

EXHIBIT 2

By this application, New Northwest Broadcasters LLC respectfully requests program test authority *nunc pro tunc* and a license to cover the constructed facilities of KFAT(FM).

On September 20, 2000, the Commission granted the construction permit for KFAT(FM) (FCC File No. BPH-20000906AAS). The construction permit includes a special operating condition that requires the permittee to take radiofrequency electromagnetic (RF) field strength measurements throughout the transmitter site and provide documentation demonstrating compliance with the RF exposure guidelines with a request for program test authority.

On November 1, 2000, NNB submitted a notice of equipment tests.¹ NNB has since discovered, however, that due to an administrative oversight, it overlooked the requirement of pre-approval and initiated program tests prior to requesting and obtaining program test authority and had not filed a license application to cover the constructed facilities.

NNB hereby submits documentation to demonstrate compliance of the constructed facilities with the Commission's RF exposure guidelines and respectfully requests program test authority *nunc pro tunc*. As described in the enclosed November 27, 2000 exhibit, field measurements demonstrated that "there are no areas that exceed the 'controlled' environment Maximum Permissible Exposure (MPE) limits *within the restricted access* areas of the tower base, building roof, site grounds and parking areas" and that "there are no areas that exceed the 'uncontrolled' environment MPE limits outside of the restricted access area."² The Commission has granted construction permits to other broadcast stations located at the same tower site subject to a similar RF condition³ and has subsequently granted a license to such facilities.⁴ NNB believes that KFAT(FM)'s facilities therefore are in compliance with the Commission's RF requirements.

NNB has experienced changes in personnel at the station, and the omissions were due to inadvertent and unintentional oversight. NNB sincerely regrets its failure to obtain advance approval prior to commencing program tests and its late filing of the license application.

¹ Letter from Nina Shafran, Esq. to Magalie Roman Salas, Esq., Federal Communications Commission, dated November 1, 2000. A copy of the letter will be supplied upon request by the Commission.

² Letter from Keith Merrick to Nick Miller, ACS Wireless Engineering, dated November 27, 2000, at page 2.

³ See FCC File Nos. BPH-20010105AAT and BPH-20030425AAI.

⁴ See FCC File No. BLH-20010720ABJ.