

Huong Chau

From: Son Nguyen
Sent: Thursday, August 04, 2016 3:09 PM
To: Huong Chau
Subject: FW: WNZF (AM) CP BP-20151105ABB

Please reissue the permit. Thanks

From: Son Nguyen
Sent: Thursday, August 04, 2016 3:09 PM
To: 'Gil Moor' <gil@bromocom.com>
Cc: 'Jim Martin' <intermartuc@comcast.net>
Subject: RE: WNZF (AM) CP BP-20151105ABB

Mr. Moor,

Per your explanation, condition # 3 is not needed. We will reissue the permit to remove it accordingly.

Regards,
Son Nguyen

From: Gil Moor [<mailto:gil@bromocom.com>]
Sent: Thursday, August 04, 2016 2:05 PM
To: Son Nguyen <Son.Nguyen@fcc.gov>
Cc: 'Jim Martin' <intermartuc@comcast.net>
Subject: WNZF (AM) CP BP-20151105ABB

Dear Mr. Nguyen,

My client, Flagler Broadcasting, LLC, has the CP listed above. The purpose of the CP is to remove the nighttime directional signal. The station has operated non-directionally in the daytime since its inception years ago.

It was hoped to simply switch off the night transmitter and become a daytime station only. There is a remote hope that someone might rent space on the unused nighttime-only tower.

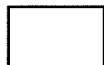
We have noticed that Special Operating Condition #3 requires us to either:

1. Dismantle the unused tower or in lieu of that
2. Conduct and submit a proof of performance to establish that the pattern is essentially omnidirectional.

WNZF has operated non-directionally in the daytime with the nighttime-only tower not energized since the inception of the station. In the daytime the nighttime-only tower is detuned in order that the pattern is truly non-directional. Since WNZF is currently operating non-directionally (daytime) and since the station proposes no change in the physical plant, it is possible to remove SOC #3? We will be glad to accept a requirement that the current detuning circuits be left in place and maintained in order to ensure the non-directionality of the daytime station.

Sincerely,

Clifton G. Moor
Bromo Communications, Inc.



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