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Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

In the Matter of	)	MM Docket No. _____
	)	
Amendment of Section	)	
73.202(b), Table of	)	RM _____
Allotments,	)	
FM Broadcast Station	)	
(Hazelhurst, Jeffersonville, Mt.	)	
Vernon, Sandersville, Soperton	)	
and Tennille, Georgia	)	

JOINT PETITION FOR RULEMAKING

Jeff Davis Broadcasters, Inc. ("Jeff Davis"), ALP Limited Partnership ("ALP") and Wesley James Holden ("Holden") hereby jointly petition the Commission to initiate rulemaking proceedings proposing amendment of the Table of Allotments for FM Broadcast Stations (47 C.F.R. §75.202(b)) in the following manner:

<u>Community</u>	<u>Channel</u>	
	<u>Present</u>	<u>Proposed</u>
Hazelhurst, GA	228A	228C2
Jeffersonville, GA	229A	229C2
Mt. Vernon, GA		269A
Sandersville, GA	228A	260A
Soperton, GA	269A	291A
Tennille, GA	260A	270A

In support whereof, the following is shown.

1. Jeff Davis, the licensee of Station WVOH-FM, Hazelhurst, Georgia, requests an upgrade of WVOH's facilities from Class A to

Class C-2 on Channel 228. ALP, the permittee of Station WWST, Jefferson, Georgia, requests an upgrade of WWST's facilities from Class A to Class C-2 on Channel 229. Holden, a resident of McRae, Georgia, requests allotment of Channel 269A to Mount Vernon, Georgia, as that community's first FM allotment so that he may file an application for a new station on the channel. The attached Engineering Exhibit demonstrates that each of these channel allotments can be accomplished in full compliance with the Commission's mileage separation and community service requirement rules if the proposed substitutions for existing allotments at Sandersville, Soperton and Tennille are also made; specifically, Joint Petitioners, request that: the existing allotment of Channel 228A at Sandersville, Georgia be changed to Channel 260A; the existing allotment of Channel 269A at Soperton, Georgia be changed to Channel 291A; and the existing allotment of Channel 260A at Tennille, Georgia be changed to Channel 270A.

2. The existing Channel 228A allotment at Sandersville is currently used by Station WSNT which operates with 3kw of power and is prohibited from increasing power to the 6 kw maximum permitted by the Commission's Rules because it is short-spaced to the site specified in Petitioner ALP's Construction Permit for Station WWST on first adjacent Channel 229A at Jeffersonville, Georgia. As demonstrated in the attached Engineering Exhibit, the Channel 260A allotment at Sandersville proposed herein would meet all of the mileage separation requirements of the Commission's Rules for a station operating on the Channel at

WSNT's present transmitter site, and would permit WSNT to increase its power to the maximum 6kw permitted by the Commission's Rules.

3. The existing Channel 269A allotment at Soperton is currently used by Station WKTM which operates with 3 kw power and is prohibited from increasing power to 6 kw because it is short-spaced to co-channel Station WPPR, Warner Robins, Georgia. As demonstrated in the attached Engineering Exhibit, the Channel 291A allotment to Soperton proposed herein would met all of the mileage separation requirements of the Commission's Rules for a station operating on the channel at WKTM's present transmitter site, and would permit WKTM to increase its power to the maximum 6 kw permitted by the Commission's Rules.

4. The existing Channel 260A allotment at Tennille is vacant, but two mutually-exclusive applications have been filed for a new station on the channel. While the Channel 270A allotment at Tennille proposed herein could not be used at either of the transmitter sites proposed in the two applications, the attached Engineering Exhibit demonstrates that said channel could be used by a Tennile station at transmitter sites located throughout a large area.

5. The public interest benefits which would flow from the channel allotments proposed herein are substantial. Mount Vernon, an incorporated community with a 1980 population of 1,737

is the seat of Montgomery County, Georgia which has a population of 7,011. The Channel 269A allotment proposed herein would provide Mount Vernon and Montgomery County with their first local broadcast facility. Moreover, the proposed substitute allotments at Hazelhurst and Jeffersonville would permit stations on existing Class A channels to dramatically increase their service areas. Finally, the substitute Class A channels for Sandersville and Soperton would permit existing 3 kw stations to increase to their power to 6 kw and provide increased service. These benefits can be accomplished without disturbing any existing service and without impinging on the rights of the applicants for the new station at Tennille, whose transmitting facilities have not yet been built.

