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08 August 2022

Via Email

Ms. Marlene H. Dortch, Secretary Federal Communications Commission 45 L Street NE Washington, DC 20554

Attention: Audio Division, Media Bureau

Re: IHM LICENSES, LLC; FRN 0014042816

Request For Post Construction STA

KBME (AM), Houston, TX, Fac ID: 23082

Dear Ms. Dortch:

On behalf of IHM LICENSES, LLC, licensee of KBME (AM), Houston, TX, Fac ID: 23082 (the "Station"), this letter is to request Special Temporary Authority ("STA") for operation with the KBME facilities authorized in BP-20220303AAS as fully adjusted under the method of moments derived operating parameters.

All three stations authorized at the site, KXYZ, KPRC, and KBME, have been fully adjusted under the Method of Moments proofing procedures described in 47 CFR 73.151(c). IHM has also now completed relocation of its main transmitters from the existing licensed sites of KXYZ and KPRC to the KBME site. Spurious emission measurements have been performed, and a multiplex agreement exhibit is attached.

The interests of the public will be served by the station operating pending preparation and grant of a license to cover the facilities.

Please direct any inquiries regarding this matter to the undersigned.

Respectfully submitted,

Troy Langham

VP, Technical Regulatory Affairs

iHeartMedia

Anti-Drug Abuse Act Certification

Answer YES if all parties to the application are in compliance with Section 5301 of the *Anti-Drug Abuse Act of 1988*, 21 U.S.C. Section 862, the federal law which provides federal and state court judges the discretion to deny federal benefits to individuals convicted of offenses consisting of the distribution of controlled substances. For a definition of "party" for these purposes, see 47 C.F.R. Section 1.2002(b). *See also Amendment of Part 1 of the Commission's Rules to Implement Section 5301 of the Anti-Drug Abuse Act of 1988*, 6 FCC Rcd 7551, 57 Fed. Reg. 00186 (1991).

____X YES NO _____

By checking yes, the applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. 862, or, in the case of a non-individual applicant (e.g., corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits that includes FCC benefits pursuant to that section. For the definition of a party for these purposes, see 47 C.F.R. Section 1.2002(b).	
I certify that the statements made in this application are true, complete, and correct to the best of my knowledge and belief and are made in good faith.	
Name of Applicant:	IHM LICENSES, LLC
Signature:	To John
Printed Name of Signatory:	Troy Langham
Title:	VP, Technical Regulatory Affairs
Date:	August 9, 2022
Call Sign:	KBME (AM), Facility ID 23082, Houston, TX
Type of Request:	Special Temporary Authority ("STA")

Triplex Agreement

This agreement is entered into this 8th day of August 2022 for IHM Licenses, LLC, the licensee of KXYZ Facility ID No. 95, KPRC Facility ID No. 9644 and KBME Facility ID No. 23082 (the stations).

Agreed

As the three stations share a common ownership and broadcast antenna (triplexed) and that such operation requires common filters, traps, and other equipment to prevent interaction, intermodulation and/or the generation of spurious radiation products which may be caused by common usage of the same antenna system by the stations, this agreement is to affix responsibility of each station with regard to the installation and maintenance of such equipment.

As the stations are presently under common ownership the assignment of responsibility is most at this time. In the event of the stations no longer being under common control as may occur in the transfer of one or more of the stations, the licensee will negotiate an agreement with the parties involved affixing that responsibility appropriately.

Counterparts

In witness whereof, IHM Licenses, LLC, licensee of the stations, has signed this agreement as of the day and year first above written.

Troy G. Langham

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VP, Technical Regulatory Affairs