

FEDERAL COMMUNICATIONS COMMISSION
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WASHINGTON DC 20554

MEDIA BUREAU
AUDIO DIVISION
APPLICATION STATUS: (202) 418-2730
HOME PAGE: www.fcc.gov/mb/audio/

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Stephen G. Davis
Senior Vice President of Engineering and
Capital Management
Clear Channel Radio
Technical & Capital Management
2625 South Memorial Drive, Suite A
Tulsa, OK 74129

JUL 21 2010

Re: Citicasters Licenses, Inc.
KATZ(AM), St. Louis, MO
Facility ID Number: 48968
Construction Permit: BP-20070321ABD
License Application: BMML-20100513ALU

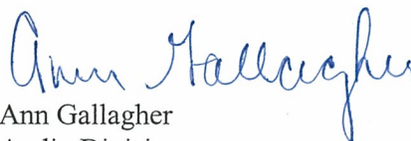
Dear Mr. Davis:

After initial review of the license application, the staff found the following deficiencies:

1. Our initial staff review of the above-captioned license application indicates that the daytime antenna system has not been modeled properly. According to item 5 in the engineering exhibit, the towers which are not used in the daytime array have been modeled as driven elements, as shown by the presence of voltage sources at the bases of towers 3 through 8. The engineering statement indicates that the unused towers have been detuned with a reactance, which the model also shows. It is not appropriate to show a voltage source for the unused towers, however.
2. The daytime and nighttime common point current on the FCC Form 302 must be corrected to show values of 11.24 amperes and 8.69 amperes, respectively, to comply with 47 C.F.R. §73.51.¹

Further action on the subject license application will be withheld until the applicant submits an amendment addressing the deficiencies described above. Failure to respond within 60 days from the date of this letter may result in the dismissal of the application pursuant to 47 C.F.R. § 73.3568(a)(1).

Sincerely,



Ann Gallagher
Audio Division
Media Bureau

cc: Allan B. Brace

¹ The daytime and nighttime common point current must be adjusted from 11.22 amperes and 8.57 amperes respectively.