

FEDERAL COMMUNICATIONS COMMISSION
445 TWELFTH STREET, SW
WASHINGTON, DC 20554

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MEDIA BUREAU
AUDIO DIVISION
TECHNICAL PROCESSING GROUP
APPLICATION STATUS: (202) 418-2730
HOME PAGE: www.fcc.gov/mb/audio/

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California Black Chamber of Commerce
2951 Sunrise Blvd #175
Rancho Cordova, CA 95742

Re: KDEE-LP, Sacramento, CA
Facility ID No. 123915
California Black Chamber of Commerce
File No. BPL-20100218ACQ

Dear Applicant:

This letter refers to the above-captioned application for a minor change to a licensed facility.

An engineering study has revealed that the proposed transmitter site specified in the application fails to meet the minimum spacing requirements of 47 C.F.R. § 73.807 in relation to third-adjacent channel license, BLH-19990714KC, for station KSEG(FM), Sacramento, CA. The required separation is 67 kilometers, whereas the separation proposed is 24 kilometers.¹ Also, the application fails to meet the minimum spacing requirements of 47 C.F.R. § 73.807 in relation to co-channel translator application, BNPFT-20030314AFJ, in Carmichael, CA. The minimum required separation is 26 kilometers, whereas the separation proposed is 11 kilometers. Lastly, the application fails to meet the minimum spacing requirements of 47 C.F.R. § 73.807 in relation to first-adjacent channel translator application, BNPFT-20030317DXO, in Roseville, CA. The minimum required separation is 15 kilometers, whereas the separation proposed is 9 kilometers.

Accordingly, in light of the above, application BPL-20100218ACQ is unacceptable for filing and IS HEREBY DISMISSED. This action is taken pursuant to 47 C.F.R. § 0.283.

Sincerely,



Edna V. Prado
Supervisory Engineer
Audio Division
Media Bureau

¹ KDEE-LP's application proposes to change operation from channel 249L1 to channel 248L1. However, the channel change will create a new short-spacing to KSEG.