

Federal Communications Commission.
 William F. Caton,
Acting Secretary.
 [FR Doc. 96-27526 Filed 10-25-96; 8:45 am]
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Licensee Order to Show Cause

The Assistant Chief, Audio Services Division, Mass Media Bureau, has before him the following matter:

Licensee	City/State	MM Docket No.
Morgan Media, Inc. Licensee of WAUB(AM).	Auburn, New York.	96-209

(Regarding the silent status of Station WAUB(AM))
 Pursuant to Section 312(a)(3) and (4) of the Communications Act of 1934, as amended, Morgan Media, Inc. has been directed to show cause why the license for Station WAUB(AM) should not be revoked, at a proceeding in which the above matter has been designated for hearing concerning the following issues:
 1. To determine whether Morgan Media, Inc. has the capability and intent to expeditiously resume the broadcast operations of WAUB(AM) consistent with the Commission's Rules.
 2. To determine whether Morgan Media, Inc. has violated Sections 73.1740 and/or 73.1750 of the Commissions Rules.
 3. To determine, in light of the evidence adduced pursuant to the foregoing issues, whether Morgan Media, Inc. is qualified to be and remain the licensee of Station WAUB(AM).

A copy of the complete Show Cause Order and Hearing Designation Order in this proceeding is available for

inspection and copying during normal business hours in the FCC Dockets Branch (Room 320), 1919 M Street, N.W., Washington, D.C. The complete text may also be purchased from the Commission's duplicating contractor, International Transcription Service, 2100 M Street, N.W., Suite 140, Washington, D.C. 20037 (telephone 202-857-3800).
 Federal Communications Commission.
 Stuart B. Bedell,
Assistant Chief, Audio Services Division, Mass Media Bureau.
 [FR Doc. 96-27525 Filed 10-25-96; 8:45 am]
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Licensee Order to Show Cause

The Assistant Chief, Audio Services Division, Mass Media Bureau, has before him the following matter:

Licensee	City/State	MM Docket No.
Twenty-One Sound Communications, Inc. Licensee of KFPS(AM).	Salem, Missouri	96-210

(Regarding the silent status of Station KFPS(AM))
 Pursuant to Section 312(a)(3) and (4) of the Communications Act of 1934, as amended, Twenty-One Sound Communications, Inc. has been directed to show cause why the license for Station KFPS(AM) should not be revoked, at a proceeding in which the above matter has been designated for hearing concerning the following issues:
 1. To determine whether Twenty-One Sound Communications, Inc. has the

capability and intent to expeditiously resume the broadcast operations of KFPS(AM) consistent with the Commission's Rules.
 2. To determine whether Twenty-One Sound Communications, Inc. has violated Sections 73.1740 and/or 73.1750 of the Commissions Rules.
 3. To determine, in light of the evidence adduced pursuant to the foregoing issues, whether Twenty-One Sound Communications, Inc. is qualified to be and remain the licensee of Station KFPS(AM).

A copy of the complete Show Cause Order and Hearing Designation Order in this proceeding is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 320), 1919 M Street, N.W., Washington, D.C. The complete text may also be purchased from the Commission's duplicating contractor, International Transcription Service, 2100 M Street, N.W., Suite 140, Washington, D.C. 20037 (telephone 202-857-3800).

Federal Communications Commission.
 Stuart B. Bedell,
Assistant Chief, Audio Services Division, Mass Media Bureau.
 [FR Doc. 96-27524 Filed 10-25-96; 8:45 am]
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FCC to Hold Open Commission Meeting Tuesday, October 29, 1996

October 22, 1996—G.
 The Federal Communications Commission will hold an Open Meeting on the subjects listed below on Tuesday, October 29, 1996, which is scheduled to commence at 9:30 a.m., in Room 856, at 1919 M. Street, N.W., Washington, D.C.

Item No.	Bureau	Subject
1	Common Carrier	<i>Title:</i> Policy and Rules Concerning the Interstate, Interexchange Marketplace; Implementation of Section 254(g) of the Communications Act of 1934, as amended (CC Docket No. 96-61). <i>Summary:</i> The Commission will consider certain issues raised in the Notice of Proposed Rule Making.
2	Wireless Telecommunications	<i>Title:</i> Amendment of the Commission's Rules Regarding a Plan for Sharing the Costs of Microwave Relocation (WT Docket No. 95-157, RM-8643). <i>Summary:</i> The Commission will consider action concerning the relocation of microwave incumbents in the 2 GHz band.
3	International	<i>Title:</i> Streamlining the Commission's Rules and Regulations for Satellite Application and Licensing Procedures (IB Docket No. 95-117). <i>Summary:</i> The Commission will consider action concerning its satellite policy rules to eliminate and streamline various application and licensing procedures, reduce reporting requirements for a number of services, and consolidate various forms.

