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BEFORE THE FEDERAL COMMUNICATIONS COMMISSION Washington, D.C.

Received & Inspected

MAR 14 2016

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In Re:

L.M. COMMUNICATIONS II OF SOUTH

CAROLINA, INC.

BPH- 20160125AAF

Facility ID 50729

For a Construction Permit for a

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To: The Secretary

Attn: Chief, Media Bureau

Minor Changes in the Facilities

Of Station WCOO(FM) Kiawah, SC

INFORMAL OBJECTION

Praise Communications, Inc. ("Praise"), licensee of Station WTUA, St. Stephan, South Carolina, by its attorney, hereby objects to the above-referenced application of L.M. Communications II of South Carolina ("IM") for changes in the facilities of Station WCOO(FM), Kiawah, South Carolina, on the grounds that the proposed facilities fail to protect the allotment of Channel 290A at Pinopolis, South Carolina, that is reserved for use by Station WTUA.

The Commission's staff called this deficiency in LM's application to LM's attention in a letter sent to LM on February 11, 2016. In that letter, the staff gave LM 30 days in which to amend its application to eliminate the conflict with the Pinopolis allotment. Rather than amend its application to eliminate the conflict, LM filed an amendment arguing that the Pinopolis allotment should be deleted in view of the fact that Praise has not yet implemented the change of WTUA's city of license and allotment to Channel 290A, Pinopolis.

As a preliminary matter, Praise notes that the Commission has concluded that the allotment of Channel 290A to Pinopolis and the modification of WTUA's authorization to specify operation on that Channel will serve the public interest. If LM believes that this public interest determination should be rescinded, the appropriate avenue of seeking modification of the determination

would be to petition for rulemaking to delete or modify the Pinopolis allotment, not by proposing that the allotment be deleted in an application for modification of WCOO's facilities.

It is a matter of record that Praise has conscientiously and in good faith attempted to implement the relocation of WTUA to Pinopolis that the Commission found to be in the public interest. As LM concedes, Praise has filed two consecutive application to accomplish the relocation. However, Praise was prevented from implementing the changes in WTUA's facilities authorized in those applications due to objections to the proposed facilities raised by the FAA. Praise had actually acquired the tower site specified in its most recent application in the expectation that it would be able to resolve any issues raised by the FAA concerning that site, and Praise has recently submitted additional information to the FAA regarding its proposed use of that site which it is hopeful will result in the FAA withdrawing its objections to WTUA operating from the site. Praise has also located a tower from which WTUA can operate utilizing the Pinopolis Channel 290A allotment and has entered into a contract to purchase the tower, a copy of which is attached hereto. Praise is confident that the FAA will not object to WTUA operating from this new tower. As soon as Praise learns whether its latest submission to the FAA has resolved the FAA's objections to the site specified in its recently expired construction permit, Praise will either re file for a construction permit for that site or will file for a construction permit specifying the new tower that it has recently acquired. Accordingly, there is no basis at this time for LM's request that the Pinopolis allotment be If LM disagrees, it is invited to file an appropriate petition for deleted. rulemaking to modify the table of allotments so that its theory as to why the allotment should be deleted can be adjudicated in the proper manner.

WHEREFORE, since LM's application conflicts with the existing allotment of Channel 290A at Pinopolis, South Carolina, LM's application must be dismissed.

Respectfully submitted,

Dand With

David Tillotson 4606 Charleston Terrace, N.W.

Washington, DC 20007

Tel: 202 625-6241
Email: dtlaw67@starpower.net

Attorney Praise

Communications, Inc.

March 9, 2016

Agreement to Sell Land

In consideration of a deposit of One Thousand (\$1000.00) dollars and no other valuable consideration the receipt of which is herby acknowledged, the Undersigned, Martin Hassugen behalf of Martin Brothers, Inc. Martin (7459 hereby agrees to sell 3 acres of land (more or less encompassing the communication tower and guy lines) along with communication tower and all improvements as shown on plat made by Albert R. Judy, RLS dated 10/22/2002 and being known as Jasper Jeffers Track to Alex Snipe Jr or an entity formed by him . This 3.10 Acre track of land out of parcel (TMS# 0890000012) lying off/near County Line Rd and hwy 311, surrounded by property owned by Plum Creek Timberland LP, in the County of Berkeley, in the State of The land and all improvements shall be Sold at a price of \$30,0000 dollars . The total sale price is \$30,000 Cash. This sale is contingent upon, seller obtaining a corrective/duplicate deed from Plum Creek Timberlands, L.P. or its successors to seller in order to convey title to buyer, and all required Governmental approvals for buyers use. Closing will take place within 10 days of obtaining all required documents for transferable title to property and FAA/FCC approval or any other required Governmental approval. Both seller and purchaser acknowledge that the conditions to closing may take some time to complete. If parties are unable to complete or to obtain closing condition by 180 days, this contract shall become null and void and all earnest money shall be returned to the purchaser, or contract may be extended if buyer so chooses.

This Agreement is binding upon heirs, Administrators, executors, devises, legatees, donees, remaindeermans, assigns, and purchasers for value. All proceeds paid to Seller as deposit shall be deducted from the purchase price of the land.

IN WITNESS HEREOFF, the parties have executed this Land Sale Agreement on the day of March , 2016.

Martin Brother, Inc.

By <u>//.</u> Seller

Alex Snipe

Buyer France

Witness: Emma & Butl

ts: //lana + 12 Date: 3-4-16

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Date: 3/4/16

CERTIFICATE OF SERVICE

I, David Tillotson, hereby certify that a copy of the foregoing INFORMAL OBJECTION has been sent via first class United States mail, postage pre paid, the 9th day of March, 2016, to:

Sally A. Buckman Lermahn Senter PLLC 2000 K Street, NW Suite 600 Washington, DC 20006

David Tillotson

Dand With