log_{10}(180) + 10\log_{10}(2.0)$, or -3.5 dBm/cm². This is 3.5 dB *lower* than the 1.0 mW/cm² (0 dBm/cm²) the FCC guideline for uncontrolled (public) exposures. Thus, because of the relatively low transmitter power, there are no areas where the public limit would be exceeded, even for a person elevated above ground and in the main beam of the uplink antenna.

Because there is no portion of the uplink signal predicted to exceed even the public limit, the normally pertinent locations of the closest nearby structures in the satellite arc look angle become moot. The uplink antenna is therefore inherently compliant with respect to public exposures, and, of course, also

^{*} Publication number NBSIR-85/8036, December 1985. This paper was written by Richard L. Lewis and Allen C. Newell, and was sponsored by the U.S. Environmental Protection Agency (EPA).



occupational exposures. Nevertheless, the applicant will keep the fence around the uplink antenna locked, to prevent unauthorized access, and in the event maintenance or repairs are needed on the feedhorn-side of the parabolic antenna, the uplink transmitter will first be shut off.

Summary

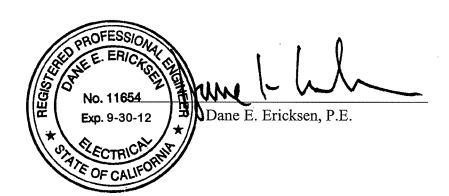
Operation of the proposed uplink will comply with the public exposure guidelines, since there are no portions even in the main beam of the uplink where the predicted power density will exceed the public limit.

List of Figures

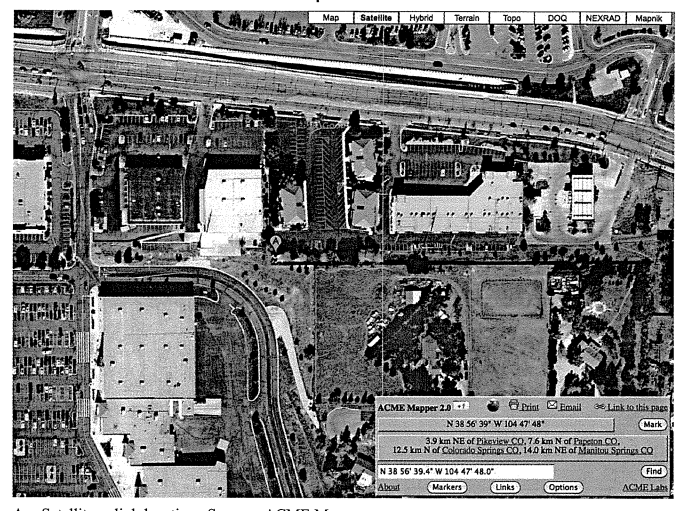
In carrying out these engineering studies, the following attached figures were prepared under my direct supervision:

- 1. Satellite views of the KTLF studio site.
- 2. NIST nomograph

February 9, 2012



Uplink Site



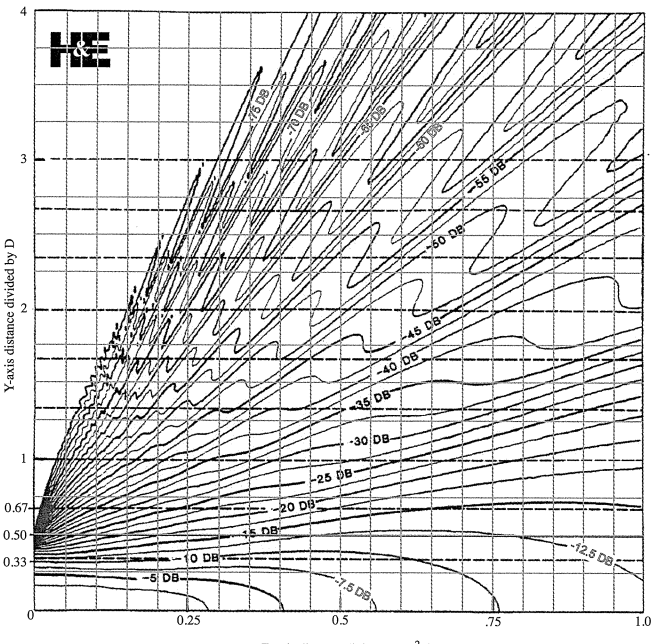
A = Satellite uplink location. Source: ACME Mapper

Uplink Site



A = Satellite uplink location. Source is again ACME Mapper.

Relative Power Density Contours in the Y-Z Plane for D >30 λ



Z-axis distance divided by $D^2\,/\lambda$

Nomograph from NTIS #NBSIR85-3036, page 6. Additional notations by Hammett & Edison, Inc., Consulting Engineers, San Francisco

