



STATEMENT OF WILLIAM J. GETZ
IN SUPPORT OF AN APPLICATION FOR
CONSENT TO ASSIGNMENT
OF BROADCAST LICENSE

Applicant: Western Broadcasting, LS, LLC

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 Western Broadcasting, LS, LLC, to prepare this statement and the associated exhibits in support of an Application for Consent to Assignment of Broadcast License (FCC Form 314).

In the St. George, Utah, area, another subsidiary of the applicant's parent is the licensee of KDXU(AM) and KSNM(FM) and, as broker, provides more than 15% of the programming broadcast over KZHK(FM). All three stations are licensed to serve St. George, Utah. This material supports the applicant's proposed acquisition of KUNF(AM), Washington, Utah, and KREC(FM), Brian Head, Utah.

As shown in Exhibit 1, the principal community contours of the FM stations overlap and the principal community contours of the AM stations overlap. Pursuant to Section 73.3555 of

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the FCC rules, the proposed radio market is defined by the total principal community contour coverage area of the five subject stations.

As a result of the proposed acquisition, the applicant will own or control three FM stations and two AM stations. Pursuant to Section 73.3555(a)(1)(iv) of the FCC Rules, the applicant is permitted to own, operate or control up to five radio stations (three in the same service) if the radio market is served by at least 10 total operating commercial radio stations (i.e. the applicant may not own, operate or control more than 50% of the stations in the radio market). As explained below, the radio market represented herein is served by at least 14 operating commercial radio stations.

For the FM stations considered herein, the principal community contour is the predicted 3.16 mV/m (70 dBu) contour computed in accordance with Section 73.313 of the FCC Rules. For the AM stations considered herein, the principal community contour is the predicted daytime 5.0 mV/m groundwave contour computed in accordance with Section 73.183 of the FCC Rules. All full-service broadcast facilities represented herein are operating commercial radio stations.

Exhibit 1 is a map which depicts the principal community contours of the subject stations and the principal community contours of the other operating commercial radio stations which overlap any portion of the proposed radio market. Exhibit 2 contains the call sign, city of license, state, channel of operation, and technical facilities of the 14 operating commercial radio stations counted in the proposed radio market.

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This statement and the attached Exhibits have been prepared by me or under my direct supervision and are believed to be true and correct.

Signed: William J. Getz
Carl T. Jones Corporation
February 27, 2001

**TECHNICAL DESCRIPTION
OF RADIO STATIONS
COUNTED IN ST. GEORGE, UT
RADIO MARKET**

Station #	Call Sign	City, State	Channel/ Frequency	Facility
1	KSNM	St. George, UT	228C2	2.4 kW, 577 m HAAT
2	KZHK	St. George, UT	240C	100.0 kW, 598 m HAAT
3	KEOT *	St. George, UT	259C	90.0 kW (max), 626 m HAAT
4	KDXU	St. George, UT	890 kHz	10.0 kW, DA-N
5	KTSP **	St. George, UT	1450 kHz	1.0 kW, ND
5	KTSP-CP	St. George, UT	1440 kHz	10.0 kW, DA-N
5	KTSP-MOD	St. George, UT	1440 kHz	10.0 kW, DA-N
6	KCIN ***	Cedar City, UT	223C	41.0 kW, 515 m HAAT
7	KREC	Brian Head, UT	251C	56.0 kW (max), 770 m HAAT
8	KONY-FM	Kanab, UT	266C	100.0 kW, 600 m HAAT
9	KCCA	Colorado City, AZ	296C3	6.1 kW, -100 m HAAT
10	KSUB	Cedar City, UT	590 kHz	5.0 kW, DA-N
11	KBRE	Cedar City, UT	940 kHz	10.0 kW, ND
12	KBRE-FM	Cedar City, UT	235C1	55.0 kW, -37 m HAAT
13	KDWN	Las Vegas, NV	720 kHz	50.0 kW, DA-N
14	KUNF	Washington, UT	1210 kHz	10.0 kW, ND

* formerly KZEZ

** formerly KSGI

*** formerly KSSD