6. Petitioners Jeff Davis and ALP represent to the Commission that in the event they are permitted to upgrade their authorized facilities from Class A to Class C-2 status, they will jointly reimburse the licensees of WSNT, Sandersville and WKTM, Soperton for the legitimate expenses incurred by those stations in making the channel changes proposed herein. Said petitioners also represent that in the event the channels requested herein are allocated to their respective communities, they will apply for permission to construct new Class C2 facilities on said channels and will build such facilities upon receiving authorization from the Commission. Petitioner Holden represents that at such time as a channel is allotted to Mount Vernon, Georgia, he will file an application for a new station on said

channel, and construct a new station therein if his application is granted.

Accordingly, the Commission is respectfully requested to issue a Notice of Proposed Rulemaking proposing the changes in the Table of Allotments for FM Broadcast stations described above.

Respectfully submitted,

JEFF DAVIS BROADCASTERS, INC.

By: Dennis F. Begley by Jibri  
Dennis F. Begley  
Reddy, Begley & Martin  
2033 M Street, N.W.  
Suite 500  
Washington, D.C. 20036  
(202) 659-5700

Its Attorney

ALP LIMITED PARTNERSHIP and  
WESLEY JAMES HOLDEN

By: Lawrence J. Bernard, Jr.  
Lawrence J. Bernard, Jr.  
1300 19th Street, N.W.  
Suite 240  
Washington, D.C. 20036  
(202) 296-9005

May 15, 1991

Their Attorney

A JOINT PETITION FOR RULE MAKING  
BY  
WESLEY JAMES HOLDEN  
JEFF DAVIS BROADCASTERS, INCORPORATED  
ALP LIMITED PARTNERSHIP

ENGINEERING EXHIBIT

APRIL 1991

William Culpepper & Associates, Inc.  
227 Farr's Bridge Road  
Greenville, South Carolina 29611

A JOINT PETITION FOR RULE MAKING  
WESLEY JAMES HOLDEN  
JEFF DAVIS BROADCASTERS, INCORPORATED  
ALP LIMITED PARTNERSHIP  
TABLE OF CONTENTS

	<u>PAGE</u>	<u>FIGURE</u>
DECLARATION	1	
NARRATIVE	2-5	
CHANNEL 269A, MT. VERNON, GEORGIA	6	
CHANNEL 228C2, HAZLEHURST, GEORGIA	7	
CHANNEL 229C2, JEFFERSONVILLE, GEORGIA	8	
CHANNEL 291A, SOPERTON, GEORGIA	9	
CHANNEL 260A, SANDERSVILLE, GEORGIA	10	
CHANNEL 270A, TENNILLE, GEORGIA	11	
USABLE AREA STUDY, CHANNEL 270A, TENNILLE, GEORGIA		1
USABLE AREA STUDY, CHANNEL 229C2, JEFFERSONVILLE, GEORGIA		2
USABLE AREA STUDY, CHANNEL 269A, MT. VERNON, GEORGIA		3

A JOINT PETITION FOR RULE MAKING

DECLARATION

I declare, under penalty of perjury, that I have prepared the attached Exhibit for Wesley James Holden, Jeff Davis Broadcasters, Incorporated and ALP Limited Partnership, and that all of the facts therein, except for facts of which the Federal Communications Commission may take official notice, are true to the best of my knowledge and belief; and that I am a Registered Professional Engineer in the State of Georgia.

Executed on April 2, 1991.

A handwritten signature in cursive script, reading "William A. Culpepper", written over a horizontal line.

William A. Culpepper  
227 Farr's Bridge Road  
Greenville, South Carolina 29611  
803-246-3401

## NARRATIVE

This Exhibit has been prepared in support of a joint Petition by Wesley James Holden, Petitioner for the allotment of Channel 269A to Mt. Vernon, Georgia; Jeff Davis Broadcasters, Incorporated, Licensee of WVOH-FM, Channel 228A, Hazlehurst, Georgia; and by ALP Limited Partnership, Permittee of WWST, Channel 229A, Jeffersonville, Georgia.

The purpose of the Petition is to request:

1. The allotment of Channel 269A to Mt. Vernon, Georgia.
2. The upgrade of the allotment at Hazlehurst from Channel 228A to Channel 228C2.
3. The upgrade of the allotment at Jeffersonville from Channel 229A to Channel 229C2.