Additional information concerning this meeting may be obtained from Audrey Spivack or David Fiske, Office

of Public Affairs, telephone number (202) 418-0500.
 Copies of materials adopted at this meeting can be purchased from the

FCC's duplicating contractor, International Transcription Services, Inc. at (202) 857-3800. Audio and video tapes of this meeting can be purchased

from Telspan International at (301)731-5355. This meeting can be viewed over "George Mason University's Capitol Connection," telephone (703) 993-3100. The meeting can also be heard via telephone, for a fee, from National Narrowcast Network, telephone (202) 966-2211 or fax (202) 966-1770; and from Conference Call USA (available only outside the Washington, DC metropolitan area), telephone 1-800-962-0044.

Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 96-27570 Filed 10-25-96; 8:45 am]

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[DA 96-1724]

Released: October 17, 1996.

Mass Media Bureau Announces Commencement of Sixty (60) Day Period for Filing ITFS Modifications and Amendments Seeking to Co-Locate Facilities with Wireless Cable Operations

1. Commencing October 24, 1996, and continuing to and including December 23, 1996, the Commission will permit the filing of modification applications and amendments to pending applications in the Instructional Television Fixed Service (ITFS) proposing to co-locate with an authorized wireless cable facility.

2. This 60 day co-location filing period is not for the filing of new station applications or modification applications for additional channels. Amendments and modifications may not involve a technical conflict with existing operation(s) or with application(s) filed prior to this sixty (60) day filing period. Applications for upgrades in facilities unrelated to proposed co-location with a wireless cable facility will not be accepted. In addition, curative amendments to otherwise defective applications will not be accepted for filing. Changes in facilities which fail to comply with the limitations set forth in this Public Notice will not be accepted for filing.

3. On March 28, 1996, the Commission completed its auction of authorizations to provide single channel and multichannel Multipoint Distribution Service (collectively

referred to as MDS) in 493 Basic Trading Areas (BTAs) and BTA-like areas. Many BTA authorization holders and incumbent wireless cable operators lease excess channel capacity from the ITFS licensees in the same service area, pursuant to Section 74.931(e) of the Commission's Rules. The purpose of this Public Notice is to facilitate marketwide settlements and expedite the development of wireless cable services by permitting ITFS applicants and licensees to modify their applications or facilities to specify co-location with the facilities of a wireless cable operator which leases its ITFS channels. Therefore, amendments to pending applications, which were timely filed and substantially complete at the time of filing, and modification applications for changes in ITFS facilities will be accepted during the specified sixty (60) day filing period, provided that co-location with a wireless cable facility is proposed and the ITFS applicant or licensee has an executed channel lease agreement with the wireless cable operator. Applicants and licensees may also propose any changes in technical facilities in an effort to replicate those of the co-located wireless cable facility.

4. Applicants are requested to specify in an exhibit their protected service area (PSA) as follows. First, ITFS entities who lease excess channel capacity to an incumbent MDS operator (one authorized or proposed on or before September 15, 1995) should so state and specify the protected service area of the co-located wireless cable system, a fixed circle with a radius of 35 miles. Specifically, applicants are requested to provide the geographic latitude and longitude of the center of the PSA, which will not necessarily coincide with the proposed transmitting antenna site coordinates. Secondly, ITFS entities who lease excess capacity to a BTA holder should so state. In such cases the ITFS PSA will be a circular 35-mile protected service area centered at the transmitting antenna coordinates of the co-located MDS station, i.e., the site coordinates proposed in the application. An applicant's correct specification of its intended service area will facilitate the processing of the application and insure appropriate interference protection.

5. To further facilitate the orderly and expeditious processing of these submissions, applicants and licensees filing amendments and modifications pursuant to this Public Notice are requested to use a completed "cover sheet," identical to the cover sheet form attached to this Public Notice. In addition, all modification applications and amendments to pending applications must be substantially complete when tendered for filing.

6. All filings in response to this Public Notice must be filed with the Secretary's Office, Federal Communications Commission, 1919 M Street, Room 222, Washington, D.C. 20054. See 47 CFR 0.401(a). Mailed modification applications and amendments to pending applications must be received by the Commission no later than December 23, 1996. Hand-carried or courier-delivered ITFS filings can be delivered daily during the sixty day filing period at the Secretary's Office from 8:00 a.m. to 5:30 p.m. Submissions tendered after 5:30 p.m. on Monday, December 23, 1996, will not be accepted. Applicants are required to submit an original and two duplicate copies of the filing. To further facilitate the initial processing of these filings, all applicants are requested to enclose in a single envelope the original and duplicate copies of the filing, with each duplicate copy clearly denoted as such by the applicant. Where more than one application or amendment is being filed, separate envelopes enclosing the individual filings (i.e., an original and two copies) can be mailed in a single package. The Secretary's Office will provide date stamped copies of hand delivered filings upon request.

7. Modification applications and amendments which do not comply with the limitations set forth in this Public Notice, or which are otherwise found to be defective, will be rejected and returned to the applicant.

8. For further information concerning this sixty (60) day filing period, contact Charles P. Gratch or Joyce L. Bernstein, Video Services Division, Mass Media Bureau at (202) 418-1610.

Federal Communications Commission.

William F. Caton,

Acting Secretary.

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