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Federal Communications Commission
Public Safety and Homeland Security Bureau

RADIO STATION AUTHORIZATION

LICENSEE: SAN GABRIEL POMONA VALLEY CHAPTER, AMERICAN RED CROSS

ATTN: KAREN SHUPP
SAN GABRIEL POMONA VALLEY CHAPTER, AMERICAN RED CROSS
430 MADELINE DRIVE
PASADENA, CA 91105

Table with 2 columns: Call Sign (WQIB265), File Number, Radio Service (PW - Public Safety Pool, Conventional), Regulatory Status (PMRS), Frequency Coordination Number.

FCC Registration Number (FRN): 0005826300

Table with 4 columns: Grant Date (12-17-2007), Effective Date (12-17-2007), Expiration Date (01-03-2008), Print Date.

STATION TECHNICAL SPECIFICATIONS

Fixed Location Address or Mobile Area of Operation

- Loc. 1 Address: 300 N. Lake Ave, City: Pasadena, County: LOS ANGELES, State: CA, Lat (NAD83): 34-09-03.3 N Long (NAD83): 118-07-54.4 W ASR No.: Ground Elev: 257.0
Loc. 2 Area of operation: Land Mobile Control Station meeting the 6.1 Meter Rule: LOS ANGELES county, CA
Loc. 3 Area of operation: Operating within a 15.0 km radius around fixed location 1
Loc. 4 Address: Cerro Negro Peek, City: La Canada Flintridge, County: LOS ANGELES, State: CA, Lat (NAD83): 34-11-14.9 N Long (NAD83): 118-12-28.6 W ASR No.: Ground Elev: 565.0
Loc. 5 Address: Eaton Canyon Flood Control Basin, City: Pasadena, County: LOS ANGELES, State: CA, Lat (NAD83): 34-09-45.2 N Long (NAD83): 118-05-21.7 W ASR No.: Ground Elev: 244.0

Conditions:

Pursuant to §309(h) of the Communications Act of 1934, as amended, 47 U.S.C. §309(h), this license is subject to the following conditions: This license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof nor in any other manner than authorized herein. Neither the license nor the right granted thereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934, as amended. See 47 U.S.C. § 310(d). This license is subject in terms to the right of use or control conferred by §706 of the Communications Act of 1934, as amended. See 47 U.S.C. §606.

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Antennas

Loc No.	Ant No.	Frequencies (MHz)	Sta. Cls.	No. Units	No. Pagers	Emission Designator	Output Power (watts)	ERP (watts)	Ant. Ht./Tp meters	Ant. AAT meters	Construct Deadline Date
1	1	000453.76250000	FB2	1		11K3F3E	25.000	30.000	5.0	49.0	
2	1	000458.76250000	FX1	2		11K3F3E	35.000	75.000			
3	1	000453.76250000	MO	90		11K3F3E	4.000	4.000	0.1	1.8	
3	1	000458.76250000	MO	90		11K3F3E	4.000	4.000	0.1	1.8	
3	1	000453.76250000	MO	5		11K3F3E	25.000	36.000	0.1	1.8	
3	1	000458.76250000	MO	5		11K3F3E	25.000	36.000	0.1	1.8	
4	1	000453.76250000	FB2	1		11K3F3E	25.000	30.000	6.0	14.0	
5	1	000453.76250000	FB2	1		11K3F3E	25.000	30.000	1.0	5.0	

Control Points

Control Pt. No. 1

Address: 421 Oak Street

City: Glendale County: LOS ANGELES State: CA Telephone Number: (818)548-6401

Associated Call Signs

<NA>

Waivers/Conditions:

Special Temporary Authority is authorized on a secondary non-interference basis.

Authorization on a secondary basis.

This Special Temporary Authorization may be terminated at the Bureau's discretion, without a hearing, if conditions warrant. Under no circumstances may the facility(ies) authorized herein become a hazard to air navigation or violate the terms of an international agreement or treaty. If an application for permanent authority is on file with the Commission, this action is taken without prejudice to that application. Post and/or retain a copy of this authorization as required by the Commission's Rules.

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Rule 1.925 requires that waiver requests contain a complete explanation of why a waiver is required and demonstrate that the underlying purpose of the Rule would not be served or that there are unique or unusual circumstances, and no reasonable alternative. Your request for waiver to use a designated interoperability for internal communications is dismissed. The fact that the channel was authorized previously, and you intend to monitor does not appear to be sufficient justification. The waiver failed to show that other frequencies which can be used for internal communications were not available. Also there was nothing from the State of California which is authorized to use the channel for interoperability in the area. Further, there was no indication that monitoring the channel would not prevent or delay its use for intended purpose of facilitating interoperable communications especially at a large event. Should the Red Cross require another channel for this event it may to modify its STA to add a channel which is available under the Rules.

This license has been granted-in-part pursuant to Rule 1.945. Interoperability channel 453/458.7125 has been deleted.