

CARL T. JONES
CORPORATION

STATEMENT OF WILLIAM J. GETZ
IN SUPPORT OF AN
APPLICATION FOR LICENSE AND
REQUEST FOR PROGRAM TEST AUTHORITY
WAZP(FM) – CAPE CHARLES, VIRGINIA
CHANNEL 214B1, 7.5 kW ERP (DA-MAX), 156 M HAAT
FACILITY ID. 85511

Licensee: Delmarva Educational Association

I am a Radio Engineer, an employee in the firm of Carl T. Jones Corporation, with offices located in Springfield, Virginia. My education and experience are a matter of record with the Federal Communications Commission.

This office has been authorized by Delmarva Educational Association to prepare this statement and Section III of FCC Form 302-FM in support of an Application for License and Request for Program Test Authority for WAZP(FM), Cape Charles, Virginia. The license is to cover the WAZP(FM) outstanding Construction Permit (FCC File No. BPED-19970219MB as modified by BMPED-20000309ABM). The applicant has completed construction in conformance with the Construction Permit. This statement sets forth technical details of the installation of the WAZP(FM) antenna system.

A new, four-level, directional transmitting antenna, manufactured by Shively Labs ("Shively"), has been installed on the new support structure as authorized in the WAZP(FM) outstanding Construction Permit. Technical data describing the antenna system and the installation is set forth in the attached Section III of FCC Form 302-FM and the attached Report of Test prepared by Shively.

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The antenna was installed in accordance with the manufacturer's instructions and specifications. The proper installation and orientation of the directional antenna was confirmed by a licensed surveyor and engineer (see attached certifications).

The attached Shively Report of Test demonstrates that the measured horizontal plane radiation pattern is within the FCC-specified maximums included as a special operating condition of the WAZP(FM) Construction Permit. In addition, the required vertical plane radiation pattern is included as Figure 3 in the manufacturer's Report of Test.

The permittee will reduce power or cease operation as necessary to protect persons having access to the site as required by the special operating condition on the WAZP(FM) construction permit.

It is submitted that the WAZP(FM) antenna system has been constructed in the manner authorized under BMPED-20000309ABM and that Program Test Authority should be granted and a license should be subsequently issued for permanent operation of the facility.

This statement and Section II of FCC Form 302-FM were prepared by me, or under my direct supervision, and are believed to be true and correct.

DATED: November 13, 2000


William J. Getz