Federal Communications Commission Washington, D.C. 20554	Approved by OMB 3060-0386 (July 2002)	FOR FCC USE ONLY
Extension of Existing Engineering STA		FOR COMMISSION USE ONLY FILE NO.
Read Instructions/FAQ before filling out form		

Sect	tion I - General Information					
1.	Legal Name of the Applicant PLYMOUTH ROCK BROADCASTING CO., INC.					
	Mailing Address 17 COLUMBUS ROAD					
	City PLYMOUTH	State or Country (if foreign address) MA	Zip Code 02360 -			
	Telephone Number (include area code) 5087461390		E-Mail Address (if available)			
	FCC Registration No 0004986469	Call Sign WPLM	Facility ID Number 52837			
2.	Contact Representative (if other than licensee/permittee SUSAN A. MARSHALL, ESQ.		Firm or Company Name SHAINIS & PELTZMAN, CHARTERED			
Mailing Address SUITE 240 1850 M STREET NW						
	City WASHINGTON	State or Country (if foreign address) DC	ZIP Code 20036 -			
	Telephone Number (include area code) 2022930011		E-Mail Address (if available) SUSAN@S-PLAW.COM			
3.	3. Purpose: C Engineering STA					
	Extension of Existing Engineering STA File Nu	umber: BSTA - 20190531AAT				
	C Legal STA					
	C Extension of Existing Legal STA					
4.						
5.	Community of License: City: PLYMOUTH State: MA					
6.	If this application has been submitted without a fee, indi  Governmental Entity  Noncommercial Education  N/A (Fee Required)	cate reason for fee exemption (see 47 C.F.R. Section 1.1114): al Licensee/Permittee O Other				
7.	1.1306 (i.e., The facility will not have a significant envir	vis excluded from environmental processing under 47. C.F.R. Section ronmental impact and complies with the maximum permissible rolled and uncontrolled environments). Unless the applicant can determine pendix A, an <b>Exhibit is required.</b>	• Yes C No  See Explanation in			
		nt it, in coordination with other users of the site, will reduce power or cease to the site, tower or antenna from radiofrequency electromagnetic exposure	[Exhibit 33]			
8.	Rules. In addition, please specify 1)the specific rules are public interest will be furthered by grant; and 3) the exp	es" which warrant temporary operations at variance from the Commission's ad/or policies from which the applicant seeks temporary relief; 2) how the exected duration of the STA and the licensee's plan for restoration of an authorized technical facilities, please specify the exact facilities sought.	[Exhibit 34]			
9.	Anti-Drug Abuse Act Certification. Applicant certifies of federal benefits pursuant to Section 5301 of the Anti	that neither applicant nor any party to the application is subject to denial -Drug Abuse Act of 1988, 21 U.S.C. Section 862.	⊙ Yes C No			

I hereby certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith. I acknowledge that all certifications and attached Exhibits are considered material representations.

Typed or Printed Name of Person Signing DR. LAURIE J. CAMPBELL	Typed or Printed Title of Person Signing PRESIDENT OF PLYMOUTH ROCK BROADCASTING CO., INC.
Signature	Date (mm/dd/yyyy) 09/16/2022

WILLFUL FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. CODE, TITLE 47, SECTION 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

# **Exhibits**

Exhibit 33

Description: ENVIRONMENTAL COMPLIANCE

SEE THE ATTACHED STATEMENT OF THE STATION'S CONSULTING ENGINEER REFLECTING ENVIRONMENTAL COMPLIANCE FOR THE PROPOSED STA OPERATION.

Attachment 33			
Description			
See attached statement on next page.			

### Exhibit 34

**Description:** EXTRAORDINARY CIRCUMSTANCES WARRANTING THE REQUESTED STA OPERATION

The Commission is aware that the licensee has had to make extensive repairs to the station to stay on the air and that, once these repairs were complete, the station resumed operation with its nighttime pattern at reduced power and with its directional parameters at variance to stay within licensed monitor point limits. The Commission has also been told that fencing repairs have had to be performed due to extreme windstorms. To date, the station is continuing to operate with its nighttime pattern at reduced power. However, tower work to replace the damaged sample loops, as well as the painting of the second two towers has been delayed due to scheduling. The licensee is also in the process of weighing the extensive repairs and consultant fees necessary for the four-tower directional pattern with the alternative of applying for a nondirectional license at a reduced power level. Therefore, a further extension of the station's special temporary authorization is needed to permit the licensee to continue its operation of the station with its nighttime pattern during the day and night at reduced power to maintain licensed limits.

# Exhibit 33

# Statement of continued compliance

The proposed STA will not have an environmental impact or alter the continued compliance of WPLM FM to limiting radiofrequency exposure to the general public and site workers.

The scheduled tower equipment repairs will take place with WPLM-AM off the air in order to protect workers during repair and painting operations. It has also been necessary to reduce the collocated FM power level to protect workers.

All 3 towers have had fencing repaired and are in good condition and appropriate RF exposure warning signs are in place. Tower 1 is in the process of fence repair, the tower site and transmission site is secure during this process. Tower lighting is maintained and operational in compliance with FCC and FAA regulations.

Frank Doremus BSEET

Broadcast Engineer

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09/16/2022