LICENSE CERTIFICATION STATEMENT Renard Communications Corp. June, 2020

Renard Communications Corp. ("Renard") as licensee of WONO-CD, Syracuse, NY (Fac. ID: 14315) and permittee of LMS application 0000105580 has constructed the facility for WONO-CD as authorized.

It is noted that the Dielectric (DIE) antenna in the construction permit application was incorrectly listed as model: TLP-16B/CP. The correct model is: TLP-24B/CP. Section 73.1690(c)(1) permits change of an omnidirectional antenna where the change only affects the number of bays. There is no change in height for the center of radiation to that authorized in the CP as 89.9 meters above ground.

The CP also states a requirement for antenna impedance measurements to be performed on the antenna system for WOLF(AM), Syracuse, NY (Fac. ID: 73380). WOLF Radio, Inc. ("WRI"), the licensee of WOLF(AM) is commonly-owned with Renard.

WOLF(AM) utilizes a grounded shunt-fed tower where the active part of the AM unipole skirt wires are mounted on the bottom half of the antenna at 200 ft. (61 m.) and below. The modification for the construction for WONO-CD involved mounting the antenna at a height of 295 ft. (89.9 m.). The transmission line utilized replaced a coaxial line of identical dimension in the exact same location. Impedance measurements performed revealed no discernible change to the antenna resistance of WOLF(AM) antenna which is similar to the results of other modifications for appurtenances that have been modified in the upper part of the tower in the past. Thus, the construction is in

compliance with Section 1.30003(a) of the Commission's rules where the antenna resistance has not changed by more than 2 percent.

Finally, the CP states that health care facilities within the service area must be notified of the proposed operation. Attached is a "Certification of Medical Notification" prepared by DTVNotification of LaPlata, Maryland for the 15 kW ERP omnidirectional authorization at the original antenna height of 222.8 m. AMSL. It is noted that the subsequent modified authorization of the antenna height at 204.2 m. AMSL does not change the medical facility notification area.

Although, it is highly unlikely that any effect will occur due to channel 24 having been vacated by local full-power station WSTM-TV, Syracuse, NY, Renard will remain aware of any instances of any effects to medical equipment as reported by health care facilities.

DTVNotification

305 B Centennial Street La Plata, MD 20646

<u>CERTIFICATION OF MEDICAL FACILITY NOTIFICATION</u> <u>EXHIBIT FCC FORM 2100 SCHEDULE B</u>

<u>Legal Certifications – Obligations</u> <u>WONO-CD in Syracuse, Etc., NY</u> <u>FCC Facility ID # 14315</u>

The undersigned hereby certifies that notifications of Commencement of Operations were sent to approximately 132 medical facilities within the coverage area of WONO on August 06, 2019.

These medical facility notifications were in compliance with the requirements of the FCC Construction Permit for station WONO (File Number 0000071755) (Facility ID 14315). The station retained our company to notify medical facilities of the commencement of operations of station WONO using new technical parameters listed below:

The medical facility notifications included the following technical information:

STATION INFORMATION:

WONO-CD in Syracuse, Etc., NY FCC File Number: 0000071755

FCC Facility ID: 14315 DTV Channel: 24

Frequency band: 530-536 MHz

Estimated broadcast date: January 18, 2020 Antenna Effective radiated power: 15.0 kW

Antenna Height: 222.8 meters above mean sea level (AMSL) Antenna Location: 43° 3′ 30.0" N 76° 9′ 59.0" W (NAD83)

Technical Contact: Craig Fox, Email: CraigF199@aol.com, Phone: 315-468-0908

This certification may be used as an exhibit for the station's FCC Form 2100 Schedule B Application to demonstrate compliance with the conditions of the underlying Construction Permit.

Affirmed this August 06, 2019.

Dennis Wallace, C.B.T.E. DTVNotification.com