



**STATEMENT OF WILLIAM J. GETZ
IN SUPPORT OF AN
APPLICATION FOR LICENSE
TO COVER OUTSTANDING CONSTRUCTION PERMIT
APRIL, 2002**

I am a Radio Engineer in the firm of Carl T. Jones Corporation with offices located in Springfield, Virginia. My education and experience are a matter of record with the Federal Communications Commission.

This office has been authorized by the applicant to prepare this statement and the technical portion of FCC Form 302-FM in support of an Application for License to cover the outstanding main Construction Permit. The main facility has been constructed in accordance with the terms and conditions of the outstanding Construction Permit which authorized a slight antenna height increase and a slight power decrease.

The antenna specified herein is the existing Jampro master antenna shared by WZNT(FM), San Juan, Puerto Rico (93.7 MHz) and WCOM(FM), Baymon, Puerto Rico (94.7 MHz). The existing Jampro antenna was simply re-installed at the higher height authorized in the outstanding construction permit and the corresponding power decrease was implemented. Attached are the spurious emission measurements required by special condition # 2 on the outstanding construction permit.

In special operation condition # 3, the FCC conditioned automatic program test authority on the use of the existing six section full wavelength spaced antenna to ensure

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that the implementation of the construction permit would not increase the power density at the multiple use transmitter site. Unfortunately, special condition # 3 contains the incorrect antenna model number. The FCC apparently entered the co-located WIOA(FM), six-section, Shively antenna on the construction permit rather than the WZNT(FM)/WCOM(FM), six-section, Jampro antenna. The applicant certifies that the existing WZNT(FM)/WCOM(FM) Jampro JBCP-6, 6 section, full wavelength spaced antenna was moved to the higher height and incorporates the power reduction authorized in the outstanding construction permit. Consequently, as represented in the application for construction permit, use of the existing antenna in the implementation of the outstanding construction permit resulted in a net decrease in power density at the multiple use transmitter site. Therefore, a revised showing of compliance with the FCC radiofrequency electromagnetic field exposure guidelines is not required either prior to program test or at this time.

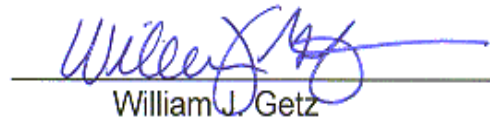
As required by special operating condition # 4, the licensee will reduce power or cease operation as necessary to protect persons having access to the site, tower or antenna from radiofrequency radiation in excess of FCC guidelines.

The technical parameters of the main transmission system are provided in the attached FCC Form 302-FM. It is submitted that the facility is in compliance with FCC

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technical standards and is operating in accordance with the terms and conditions as set forth in the outstanding Construction Permit.

DATED: April 30, 2002



William J. Getz