To accommodate the above changes, it is necessary to make the following channel substitutions:

- A. Change the Channel of WKTM, Soperton, Georgia, from 269A to 291A.
- B. Change the Channel of WSNT, Sandersville, Georgia, from 228A to 260A.
- C. Change the allotment at Tennille, Georgia, from Channel 260A to Channel 270A.

WKTM at Soperton is a grandfathered short-spaced station that is short-spaced to WPPR, Channel 269A at Warner Robins, Georgia. The proposed substitution of Channel 291A for 269A for Soperton at the present site of WKTM will provide a fully-spaced channel, and it will permit operation with maximum

Class A facilities of 6 kilowatts at 100 meters HAAT with a non-directional antenna.

WSNT at Sandersville is a grandfathered short-spaced station that is short-spaced to the authorized site of WWST, Channel 229A, Jeffersonville, Georgia. The proposed substitution of Channel 260A for Channel 228A at Sandersville will provide WSNT with a fully-spaced facility and permit operation with maximum class A facilities of 100 meters HAAT and six kilowatts non-directional at its present site.

Broadcast Media Company and Lee M. Pierce, Sr. have pending applications for a construction permit on Channel 260A at Tennille, Georgia. For Channel 270A, as proposed in this petition, both of their sites are short-spaced to WTHO, Channel 269A at Thomson, Georgia. (The allotment of Channel 269A to Mt. Vernon will not interfere with the substitution of Channel 270A for Channel 260A at Tennille.)

Figure 1 is a map which shows the Tennille corporate boundary and the area in which a Channel 270A transmitter site can be located. It is obvious from this study that there is a large area in which a potential site can meet the requirements of both §73.207 and §73.315, providing reasonable assurance of the availability of a suitable transmitter site. The transmitter sites designated in the pending Tennille applications are merely a preference at this time.

Mt. Vernon, Georgia is an incorporated town that had a 1980 population of 1737, and it is the county seat of Montgomery

County. There is no broadcast station in Montgomery County, and the allotment of channel 269A to Mt. Vernon will provide that community and the county with a first local broadcast service.

Page 6 is a Study for Channel 269A at Mt. Vernon. This study is based on the proposed substitution of Channel 291A for channel 269A at Soperton, and Channel 270A for channel 260A at the reference point for Tennille. Figure 3 is a map showing the Mt. Vernon city boundary and the Useable Area for Channel 269A. It is obvious that §73.207 and §73.315 can be satisfied over a large area, providing reasonable assurance that a suitable site will be available.

Page 7 is a Study for Channel 228C2 at Hazlehurst using the present coordinates of WVOH. As proposed in this petition, Channel 228A has been deleted at Sandersville, and Channel 229C2 has been substituted for Channel 229A at Jeffersonville.

Page 8 is a Study of Channel 229C2 for Jeffersonville at the reference site proposed in this petition. As proposed herein, Channel 228A has been deleted at Sandersville and WVOH is shown at its present site as a class C2 facility. Also, Figure 2 is a Useable Area Study for Channel 229C2 at Jeffersonville which shows the Jeffersonville corporate boundary and the reference site. It is clearly demonstrated in the figure that the proposed C2 allotment for Jeffersonville will meet the requirements of both §73.207 and §73.315 over a large area,

thus providing reasonable assurance of the availability of a suitable site.

Page 9 is a Study for Channel 291A at Soperton at the present site of WKTM.

Page 10 is a Study for Channel 260A at Sandersville at the present site of WSNT. For this Study, Channel 260A has been deleted at Tennille as proposed in this petition.

Page 11 is a Study for Channel 270A for Tennille conducted at the reference site proposed herein. Figure 1 is a Useable Area Study showing the corporate boundary of Tennille and the reference site. From the figure, it is obvious that there is a large area in which a transmitter site can meet the requirements of both §73.207 and §73.315, providing reasonable assurance of an available site.

The changes proposed in this petition are as follows:

CITY	PRESENT	PROPOSED
Mt. Vernon, GA	----	269A
Hazlehurst, GA	228A	228C2
Jeffersonville, GA	229A	229C2
Sandersville, GA	228A	260A
Soperton, GA	269A	291A
Tennille, GA	260A	270A

The reference coordinates proposed for Mt. Vernon, Jeffersonville and Tennille are shown on the upper left of the Channel Studies. Studies for Hazlehurst, Sandersville and Soperton were calculated from the existing transmitter sites of WVOH, WSNT and WKTM.

