

**FEDERAL COMMUNICATIONS COMMISSION**  
**445 TWELFTH STREET SW**  
**WASHINGTON DC 20554**

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

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February 10, 2012

Stephen G. Davis  
Senior Vice President of Engineering and Capital  
Capstar TX LLC  
2625 S. Memorial Drive Suite A  
Tulsa, OK 74129

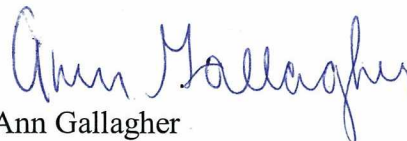
Re: WERC(AM), Birmingham, AL  
Facility ID Number: 2122  
File Number: BMML-20111212CVW

Dear Mr. Davis:

This is in reference to the above-captioned application, which requests a new license for WERC based on a moment method proof of performance. According to Section 73.151(c), the specification of the physical characteristics of the AM antenna in a moment method proof may not violate the internal guidelines for the software used to model the array. In this case, the segment length-to-radius ratio generates a warning message according to the software's guidelines. Please submit a study to demonstrate that the tower segmentation used in the model will not generate an anomalous result. In addition, we note that the normalized current moments are not identical to the theoretical parameters of the array, as Section 73.151(c)(2)(i) requires.

Further action on the subject license application will be withheld until we receive an amendment addressing the concerns described above. Failure to respond within 30 days from the date of this letter may result in dismissal of the application pursuant to 47 CFR Section 73.3568(a)(1).

Sincerely,



Ann Gallagher  
Audio Division  
Media Bureau