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DeForest Broadcasting Company, Inc.
509 Walnut Grove Drive
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DOCKET FILE COPY ORIGINAL

November 8, 1999

Ms. Magalie Roman Salas, Esq.
Federal Communications Commission
The Portals II Building, TW-A325
445 12th Street, S.W.
Washington, D.C. 20554
Tel: 202/418-0300

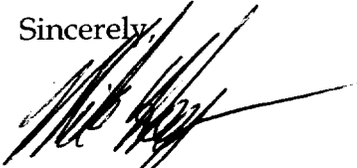
Regarding: Low Power Radio Service, MM Docket No. 99-25

Dear Ms. Salas:

Enclosed, please find an "original" and nine copies of reply-comments dated November 8th, to be filed in the above-referenced docket from DeForest Broadcasting Company, Inc.

Should any questions arise concerning this matter, please contact the undersigned directly.

Sincerely,



Mike Hoyer - President
DeForest Broadcasting Company, Inc.

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**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)
)
Creation of a Low Power Radio Service) MM Docket No. 99-25
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Reply Comments of DeForest Broadcasting Company, Inc

DeForest Broadcasting Company, Inc.
509 Walnut Grove Drive
Madison, WI 53717
Tel: 608/829-1602
Email: mhoyer@chorus.net

Mike Hoyer - President

November 8th, 1999

INTRODUCTION

DeForest Broadcasting Company, Inc., (DBCI) a Southern Wisconsin company, respectfully submits the following November 8th reply comments regarding issues raised concerning the proposed Low-Power FM (LPFM) radio broadcasting service MM Docket No. 99-25.

STATEMENT

DBCI believes that the largest debated issue regarding LPFM is the removal of 2nd adjacent channel separation limits possibly causing some amount of 2nd adjacent channel interference, and whether, if any amount, is justifiable to allocate LPFM frequencies. Likewise, 3rd adjacent channel interference is a much smaller issue and in many discussions is not an issue at all.

CONCLUSION

DBCI believes that it would be prudent to legalize LPFM now according to the DBCI September 15th reply comments with the removal of only the 3rd adjacent channel separation limits if further research is needed on the removal or reduction of separation limits for the 2nd adjacent channel or if it is deemed that 2nd adjacent channel limits can not be removed or reduced. Legalizing LPFM, in this manner, would provide a quicker and more expeditious avenue, for the people of limited financial means, to have a voice in broadcasting for the very first time in America. That would be a great and expeditious achievement.

Prepared by:
Mike Hoyer
President
DeForest Broadcasting Company, Inc.
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Tel: 608/829-1602
Email: mhoyer@chorus.net

Signed:  Date: 11/8/99

Michael E. Hoyer - President of DeForest Broadcasting Company, Inc.