

SPECIAL CONDITIONS SATISFIED

AM NOTIFICATIONS (WUPL-AM)

The special condition in the underlying construction permit states that, prior to construction of the tower authorized in the construction permit, the station shall notify the WWL-AM facility so that, if necessary, it may determine operating power by the indirect method and request temporary authority from the Commission to operate with parameters at variance in order to maintain monitoring point field strengths within authorized limits. The station is responsible for the installation and continued maintenance of detuning apparatus necessary to prevent adverse effects upon the radiation pattern of the WWL-AM facility. Both prior to construction of the tower and subsequent to the installation of all appurtenances thereon, a partial proof of performance, as defined by Section 73.154(a) of the Commission's Rules, shall be conducted to establish that the AM array has not been adversely affected and, prior to or simultaneous with the filing of the application for license to cover this permit, the results submitted to the Commission.

The station retained the services of Lawrence Behr Associates ("LBA Group") in order to comply with the special condition in the underlying construction permit. LBA Group provided the enclosed AM Certification Compliance Certification (See Exhibit 1) which states the following:

"Although 1220144 WUPL falls outside the criteria that would make it subject to the notification requirements in FCC 47 CFR 1.30002-1.30003, our initial analysis results predict that it will have an adverse impact on one or more nearby AM stations. FCC 47 CFR 1.30002(g) allows AM stations to make a showing of adverse impact within two years after the date of completion of the tower construction or modification. If an AM station successfully shows an adverse impact, then the Commission shall direct the tower proponent or tower owner to install and maintain any detuning apparatus necessary to restore proper operation of the AM antenna."

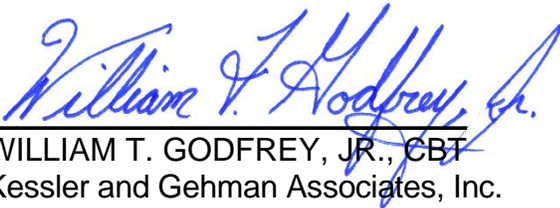
MEDICAL NOTIFICATIONS

The required medical notifications specified in the post-auction construction permit have been completed.

Accordingly, the Special Condition requirements depicted in the station's post-auction construction permit have been satisfied.

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.

A handwritten signature in blue ink that reads 'William T. Godfrey, Jr.' with a stylized flourish at the end.

WILLIAM T. GODFREY, JR., CBT
Kessler and Gehman Associates, Inc.
Consulting Engineers

3 April, 2020

AM PROTECTION CERTIFICATE *of* COMPLIANCE

1220144 WUPL WBXN-CD 1220144 **WUPL** WBXN-CD | *Osborn Engineering*

WHEREAS, The Rules and Regulations of the Federal Communications Commission require that notification be given to certain AM broadcast stations located within a prescribed distance, and tower height relative to any AM station frequency, of new or significantly modified wireless antenna structures; and

WHEREAS, A search has been made of the FCC AM database current as of 11/23/2019, based on the coordinates 29-54-22.9 N 90-2-22.1 W, known as "1220144 WUPL WBXN-CD"; with a height of 1047.9 ft.;

THEREFORE, this certificate is issued to Osborn Engineering on November 27, 2019 to attest to its diligence in determining compliance with FCC rules. Thus, under current FCC rules no further action is required by Osborn Engineering subject to the accuracy and validity of data provided by Osborn Engineering about 1220144 WUPL WBXN-CD and the continued validity of FCC data at the time of construction.

Although 1220144 WUPL WBXN-CD 1220144 WUPL WBXN-CD falls outside the criteria that would make it subject to the notification requirements in FCC 47 CFR 1.30002-1.30003, our initial analysis results predict that it will have an adverse impact on one or more nearby AM stations. FCC 47 CFR 1.30002(g) allows AM stations to make a showing of adverse impact within two years after the date of completion of the tower construction or modification. If an AM station successfully shows an adverse impact, then the Commission shall direct the tower proponent or tower owner to install and maintain any detuning apparatus necessary to restore proper operation of the AM antenna.

DATE 11.27.2019

SIGNATURE _____


Michael Hayden, NCE
iNARTE Certification # E1-00384



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