WILLIAM CULPEPPER & ASSOCIATES. INC.  
227 FARR'S BRIDGE ROAD GREENVILLE SC 29611

PROPOSED CHANNEL ALLOTMENT  
MT. VERNON, GEORGIA

REFERENCE		DISPLAY DATES
32 11 09 N	CLASS A	DATA 02-28-91
82 31 11 W	Current rules spacings	SEARCH 04-03-91
----- CHANNEL 269 -101.7 MHz -----		

CALL	CH#	CITY	STATE	BEAR'	D-KM	R-KM	MARGIN
-----							
* WKTM	269A	Soperton	GA	352.4	26.79	115.0	-88.21
ALOPEN	267C2	Chauncey	GA	279.3	56.11	55.0	1.11
AP267	267C2	Chauncey	GA	279.7	56.94	55.0	1.94
WPPR	269A	Warner Robins	GA	295.4	116.95	115.0	1.95
WHJX	268C	Brunswick	GA	153.8	168.57	165.0	3.57
WHJX.C	268C	Brunswick	GA	153.8	168.58	165.0	3.58
AP267	267C2	Chauncey	GA	288.3	61.66	55.0	6.66
AP267	267C2	Chauncey	GA	282.1	64.05	55.0	9.05
** AD270	270A	Tennille	GA	338.9	81.26	72.0	9.26
WZAT	271C	Savannah	GA	97.2	112.33	95.0	17.33
WWFP.A	270A	Pearson	GA	203.3	99.44	72.0	27.44
WTHOFM	269A	Thomson	GA	0.1	142.69	115.0	27.69
ALOPEN	270A	Pearson	GA	199.1	104.65	72.0	32.65
ALOPEN	269C2	Ravenel	SC	74.7	207.19	166.0	41.19
WBAW	269A	Barnwell	SC	43.4	158.35	115.0	43.35
WMGL.A	269C2	Ravenel	SC	76.1	213.52	166.0	47.52
-----							

\* Substitution of Channel 291A for Channel 269A at Soperton is proposed in this petition.

\*\* Substitution of Channel 270A for Channel 260A at Tennille is proposed in this petition.

WILLIAM CULPEPPER & ASSOCIATES. INC.  
227 FARR'S BRIDGE ROAD GREENVILLE SC 29611

PROPOSED CHANNEL UPGRADE  
HAZLEHURST, GEORGIA

REFERENCE		DISPLAY DATES
31 51 15 N	CLASS C2	DATA 02-28-91
82 34 00 W	Current rules spacings	SEARCH 04-03-91
----- CHANNEL 228 - 93.5 MHz -----		

CALL	CH#	CITY	STATE	BEAR'	D-KM	R-KM	MARGIN
-----							
* DE228	228A	Hazlehurst	GA	0.0	0.00	166.0	-166.00
* AD229	229A	Hazlehurst	GA	0.0	0.00	106.0	-106.00
** WSNTFM	228A	Sandersville	GA	349.6	126.16	166.0	-39.84
AD229	229C2	Jeffersonville	GA	320.3	134.01	130.0	4.01
WDOGFM	228A	Allendale	SC	41.8	173.95	166.0	7.95
WCHYFM	231C	Savannah	GA	79.1	117.11	105.0	12.11
WKXHFM	282A	Alma	GA	175.9	27.45	15.0	12.45
AP282	282A	Alma	GA	175.9	27.45	15.0	12.45
ALOPEN	282A	Alma	GA	175.9	27.45	15.0	12.45
WWST.C	229A	Jeffersonville	GA	320.1	125.84	106.0	19.84
WRBX.C	281A	Reidsville	GA	58.0	48.72	15.0	33.72
WVFJFM	227C	Manchester	GA	299.6	222.60	188.0	34.60
WEASF	226C1	Savannah	GA	79.6	117.85	79.0	38.85
WAIA	227C2	St. Marys	GA	146.1	173.30	130.0	43.30
AD228	228A	Perry	FL	206.7	215.98	166.0	49.98

\* DE228 and AD229 were part of the Hinesville, Georgia proceeding (Docket 87-403). WVOH, Hazlehurst, has been ordered to remain on Channel 228A.

