

Exhibit 9 – Statement A
COMPLIANCE WITH SPECIAL OPERATING CONDITIONS
prepared for
Citadel Broadcasting Company
WKDF(FM)(Aux) Nashville, Tennessee
Facility ID 16896
Ch. 277C0 57 kW 86 m

Citadel Broadcasting Company (“*Citadel*”), licensee of FM radio station WKDF(FM) (Ch. 277C0, Nashville, TN), has completed the construction of an auxiliary antenna for station WKDF, as authorized by Construction Permit BXP-20061130ARO. As demonstrated herein, the construction complied with all Special Operating Conditions specified in the Permit. Thus, *Citadel* is formally requesting Program Test Authority and processing of the instant Application for License.

As required in Special Operating Conditions two and three, a representative of *Citadel* has conducted measurements of the site area. A report of these measurements, included herein as **Attachment 1**, shows compliance with the FCC Guidelines regarding radiofrequency exposure. Recent discussions with the FCC's staff confirm compliance with Special Operating Conditions two and three would also satisfy Special Condition four. The applicant will coordinate with other site users to protect persons having access to the site, tower, or antenna from radiofrequency electromagnetic field in excess of the FCC guidelines.

Installation of the WKDF auxiliary antenna, transmission line, and all tower equipment was completed years ago¹. Because the implementation of the WKDF auxiliary antenna did not involve any tower construction, the WNVL(AM) (1240 kHz, Nashville, TN)² operation was completely unaffected. With no change to its antenna impedance, WNVL continues to operate normally. Thus, an application to adjust the WNVL operating parameters (as suggested in Special Operating Condition number six) is thought to be unnecessary.

Regarding Special Operating Condition number five, the applicant hereby certifies that the antenna support structure is neither base-insulated nor detuned at the operating frequency of WNSR(AM) (560 kHz, Brentwood, TN). Because no actual tower construction took place, it is believed there could be no influence to this facility. It should be noted that WNSR employs a

¹ The facility authorized in BXP-20061130ARO employs an already installed antenna system previously authorized by File Number BPH19970417IB. The facility was never put into service with the earlier CP expiring.

² The WKDF tower also serves as the supporting structure for the folded-unipole antenna of WNVL(AM).

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“split” site operation. The daytime directional facility is located 27.4 km from the WKDF auxiliary antenna and is, therefore, not subject to the provisions of §73.1692(d) of the FCC Rules. The closer WNSR non-directional nighttime facility is located 2.1 km distant. As such, the nighttime WNSR facility is beyond the distance specified in §73.1692(c) to warrant consideration. Thus, given the pertinent distances to the respective WNSR facilities, the partial proof of performance requirements of §73.1692 do not apply in this instance.