

EXHIBIT 17
ENVIRONMENTAL STATEMENT
APPLICATION FOR NEW FM TRANSLATOR
MUSTANG MEDIA, INC.
WDJO(AM), CINCINNATI, OHIO
CH 240 54 W (H&V) 338.7 METERS AMSL

By this application for construction permit, Mustang Media, INC. seeks authority to construct a new FM Translator to be associated with WDJO(AM). The proposed translator will operate on channel 240 (95.9 megahertz (MHz)) at geographic coordinates 39° 10' 13.80" North Latitude, 84° 14' 18.0" West Longitude (NAD27) with a maximum Effective Radiated Power (ERP) of 54 Watts circularly polarized, and antenna radiation center height above mean sea level of 338.7 meters and a height above average terrain (HAAT) of 100 meters. The proposed antenna radiation center height above ground level (AGL) is 73.5 meters.

The FCC maximum permissible exposure (MPE) limits for general population/uncontrolled and occupational/controlled exposures are 0.20 milliwatts per square centimeter (mW/cm^2) and $1.0 \text{ mW}/\text{cm}^2$, respectively, at 107.1 MHz. Entering the proposed antenna, a Shively 6812b Single Bay, the proposed maximum ERP of 54 W and the 73.5 m elevation above ground level, *FM Model* indicated a maximum calculated power density of $0.42 \mu\text{W}/\text{cm}^2$, which is 0.21 percent of the FCC MPE limit for general population/uncontrolled exposure and 0.01 percent of the FCC MPE limit for occupational/controlled exposure.

If work is performed on the supporting structure or in an area where overexposure could occur, Mustang Media will take action necessary to prevent the overexposure of workers, including reducing transmitter power or ceasing station operation completely. Additionally, Mustang Media will cooperate with property owners in the immediate

vicinity to assure that work is performed at the proposed site as well as nearby without exceeding the FCC MPEs for occupational/controlled exposure.

The instant proposal is categorically excluded from environmental processing since none of the conditions of Sections 1.1306(b)(1), (2) or (3) of the FCC Rules would be involved for the following reasons:

1. The proposed FM Translator on channel 240A facility will be attached to an existing support structure.
2. With regard to RFR exposure concerns, compliance with applicable FCC MPE limits would be achieved.