\*\* Substitution of Channel 260A for Channel 228A at Sandersville is proposed in this petition.

WILLIAM CULPEPPER & ASSOCIATES. INC.  
 227 FARR'S BRIDGE ROAD GREENVILLE SC 29611

PROPOSED CHANNEL UPGRADE  
 JEFFERSONVILLE, GEORGIA

REFERENCE		DISPLAY DATES
32 47 00 N	CLASS C2	DATA 02-28-91
83 28 36 W	Current rules spacings	SEARCH 04-03-91
----- CHANNEL 229 - 93.7 MHZ -----		

CALL	CH#	CITY	STATE	BEAR'	D-KM	R-KM	MARGIN
-----							
* WSNTFM	228A	Sandersville	GA	71.4	65.89	106.0	-40.11
** AD229	229A	Hazlehurst	GA	140.3	134.01	166.0	-31.99
WVFJFM	227C	Manchester	GA	273.6	107.63	105.0	2.63
WVOH	228C2	Hazlehurst	GA	140.3	134.01	130.0	4.01
WMTMFM	230C1	Moultrie	GA	189.6	176.36	158.0	18.36
WFBCFM	229C	Greenville	SC	17.3	270.48	249.0	21.48
WMTZ.C	230C3	Martinez	GA	53.3	138.96	117.0	21.96
WMTMFM	230C1	Moultrie	GA	188.1	180.71	158.0	22.71
WVOHFM	228A	Hazlehurst	GA	140.3	134.01	106.0	28.01
DE228	228A	Hazlehurst	GA	140.3	134.01	106.0	28.01
WSTR.C	231C	Smyrna	GA	323.5	134.63	105.0	29.63
AD226	226C3	Warrenton	GA	44.9	90.25	56.0	34.25
AD226	226C3	Warrenton	GA	37.9	95.35	56.0	39.35
AD232	232A	Gibson	GA	56.5	97.49	55.0	42.49
-----							

\* Substitution of Channel 260A for Channel 228A at Sandersville is proposed in this petition.

\*\* AD229 is part of the Hinesville, Georgia proceeding (Docket 87-403). WVOH, Hazlehurst, has been ordered to remain on Channel 228A.

WILLIAM CULPEPPER & ASSOCIATES. INC.  
 227 FARR'S BRIDGE ROAD GREENVILLE SC 29611

AVAILABLE CHANNEL  
 SOPERTON, GEORGIA

REFERENCE		DISPLAY DATES
32 25 31 N	CLASS A	DATA 02-28-91
82 33 26 W	Current rules spacings	SEARCH 03-29-91
----- CHANNEL 291 -106.1 MHz -----		

CALL	CH#	CITY	STATE	BEAR'	D-KM	R-KM	MARGIN
* WIML	292A	Wrightsville	GA	334.1	34.70	72.0	-37.30
WKIGFM	292A	Glennville	GA	127.4	76.30	72.0	4.30
WHHRFM	291C2	Hilton Head Island	SC	99.8	171.47	166.0	5.47
WQBZ.C	292C2	Fort Valley	GA	288.3	117.65	106.0	11.65
WOKAFM	294C1	Douglas	GA	196.6	104.36	75.0	29.36
WZNY.C	289C	Augusta	GA	31.3	129.26	95.0	34.26
WDAXFM	237A	Mcrae	GA	215.4	50.13	10.0	40.13
WZLI	291C	Toccoa	GA	341.3	269.87	226.0	43.87
AP291	291A	Sylvester	GA	231.5	161.62	115.0	46.62
ALOPEN	291A	Sylvester	GA	229.7	164.28	115.0	49.28

\* WIML has moved to Channel 298A as ordered in Docket 88-221.

WILLIAM CULPEPPER & ASSOCIATES. INC.  
 227 FARR'S BRIDGE ROAD GREENVILLE SC 29611

PROPOSED CHANNEL 260A SUBSTITUTION  
 SANDERSVILLE, GEORGIA

REFERENCE		DISPLAY DATES
32 58 23 N	CLASS A	DATA 02-28-91
82 48 34 W	Current rules spacings	SEARCH 04-03-91
----- CHANNEL 260 - 99.9 MHz -----		

