

file: CPs/licenses of 13

DUPLICATE

noted stations

WILEY, REIN & FIELDING

1776 K STREET, N.W.
WASHINGTON, D. C. 20006
(202) 429-7000

January 7, 1998

WRITER'S DIRECT DIAL NUMBER
(202) 828-3165

FACSIMILE
(202) 429-7049

RECEIVED

JAN - 7 1998

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

VIA HAND DELIVERY

Magalie Roman Salas, Secretary
Federal Communications Commission
Room 222
1919 M Street, N.W.
Washington, D.C. 20554

Re: EAS Exemption: KLCD(FM) and KLNI(FM), Decorah, IA, KXLC(FM),
LaCrescent, MN, KNSW(FM) and KRSW(FM), Worthington, MN, KBPR(FM),
Brainerd, MN, KNTN(FM) and KQMN(FM), Thief River Falls, MN, WIRR(FM),
Virginia/Hibbing, MN, KRSU(FM) and KNCM(FM), Appleton, MN, WIRN(FM),
Buhl, MN, and KWRV(FM), Sun Valley, ID
Minnesota Public Radio

Dear Ms. Salas:

On December 8, 1997, Minnesota Public Radio ("MPR"), the licensee of the above-listed stations, filed its response to the Commission's letter dated October 28, 1997, wherein the Commission requested additional information with regard to MPR's petition to waive EAS equipment requirements for the above stations. MPR's response, however, incorrectly stated that KLNI(FM), Decorah, Iowa was a pure satellite station of KSJN(FM), Saint Paul, Minnesota. In fact, KLNI(FM) is a pure satellite station of KNOW(FM), Saint Paul, Minnesota, one of the two MPR EAS equipped "flagship" stations. We regret any confusion or inconvenience this incorrect reference may have caused. Accordingly, we request that this correcting letter be associated with MPR's December 8, 1997 response.

Should there be any questions concerning this matter, please contact the undersigned.

Sincerely,


Cara B. Moylan

cc: H. James Keats, Jr. (Attorney, EAS Staff, FCC by hand)
Mitzi Gramling, Esq.