

§ 7.5 Composition. The Board of Trustees shall be composed of elected officers of the Corporation, to wit; President, Secretary/Treasurer and others as set by the Board of Trustees when it expands.

§ 7.6 Conflict of Interest. No Trustee or officer shall solicit or accept, directly or indirectly, anything of substantial monetary value (including any gift, gratuity, favor, entertainment, loan or other consideration) from any person, corporation, association, or other entity which has, or is seeking, a contractual donative, employment, financial or other beneficial relationship with the Corporation, which relationship may be substantially affected by that Trustee's or officer's performance of his duties to the Corporation.

While it is recognized that Trustees elected to the Board of Trustees are to be representative of such fields as education, business, cultural, and civic affairs and the arts (including broadcasting), no Trustee may knowingly:

- a. Have a direct or indirect financial interest, or engage in any employment or activities, which conflict substantially, or have the appearance of conflicting substantially, with his corporate responsibilities or duties without :

- (1) previously having informed the Board of Trustees of his interest or position which would be affected by a matter under consideration by the Board;

- (2) previously having informed the Board of Trustees of any significant facts known to him indicating that a transaction to be approved or policy to be adopted by the Board may not be in the best interests of the Corporation; and
 - (3) disqualifying himself from a vote affect his interest or position if the Board of Trustees determines that a substantial conflict exists.
- b. Engage, directly or indirectly, in financial, business, trade or professional transactions as a result of, or in primary reliance upon, information obtained through his service on or the discharge of his corporate responsibilities for the Board of Trustees.

§ 7.7 Trustee Prerequisites. A Trustee shall exhibit the following prerequisites in order to maintain his status as a Trustee or to be considered as a candidate for election to the Board of Trustees:

- a. Be a citizen of the United States of America, by birth or naturalization, in accordance with §310(b)(3) of the Communications Act of 1934, as amended.
- b. Genuine interest to act as a guardian of the public trust for a non-commercial telecommunications resource.
- c. Able to attend meetings of the Central Florida Educational Foundation, Inc.

- d. Support, on an annual basis, the fund-raising benefits of the stations by being or becoming a personal member of a station of Central Florida Educational Foundation, Inc. at a minimum level of \$100; or by a gift of money, time or leadership to at least 2 other Central Florida Educational Foundation, Inc. benefits.
- e. Possess no known conflict of interest.
- f. Able to attend seventy-five (75%) of Board meetings.

§ 7.8 Terms of Trustees. Each Trustee hereafter elected shall serve until his successor is elected and qualifies. Terms of Trustees shall be set by two-thirds majority vote of the Board of Trustees. The president shall serve a term(s) as stated in his most recent employment contract.

§ 7.9 Meetings of the Board of Trustees. The Board shall meet a minimum at once per year or as otherwise designated by the Board at such place, date, and hour as may be fixed at the last preceding meeting of the Board of Trustees and if not so fixed, as fixed by the President or any three (3) Trustees except that the annual meeting shall be at the same place and immediately following the meeting of the membership.

§ 7.10 Open Meetings. The Board, any standing or Ad Hoc committee of the Board, or any advisory body to the Board, shall hold open meetings preceded by reasonable notice to the public. All persons shall be permitted to attend any meeting of the Board, or of any such committee or body of the Board, and no person shall be required, as a condition to attendance at any such meeting, to register such person's name or to provide any other information. Nothing contained in this section shall be construed to prevent the Board, any committee, or body from holding closed sessions to consider matters relating to individual employees, proprietary information, litigation, and other matters requiring the confidential advice of counsel, commercial or financial information obtained from a person on a privileged or confidential basis, or the purchase of property or services whenever the premature exposure of such purchase would compromise the business interest of any such organization. If any such meeting is closed pursuant to the provisions of this section, the President shall thereafter and within a reasonable period of time make available to the public a written statement containing an explanation of the reasons for closing the meeting.

§ 7.11 Notice of Meetings. Five (5) days' notice of meetings shall be given to each member of the Board of Trustees prior to each meeting. Special meetings of the Board may be called by the President or a majority of the Board of Trustees at any time. Not less than one (1) day's notice of such meetings shall be given stating the matters to be taken up at such special meetings.

Each notice shall specify the place, the date, and the hour of the meeting; and in the case of special meetings, the general nature of the business to be transacted thereat. Notice may be given to any Trustee personally, by mail, by telephone, or by telegram, charges prepaid.

Notice shall be given by the President or the Secretary; or, if they are absent, by any Trustee.

Additional notices of all meetings of the Board, or Ad Hoc Committees shall be published in the Corporation's monthly Program Guide to include the day, date, time and place of the meeting, and may be announced on the stations.

§ 7.12 Organization of Trustees' Meetings. At all meetings of the Board of Trustees, the President, or in the absence of the President a Trustee chosen by a majority of those Trustees present, shall act as Chairman of such meetings and preside thereat.

§ 7.13 Quorum. the presence of three (3) voting members of the Board of Trustees shall constitute a quorum for the transaction of business. No action shall be taken without the approval of a majority of those present.

§ 7.14 Board Action Without a Meeting. Any action which, under law, may be taken at a meeting of the Board of Trustees may be taken without a meeting if authorized by written approval, signed by all of the Trustees, and filed with the Secretary of the Corporation.

