

Federal Communications Commission Washington, D.C. 20554 March 29, 2022

Robert L. Wilkins, President Steel City Radio, Inc. PO Box 444 Spartanburg, SC 29304

Re: Steel City Radio, Inc. (SCR)

WWNL(AM), Pittsburgh, PA

Fac. ID No.:18517

Special Temporary Authority (STA)

BESTA-20220328AFF

Dear Mr. Wilkins:

This is in reference to the request filed on March 28, 2022. SCR requests an extension of the STA granted on September 2, 2021, to continue operating ND with reduced power to allow time to file the required FCC Form 302 application to update all operating parameters. In support of the request, we noted that SCR stated that it plans to file the application in May due to the extensive repairs/modifications being done on the antenna system.

Requests for extension of STA will be granted only where the licensee can show that one or more of the following criteria have been met:

- Restoration of licensed facilities is complete and testing is underway;
- Substantial progress has been made during the most recent STA period toward restoration of licensed operation; or
- No progress has been made during the most recent STA period for reasons clearly beyond
 the licensee's control, and the licensee has taken all possible steps to expeditiously resolve
 the problem.

Accordingly, the request for extension of the STA is hereby GRANTED, and SCR may continue operating ND with a maximum of 12.5 kW daytime and 6.25 kW during critical hours. SCR must reduce those power levels further if complaints of interference are received, and must use whatever means are necessary to protect workers and the public from exposure to radio frequency radiation in excess of the Commission's exposure guidelines. See 47 CFR § 1.1310.

This authority expires on September 28, 2022.

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¹WWNL(AM) is licensed for DA operation on 1080 kHz with 50 kW daytime and 25 kW critical hours, using the same pattern.

Sincerely,

Joseph Szczesny, Engineer Audio Division

Media Bureau

cc: John C. Trent, Esq., PHT PC (via email only)