CALL	CH#	CITY	STATE	BEAR'	D-KM	R-KM	MARGIN
-----							
* AP260	260A	Tennille	GA	4.8	2.47	115.0	-112.53
* ALOPEN	260A	Tennille	GA	168.8	3.74	115.0	-111.26
* AP260	260A	Tennille	GA	22.2	4.39	115.0	-110.61
AD260	260A	Unadilla	GA	229.3	116.79	115.0	1.79
WMCD.C	261C2	Statesboro	GA	120.6	112.75	106.0	6.75
WAPW	259C	Atlanta	GA	301.4	172.22	165.0	7.22
WLOVFM	261A	Washington	GA	5.7	84.43	72.0	12.43
WFXMFM	261A	Forsyth	GA	270.1	98.88	72.0	26.88
WFXMFM	261A	Forsyth	GA	270.1	99.12	72.0	27.12
AD263	263A	Swainsboro	GA	137.7	58.77	31.0	27.77
WFXM.A	261A	Forsyth	GA	267.1	99.94	72.0	27.94
AD262	262A	Eatonton	GA	313.4	69.63	31.0	38.63
WMCD	261A	Statesboro	GA	120.6	112.74	72.0	40.74
WKSF	260C	Asheville	NC	1.0	272.08	226.0	46.08
-----							

\* Substitution of Channel 270A for Channel 260A at Tennille is proposed in this petition.

WILLIAM CULPEPPER & ASSOCIATES. INC.  
227 FARR'S BRIDGE ROAD GREENVILLE SC 29611

PROPOSED CHANNEL 270A SUBSTITUTION  
TENNILLE, GEORGIA

REFERENCE		DISPLAY DATES
32 52 10 N	CLASS A	DATA 02-28-91
82 49 52 W	Current rules spacings	SEARCH 04-03-91
----- CHANNEL 270 -101.9 MHz -----		

CALL	CH#	CITY	STATE	BEAR'	D-KM	R-KM	MARGIN
-----							
* WKTM	269A	Soperton	GA	152.4	55.56	72.0	-16.44
WTHOFM	269A	Thomson	GA	23.7	73.06	72.0	1.06
WZAT	271C	Savannah	GA	122.7	166.65	165.0	1.65
WPPR	269A	Warner Robins	GA	251.4	80.23	72.0	8.23
AP267	267C2	Chauncey	GA	207.3	63.52	55.0	8.52
AD269	269A	Mt Vernon	GA	158.9	81.26	72.0	9.26
WKZR	272A	Milledgeville	GA	301.1	45.77	31.0	14.77
WKZR.A	272A	Milledgeville	GA	301.1	45.77	31.0	14.77
AP267	267C2	Chauncey	GA	208.0	70.61	55.0	15.61
AP267	267C2	Chauncey	GA	201.9	71.43	55.0	16.43
ALOPEN	267C2	Chauncey	GA	201.2	71.61	55.0	16.61
ALOPEN	271A	Bolingbroke	GA	273.4	100.96	72.0	28.96
AP271	271A	Bolingbroke	GA	273.1	101.59	72.0	29.59
AP271	271A	Bolingbroke	GA	273.0	101.60	72.0	29.60
AP271	271A	Bolingbroke	GA	273.0	101.60	72.0	29.60
AP271	271A	Bolingbroke	GA	273.9	102.87	72.0	30.87
AD271	271C3	Crawford	GA	352.9	121.08	89.0	32.08
ALOPEN	273A	Warner Robins	GA	247.6	79.65	31.0	48.65
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\* Substitution of Channel 291A for Channel 269A at Soperton is proposed in this Petition.

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CERTIFICATE OF SERVICE

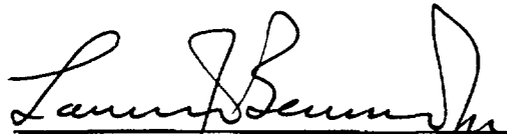
I hereby certify that on this 15th day of May, 1991,  
copies of the foregoing "JOINT PETITION FOR RULEMAKING" were sent  
by first-class mail, postage pre-paid to the following:

Sol Broadcasting, Inc.  
Radio Station WKTM  
Box 417  
Soperton, Georgia 30457

Radio Station WSNT, Inc.  
Box 150  
Sandersville, Georgia 31080

Lee M. Pierce, Sr.  
P.O. Box 731  
Sandersville, Georgia 31082

Broadcast Media Co.  
P.O. Box 314  
McRae, Georgia 31055

  
Lawrence J. Bernard, Jr.