Federal Communications Commission A			d by OMB FOR FCC USE ONLY July 2002)		
Washington, D.C. 20554 3060					
Extension of Existing Eng Read Instructions/FAQ before t			FOR COMMISSION USE ONLY FILE NO. BESTA -		
Sec	tion I - General Information				
1.	Legal Name of the Applicant WORTHROME, LLC				
	Mailing Address 5800 WEST LOCKSLEY LOOP				
	City WASILLA	State or Country (if foreign address) AK		Zip Code 99623	
	Telephone Number (include area code) (907) 521-3630			E-Mail Address (if available) AARON@KHITZ1071.COM	
	FCC Registration No 0031277197	Call Sign KVHZ		Facility ID Number 161023	
2.	Contact Representative (if other than licensee/permittee) SUSAN A. MARSHALL, ESQ.			Firm or Company Name SHAINIS & PELTZMAN, CHARTERED	
	Mailing Address 1850 M STREET, NW SUITE 240				
	City WASHINGTON	State or Country (if foreign address) DC		ZIP Code 20036-	
	Telephone Number (include area code) 202-293-0011			E-Mail Address (if available) SUSAN@S-PLAW.COM	
3.	Purpose: © Engineering STA				
	C Extension of Existing Engineering STA File Number: BSTA - 20220418AAB				
	C Legal STA				
	C Extension of Existing Legal STA				
4.	Service: AM				
5.	Community of License: City:WASILLA State: AK				
6.	If this application has been submitted without a fee, indicate reason for fee exemption (see 47 C.F.R. Section 1.1114): O Governmental Entity O Noncommercial Educational Licensee/Permittee O Other O N/A (Fee Required)				
7.	Environmental Protection Act. The proposed facility is excluded from environmental processing under 47. C.F.R. Section 1.1306 (i.e., The facility will not have a significant environmental impact and complies with the maximum permissible			• Yes C No	
	radiofrequency electromagnetic exposure limits for controlled and uncontrolled environments). Unless the applicant can determine compliance through the use of the RF worksheets in Appendix A, an Exhibit is required.			See Explanation in	
	By checking "Yes" above, the applicant also certifies that it, in coordination with other users of the site, will reduce power or cease operation as necessary to protect persons having access to the site, tower or antenna from radiofrequency electromagnetic exposure in excess of FCC guidelines.			[Exhibit 33]	
8.	Please explain in detail the "extraordinary circumstances" which warrant temporary operations at variance from the Commission's Rules. In addition, please specify 1)the specific rules and/or policies from which the applicant seeks temporary relief; 2) how the public interest will be furthered by grant; and 3) the expected duration of the STA and the licensee's plan for restoration of licensed operation. If requesting variance with other than 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		is subject to denial	• Yes O 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 Title of Person Signing LLC MEMBER
Date (mm/dd/yyyy) 04/19/2023

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

Since the last STA extension filing in October 2022, the Licensee has made some progress on troubleshooting and working towards a resolution of the station's issues. In the upcoming summer months, the Licensee will be repairing and refurbishing the station's grounding mesh which is a large part of the station's antenna problem. When the Licensee met with a consulting engineer in March 2023, it was determined, after the engineer performed quite a bit of testing, that the station has to work on the grounding mesh since the station is experiencing quite a lot of VSWR. However, further repairs will have to wait until the temperature warms up and the ground is thawed.

In addition, the Licensee has determined that the transmitter equipment is quite old and worn out and the work on the ground system may not completely resolve the station's issues. If, after repairing the ground system, there is still trouble with the station's operation, the Licensee will order a new AM transmitter unit. The Licensee is working with two different distributors concerning two different transmitter models and has determined that, if ordering a new transmitter is necessary, the lead time on receiving transmitters right now is 10 - 12 weeks after order.

Consequently, the Licensee is hereby requesting a further extension of its authority to operate the station at reduced power so that the Licensee can continue to serve the public interest by providing programming to the residents of Wasilla, Alaska, and its surrounding area, while the Licensee works on resolving the station's problems.

Attachment 34

Description