

PURPOSE OF WNIN MINOR MODIFICATION APPLICATION

WNIN Tri-State Public Media, Inc. (“WNIN”) is the licensee of the WNIN-DT Channel 9 Evansville, IN facility which was not assigned a new channel in the recent FCC repack, and therefore, was not part of the post-incentive auction repack process. Accordingly, pursuant to DA 17-1086, WNIN is timely filing a maximization application to increase the WNIN-DT Channel 9 facility’s noise-limited contour in all azimuthal directions (omni) beyond the station’s authorized facilities.

Proposed Changes:

- Increase the WNIN-DT Channel 9 facility’s power from the licensed ERP of 19 kW to the proposed ERP of 27 kW using the licensed (existing) nondirectional antenna.
- No other changes requested.

CERTIFICATION

This technical statement was prepared by William T. Godfrey, Jr., Engineering Associate with the firm Kessler and Gehman Associates, Inc. having offices in Gainesville, Florida, and has been working with the firm in the field of radio and television broadcast consulting since 1998. Mr. Godfrey was a graduate from the University of North Florida and a Distinguished Military Graduate from the University of Florida. As a Professional in the field of Telecommunications he states under penalty of perjury that the information contained in this report is true and correct to the best of his knowledge and belief.


WILLIAM T. GODFREY, JR., CBT
Engineering Associate

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