

ENGINEERING STATEMENT  
APPLICATION FOR  
CORRECTION OF TOWER COORDINATES  
PER SECTION 73.1690 OF THE FCC RULES  
FCC FILE NO. BLCDT-20050923AGX  
ON BEHALF OF  
WEST VIRGINIA MEDIA HOLDINGS, LLC  
**WVNS-TV DT, LEWISBURG, WEST VIRGINIA**  
JULY 2015

COHEN, DIPPELL AND EVERIST, P.C.  
CONSULTING ENGINEERS  
RADIO AND TELEVISION  
WASHINGTON, D.C.

COHEN, DIPPELL AND EVERIST, P. C.

City of Washington            )  
  ) ss  
District of Columbia         )

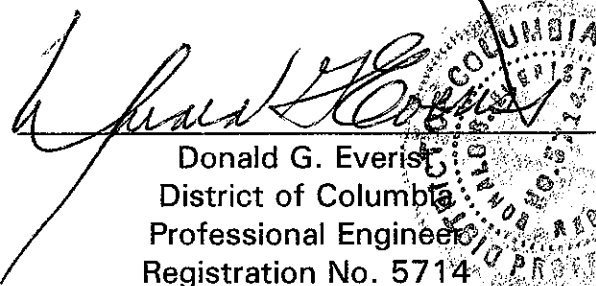
Donald G. Everist, being duly sworn upon his oath, deposes and states that:

He is a graduate electrical engineer, a Registered Professional Engineer in the District of Columbia, and is President, Secretary and Treasurer of Cohen, Dippell and Everist, P.C., Consulting Engineers, Radio - Television, with offices at 1420 N Street, N.W., Suite One, Washington, D.C. 20005;

That his qualifications are a matter of record in the Federal Communications Commission;

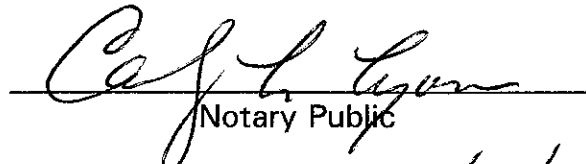
That the attached engineering report was prepared by him or under his supervision and direction and

That the facts stated herein are true of his own knowledge, except such facts as are stated to be on information and belief, and as to such facts he believes them to be true.

  
Donald G. Everist  
District of Columbia  
Professional Engineer  
Registration No. 5714

Subscribed and sworn to before me this 8<sup>th</sup> day of July, 2015.



  
Notary Public

My Commission Expires: 2/28/2018

This engineering statement has been prepared on behalf of West Virginia Media Holdings, LLC, licensee of WVNS-TV DT, Lewisburg, West Virginia, and accompanies the request to modify the licensed facilities (FCC File No. BLCDDT-20050923AGX) by correcting the tower coordinates. There are no other changes requested.

This coordinate correction application is being submitted, in connection with the filing of Schedule 381, to make a coordinate correction of less than 2 seconds. We are advised that Form 2100 pre-fills coordinates based on ASRN, and the pre-filled coordinates cannot be revised. Therefore, this explanatory exhibit is being submitted.

WVNS-TV DT is currently licensed to operate on the assigned Channel 8 with 3.68 kW non-directional ERP at an HAAT of 577 meters.

There is no change in the existing antenna site. WVNS-TV DT proposes to correct the tower coordinates per Section 73.1690 of the FCC Rules and correct the tower coordinate information associated with the antenna structure registration (1034390). ASRN 1034390 (NAD-83) lists the tower coordinates as follows:

North Latitude: 37° 46' 22"

West Longitude: 80° 42' 24"

(NAD-83)

The licensed geographic coordinates (as listed in the FCC CDBS) are:

North Latitude: 37° 46' 22"

West Longitude: 80° 42' 25"

(NAD-27)

The corrected geographic coordinates derived from using GPS methodology (Apple Iphone 5c) in conjunction with a Bing map for the existing tower are as follows:

North Latitude:  $37^{\circ} 46' 22.5''$

West Longitude:  $80^{\circ} 42' 25.7''$

(NAD-83)

and converted to NAD-27 is as follows:

North Latitude:  $37^{\circ} 46' 22.07''$

West Longitude:  $80^{\circ} 42' 26.4''$

(NAD-27)

There is no change in ground elevation based on inspection of the latest USGS 7.5 minute quadrangle map.