

**ENGINEERING STATEMENT CONCERNING SUPPLEMENT TO**

**302-FM APPLICATION FOR LICENSE**

**KMCU-FM CAMERON UNIVERSITY BLED-20020308AAJ**

**CHANNEL 204 88.7 mHz**

**WICHITA FALLS, TEXAS**

**AUGUST 2002**

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**SUMMARY**

The following Supplement to Application for License has been prepared on behalf of **Cameron University**, permittee for KMCU-FM, Wichita Falls, Texas. A question has been raised by the FCC staff concerning any possible impact of the proposed FM antenna installation on AM stations located within the distances set forth in *Section 73.1692* of the FCC Rules. This statement addresses 73.1692 compliance.

The FCC engineering database lists two AM stations within 3.2 km of the KMCU-FM site:

KXXL 990 kHz	0.99 km distant
KWFS 1290 kHz	2.18 km distant

**KXXL(AM) ANALYSIS**

KXXL was granted a construction permit to relocate to Farmersville, Texas outside of Dallas at a site 231 kilometers from KMCU-FM, BMJP-20001013AAO.

On August 1, 2002, affiant contacted David Scbum, President of the Watch, Inc., KXXL(AM) permittee/licensee. Mr Scbum confirmed that, 1) the KXXL(AM) towers in Wichita Falls, Texas were previously dismantled and, 2) KXXL(AM) is operating at low power, under STA, from the Farmersville, Texas CP site. Mr. Scbum's statement confirms the attached Declaration of Mark R. Norman concerning the KXXL(AM) tower removal.

Based on the above, KXXL(AM) is not a consideration as the towers that were located 0.99 kilometers from the KMCU-FM site have been dismantled.

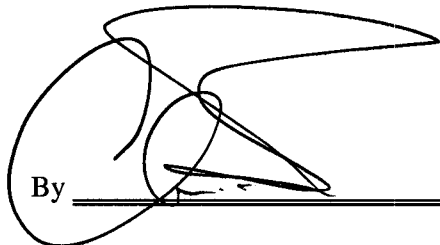
### **KWFS(AM) ANALYSIS**

Based on the FCC CDBS, and Dataworld as a secondary source, KWFS is licensed for nondirectional operation day and night. On that basis, KWFS need not be considered as the KWFS site is more than 0.8 kilometers from the KMCU-FM site.

### **CONCLUSION**

The KMCU-FM antenna and license application are believed to comply fully with *FCC Rule Section 73.1692*. This statement is made on the basis that, 1) the KWFS(AM) site is nondirectional and is located more than 0.8 kilometers from the KMCU-FM site and, 2) the KXXL(AM) transmitter site, BL19980921AA, no longer exists.

The foregoing was prepared on behalf of **Cameron University** by Clarence M. Beverage of *Communications Technologies, Inc.*, Marlton, New Jersey, whose qualifications are a matter of record with the Federal Communications Commission. The statements herein are true and correct of his own knowledge, except such statements made on information and belief, and as to these statements he believes them to be true and correct.

By  \_\_\_\_\_

**Clarence M. Beverage**  
for Communications Technologies, Inc.  
Marlton, New Jersey

**SUBSCRIBED AND SWORN TO** before me,

this 1<sup>st</sup> day of August, 2002,

Esther G. Sperbeck, NOTARY PUBLIC

**ESTHER G. SPERBECK**  
**NOTARY PUBLIC OF NEW JERSEY**  
**MY COMMISSION EXPIRES OCT. 15, 2002**



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**KCCU**  
"Your Public Radio Station"

### DECLARATION OF MARK R. NORMAN

My name is Mark R. Norman. I am General Manager of Radio Station KCCU-FM at Lawton, Oklahoma, and I am an employee of Cameron University.

Cameron University recently commenced operations of new Radio Station KMCU-FM at Wichita Falls, Texas. I also serve as the General Manager of KMCU-FM.

In our efforts to obtain an FCC license for KMCU-FM, we have been asked to arrange for Radio Station KXXL-AM (990 kHz) at Wichita Falls, Texas to determine its operating power by the indirect method. However, KXXL-AM has been off the air for more than a year. In fact, over a year ago, Cameron University tried to purchase the land and building that were evacuated when KXXL-FM commenced its move to Farmersville, Texas.

On or about 6-3-02, I personally visited the KXXL-AM transmitting site and observed that the KXXL-AM towers, guy wires and grounding material have all been removed from the property.

The foregoing statements are true and correct to the best of my information and belief.

6-21-02  
Date

Mark R. Norman  
Mark R. Norman