

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

**MEDIA BUREAU**  
**AUDIO DIVISION**  
**APPLICATION STATUS:** (202) 418-2730  
**HOME PAGE:** [www.fcc.gov/mb/audio/](http://www.fcc.gov/mb/audio/)

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MAR 21 2014

Lighthouse Network, Inc.  
22800 Bulverde Rd, #1804  
San Antonio, TX 78259

Re: NEW-LP, San Antonio, TX  
Facility ID No. 194172  
Lighthouse Network, Inc.  
File No. BNPL-20131028AEP

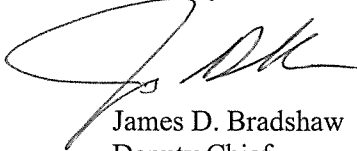
Dear Applicant:

The staff has under consideration the above-captioned application for a new low power FM (LPFM) station.

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. Specifically, the site proposed is located near the second adjacent licensed facilities for KONO-FM (BMLH-20001010ACP) in Helotes, TX and KQXT-FM (BLH-20070817ACA) in San Antonio, TX. The application recognizes these short-spacings and requests a second-adjacent waiver. However, the waiver request does not adequately demonstrate that no interference will occur. The exhibits include a statement indicating that, using the manufacturer's vertical plane pattern, "...at 40 degrees below horizontal the interference area would extend 24.0 meters toward the ground...thus the interference will never reach the ground." However, without submitting the vertical plane pattern, it is impossible for us to confirm this claim. Therefore, the application is unacceptable for filing and will be dismissed. Please note that an adequate demonstration of no interference should contain various items such as a map of the proposed interference area, a tower diagram, a satellite or aerial photograph, the antenna manufacture's vertical radiation pattern, and/or any details about any nearby structures or major roadways.

Accordingly, in light of the above, application BNPL-20131028AEP is unacceptable for filing pursuant to 47 C.F.R. § 73.3566(a)<sup>1</sup> and IS HEREBY DISMISSED. This action is taken pursuant to 47 C.F.R. § 0.283

Sincerely,



James D. Bradshaw  
Deputy Chief  
Audio Division  
Media Bureau

cc: Danny Langston

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<sup>1</sup> Under the Public Notice entitled "Commission States Future Policy on Incomplete and Patently Defective AM and FM Construction Permit Applications," FCC 84-366, released August 2, 1984, the Commission indicated that it would reinstate applications *nunc pro tunc* where the original application was dismissed and where a minor curative amendment was filed within thirty days. Please note that any amendment submitted for this purpose must be received within 30 days of the Public Notice of the dismissal of the application and must correct ALL acceptance defects with the application. This includes any defects that may not have been identified in the dismissal letter.