

DECLARATION OF NEAL ARDMAN

I, Neal Ardman, declare under the penalty of perjury that the following is true and correct to the best of my knowledge and belief.

1. I am the President and Chief Engineer for Radio Statesboro, Inc., ("Radio Statesboro"), the Licensee of FM Translator W299CA, Statesboro, Georgia (FCC Fac. ID# 151893) ("W299CA") and AM Radio Station WPTB (AM), Statesboro, Georgia (FCC Fac. ID# 64417) ("WPTB").

2. On June 11, 2015, the former owner, Edgewater Broadcasting, Inc., ("Edgewater") of W299CA filed a modification of permit to relocate that station to Radio Statesboro WPTB Tower (see BMPFT-20150611AAF)("Construction Permit"). Simultaneous with the Construction Permit application filing, Radio Statesboro and Edgewater filed an assignment of permit application (see BAPFT-20150611ABZ). On July 30, 2015, Radio Statesboro acquired W299CA from Edgewater.

3. The Construction Permit listed certain conditions which were to be completed before a license to cover application could be filed. The main condition is Condition No. 1; it provides:

"1. This construction permit authorizes the mounting of an antenna on a directional tower of the AM station identified below. Prior to installation of the antenna, the permittee shall notify the AM station licensee so that, if necessary, the AM station may determine operating power by the indirect method (see Section 73.51 of the Commission's Rules) and request a Special Temporary Authorization pursuant to Section 73.1635 of the Commission's Rules to operate with parameters at variance. The permittee must conduct a partial proof of performance as defined in Section 73.154 of the Commission's Rules both before and after construction to show that the AM station has not been adversely affected. If the operating parameters of the AM station differ from licensed values following the antenna installation, the results of the partial proof of performance shall be filed with the Commission by the AM station licensee using form FCC 302-AM. (See Section 1.30003 of the Commission's Rules.) The permittee must submit confirmation of completion of the requirements of this condition in the application for license to cover this construction permit.

WPTB(AM), STATESBORO, GA, 850 KHZ"

4. Radio Statesboro met this condition and filed its FCC Form 350 License to Cover Application (see BLFT-20150901ADN). Specifically:

a. Radio Statesboro is the Licensee of both the translator and WPTB, and thus we have been "notified" as to the proposed construction;

b. Prior to the installation of the translator antenna, I personally conducted a partial proof of performance by checking the readings at the towers and checking all monitoring points that were

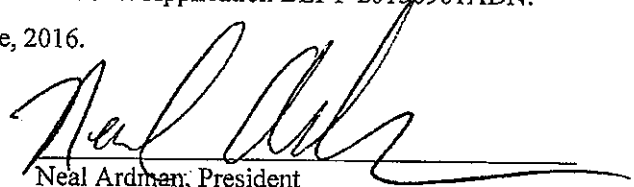
identified on the most recent WPTB License (see BL-20080424ACO). After the installation, I again took the requisite readings and determined that our translator construction did not adversely affect WPBT. Since the operating parameters of WPTB did not change, an FCC Form 302-AM partial proof application was not needed.

c. I have over twenty years of broadcast engineering experience and am well versed at making field strength measurements and my readings were made correctly. To take the measurements, I used a calibrated Potomac Instrument FIM-41 field strength meter.

5. With the submission of the FCC Form 350, I understand now why the FCC Staff has not yet approved the License. Our consulting engineer, Gene Wisniewski (who submitted the application on our behalf), noted that the Licensee of WPBT would file a 302-AM. He is simply was mistaken and apparently did not know results of my field strength test on WPBT. This was a miscommunication of which I apologize. I also note now that he also misidentified my company as Statesboro Radio Company LLC, *not* the correct name - Radio Statesboro, Inc.. I have directed my FCC counsel to correct this error while submitting this instant Declaration as an amendment to our pending license application..

6. With this new information regarding special condition compliance, Radio Statesboro respectfully requests the approval of its pending License to Cover Application BLFT-20150901ADN.

The foregoing was signed this 12 day of June, 2016.


Neal Ardman, President
Radio Statesboro, Inc.