

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
Amendment of Section 73.202(b),)	
Table of Allotments,)	MM Docket No. 90-189
FM Broadcast stations.)	RM-6904
(Farmington, Grass Valley, Jackson,)	RM-7114
Lindon, Placerville and Fair Oaks,)	RM-7186
California, and Carson City and Sun Valley,)	RM-7415
Nevada))	RM-7298

MEMORANDUM OPINION AND ORDER

(Proceeding Terminated)

Adopted: January 16, 2002

Released: January 18, 2002

By the Chief, Allocations Branch:

1. The Allocations Branch has before it the Application for Review filed by Nevada County Broadcasters, Inc ("Nevada County") directed to the Memorandum Opinion and Order in this proceeding, 11 FCC Rcd 2356 (1996).¹ Gold Country Communications, Inc. ("Gold Country") filed an Opposition to Application for Review and Nevada County filed a Reply to Opposition to Application for Review. As discussed below, we are dismissing the Application for Review.

2. On October 25, 2001, Nevada County and Gold Country filed a Joint Request for Approval of Settlement and Termination of Proceeding looking toward dismissal of the Application for Review. In accordance with the underlying agreement between the parties, Nevada County (File No. BPH-20011025AAB) and Gold Country (File No. BPH-20011025ABE) each filed an application pursuant to Section 73.213(c)(2) of the Rules to operate their respective stations at an effective radiated power of six kilowatts on Channel 232A. Dismissal of the Application for Review is expressly contingent upon favorable action on these applications. To facilitate the processing of these applications, we are hereby setting aside all actions in this proceeding. Concurrent with the release of this Memorandum Opinion and Order, the Audio Services Division is granting these applications.

3. Accordingly, IT IS ORDERED, That the aforementioned Application for Review filed by Nevada County Broadcasters, Inc. IS DISMISSED.

¹ Nevada County is the licensee of Station KNCO, Grass Valley, California, and Gold Country is the licensee of Station KNGT, Jackson, California. Both of these stations were licensed on Channel 232A and operated as three-kilowatt Class A FM facilities because they did not meet the separation requirements now set forth in Section 73.207(b) of the Rules which would permit six-kilowatt operation. See Amendment of Part 73 of the Rules to Provide for an Additional Class (Class C3) and to Increase the Maximum Transmitting Power for Class A FM Stations, 4 FCC Rcd 6375 (1989). As a result of the earlier Memorandum Opinion and Order in this proceeding, the Station KNGT license was modified to specify operation on Channel 232B1 and the Station KNCO license was modified to specify operation on Channel 231A.

4. IT IS FURTHER ORDERED, That this proceeding IS TERMINATED.

5. For further information concerning this proceeding, contact Robert Hayne, Mass Media Bureau, (202) 418-2177.

FEDERAL COMMUNICATIONS COMMISSION

John A. Karousos
Chief, Allocations Branch
Policy and Rules Division
Mass Media Bureau