FCC Actions
(Continued from page 70)

KPFV Los Angeles, Calif.—Granted modification of licenses because of modification of antenna in station KGMG Los Angeles, Calif., subject to condition that permittee shall satisfy legitimate complaints of those within the 250 mv/m contour, including external cross modulation.

KIT, Yakima, Wash.—Granted application.

WBMO Auburn, N. Y.—Granted application.

WBUL Dalton, Ga.—Granted application.

The Commission on Sept. 5 adopted an order in re applications of WDAS and other applicants for licenses for stations in Philadelphia ordering that Sections 1.73 and 1.74 of the Rules of Practice and Procedure be waived for the convenience of permitting amendments relating solely to modifications made, by the Commission in connection with the application. This order is also granted the presiding officer of the consolidated hearing, that the presiding officer is authorized to file for all such amendments which comply with Sec. 1.74 of the rules, and where no objection there is made thereto by any party, that it is in the furtherance of the public interest, convenience and necessity to permit the applications.

The Commission ordered that the applications be granted.

By COMMISSIONER WAKEFIELD

KTCI Visalia, Cal.—Granted petition for indefinite continuance of hearing which was scheduled to be held on September 16 for re application for CP, and said further hearing was continued and scheduled to be held on October 25, 1956.

WSLS Roanoke, Va.—Granted petition requesting reconsideration of its application for CP as so to as to show that Holter, P. Allen and Edward A. Allen, who were vice-president and secretary of applicant corporation, had severance of connection with the corporation; to show that stock in applicant corporation is held by two individuals; that the Lynchburg Co. has been offered to buy the stock of the Tri-City Stations Assn., to show other changes in the corporate set-up of applicant corporation, and to reopen the record. The amendment was accepted, and the record was reopened for the purpose of receiving testimony relating to the above-mentioned amendment.

By COMMISSIONER WAKEFIELD

Bee Best Co., Beeville, Tex.—Granted petition requesting reconsideration of its application for CP as so to as to show that plaintiffs, Alphonso F. Allen and Edward A. Allen, who were vice-president and secretary of applicant corporation, had severance of connection with the corporation; to show that stock in applicant corporation is held by two individuals; that the Lynchburg Co. has been offered to buy the stock of the Tri-City Stations Assn., to show other changes in the corporate set-up of applicant corporation, and to reopen the record. The amendment was accepted, and the record was reopened for the purpose of receiving testimony relating to the above-mentioned amendment.

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