

**Amendment to License Application
WDOM (FM), Providence, RI, FCC Facility ID # 53676**

Statement Regarding Special Condition # 2

The WDOM construction included an increase of two meters to the height of the existing tower.

¶ 1.30002 (a)-(c) describe actions that must be taken where a “significant” modification of a tower is proposed in the vicinity of an AM directional station.

WPVD (AM) (formerly WRPA), FCC Facility ID # 48308, is located 1.45 km to the northwest of WDOM. One wavelength (λ) at WPVD’s carrier frequency of 1290 kHz is 232.6 meters. WDOM is therefore 6.23 λ from WPVD, and meets the proximity requirement in ¶ 1.30002(b), being within both criteria of 10 λ and 3 km.

¶ 1.30003(d) defines a “significant” modification as one involving a change that would amount to 5° or more at the AM frequency, or the mounting of a new antenna and/or transmission line on a detuned or base-insulated tower.

The change in height of 2 m is 1.54° at the WPVD carrier frequency. The tower is neither detuned nor base-insulated. Therefore, the construction is not considered significant, and the requirements of ¶ 1.30002 (a)-(c) are not invoked.

The undersigned supervised the installation, and personally witnessed the change in tower height.

The above is true and correct to the best of my knowledge and belief.



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