

**AMEND BMLH-20040831AAL**  
**DOUBLE O CENTRAL NEW YORK CORPORATION**  
**WDHI RADIO STATION**  
**CH 262A - 100.3 MHZ - 1.6 KW**  
**DELHI, NEW YORK**  
**December 2004**

**TECHNICAL STATEMENT**

This Technical Statement was prepared on behalf of Double O Central New York Corporation ("Double O"), licensee of radio station WDHI, Channel 262A, Delhi, New York. Double O has a license application pending before the Commission (BMLH-20040831AAL). This instant amendment corrects a typo in the technical statement submitted in the original application. No changes, other than this correction and the licensee name (a transfer has been granted), have been made to the original application.

The original application proposes to correct the geographic coordinates of the authorized WDHI tower. In a recent site review, it was determined the coordinates of the WDHI tower were at a slight variance to those listed on the WDHI license. The actual coordinates of the tower, when converted to NAD 1927 and rounded to the nearest second, are North Latitude 42° 22' **43"** and West Longitude 74° 50' **22"**. The coordinates listed on the WDHI license are North Latitude 42° 22' **40"** and West Longitude 74° 50' **23"**, a difference of three seconds in Latitude and one second in Longitude. Therefore, pursuant to §73.1690(c)(11), the coordinates of the license of WDHI are being corrected in this instant license application. The WDHI tower is less than 200 feet and does not require tower registration.<sup>1</sup>

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1) A review of the need for registration was verified using the Commission's Tow-air program.

No actual change in site of the existing tower has occurred, nor will the correction have any impact on any spacing issues. As indicated on Exhibit A, WDHI is a fully spaced Class A facility. Therefore, in conjunction with the correction, Double O also herein notes that the effective radiated power of WDHI is being increased to 1.6 kilowatts to bring the station to a maximum equivalent Class A facility.<sup>2</sup> Attached, as Exhibit B, is a radio frequency radiation statement which shows the increase will not have an adverse impact on the radio frequency levels around the base of the tower. Further, attached as Exhibit C is an updated multiple ownership study demonstrating the power increase for WDHI does not violate the Commission's multiple ownership rules. Attached as Exhibit D is a calculation of the transmitter power output for WIYN.

This application is being submitted without first obtaining a construction permit. We have, however, addressed general conditions applicable to permits for facilities of this type. Double O herein restates that it will, in cooperation with other tower users, reduce the power of WDHI or cease operation, as necessary, to insure that persons having access to the tower will not be exposed to radio frequency electromagnetic fields in excess of the FCC's guidelines. Based on the foregoing, it is believed that WDHI is operating in compliance with the Commission's rules.

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2) It is noted that WDHI is within 320 kilometers of the Canadian border. However, in BLH-19920319KB, under special operating conditions, the Commission noted that WDHI's power could be increased to a maximum of 1.6 kilowatts. As such, no Canadian facilities will be impacted. WDHI has been coordinated with Canada and is considered a Class B1 facility internationally.