§ 7.15 Voting Rights - Proxies Prohibited. Each Trustee including the President shall be entitled to one vote. No Trustee may vote by proxy.

§ 7.16 Vacancies on the Board. Upon the death, removal, or resignation of any member of the Board of Trustees, the Board by majority vote, may elect an individual to membership on the Board to serve out the unexpired term of such Trustee.

§ 7.17 Resignation. Any Trustee except the President may resign at any time by giving written notice to the Chairman of the Board or to the Board of Trustees. Such resignation shall take effect at the time specified therein; and unless otherwise specified therein the acceptance of such resignation shall not be necessary to make it effective. The President's resignation must conform to the terms of his current employment contract.

§ 7.18 Compensation. Trustees, in their capacities as such, shall receive no compensation for their services, but nothing herein contained shall be construed to preclude any Trustee from receiving compensation for services rendered to the Corporation in any other capacity or to be reimbursed for reasonable transportation and per diem expenses in connection with approved travel or conference attendance.

§ 7.19 Agenda. The formal agenda of each business meeting of the Board shall be prepared by the President. Any of the Trustees may request an additional item(s) placed on the agenda. The agenda shall be made available at the start of each business meeting.

ARTICLE VIII

OFFICERS

§ 8.1 Officers. The officers of the Corporation shall be a President, who shall be the Chief Executive Officer, such staff Vice Presidents as may from time to time be appointed by the Board of Trustees, a Secretary and a Treasurer, which, in the discretion of the Board of Trustees, the offices of Secretary and Treasurer may be combined, and such other officers as shall be elected in accordance with the provisions of Article VIII, §2 of these By-Laws.

§ 8.2 Election and Term of Office. The officers of the Corporation, employed under contract or appointed in accordance with the provisions of Article VIII, §3, shall be elected annually by vote of a majority of the Board of Trustees present at the annual meeting of the Board held immediately after the meeting of the members. Except as otherwise provided in these By-Laws, or employment contracts, each officer shall hold office until his successor shall have been chosen, or until his death, or resignation, or removal in the manner hereinafter specified. The officers of the Corporation may succeed themselves in such

offices provided they have shown a definite, active interest, during the preceding year, in the principles for which this Corporation was created, and are elected as provided in these By-Laws.

§ 8.3 Appointment of Staff Officers. The Board of Trustees may appoint other staff officers or agents, including without limitation one or more staff Vice Presidents and a Secretary/Treasurer upon the recommendation of the President, each of whom shall hold office for such period, have such powers and perform such duties as may be provided by their employment contract, these By-Laws or as the Board of Trustees or the President may from time to time prescribe.

§ 8.4 Removal. The President may be removed only in the manner specified in his current employment contract.

Any staff officer appointed in accordance with the provisions of Article VIII, §3, may be removed by the Board of Trustees with prior approval of the President at any meeting thereof and in accord with any current employment contract.

§ 8.5 Resignation. Any officer elected by the Board, except the President, may resign at any time by giving written notice of his resignation to the President, or to the Board of Trustees. Any such resignation shall take effect at the time specified therein and unless otherwise specified therein, the acceptance thereof shall not be necessary to make it effective.

§ 8.6 Vacancies. A vacancy in an elected office because of resignation, removal, or any other cause, may be filled for the unexpired portion of the term of that office by the Board of Trustees at any regular or special meeting thereof.

§ 8.7 The Chairman. The Chairman of the Board of Trustees shall be the President.

He shall be an ex-officio member of all Committees but shall have no vote except in the case of a tie.

§ 8.8 The President. The President shall be the Chief Executive Officer of the Corporation and Chairman of the Board and shall have, subject to the direction and control of the Board of Trustees, and his current employment contract, general and active supervision over the business and affairs of the Corporation and over its several appointed officers.

The President shall appoint and discharge employees of the Corporation (other than those specifically named in these By-Laws), assign them appropriate titles, duties, and fix their compensation, sign contracts and agreements in the name of and on behalf of the Corporation, and shall perform all acts which a Chief Executive Officer of a non-profit corporation is contracted, authorized or required by law to do or perform.

The President shall be a voting member of the Board of Trustees and shall be entitled to attend and participate fully in all meetings of the Board of Trustees and shall be entitled to a voice at meetings of the Board. He shall be an ex-officio member

of all Committees of the Board, with the right to voice.

If for any reason he shall cease to hold the office of President, he shall also cease to be a Trustee.

The President shall be full-time paid employee.

§ 8.9 Staff Vice President. The staff Vice Presidents and the Secretary/Treasurer shall exercise such functions as the Board of Trustees or the President may designate.

§ 8.10 The Secretary. The Secretary shall record or cause to be recorded in books provided for that purpose all the proceedings of the meetings of the Corporation, including those of the Members, the Board of Trustees, and all Committees of which a Secretary shall not have been appointed, shall see that all notices are duly given in accordance with the provisions of these By-Laws; and as required by law, shall see that the books, reports, statements, certificates, and all other documents and records required by law are properly kept and filed; keep the Seal of the Corporation to be affixed to any instrument requiring the same; and in general shall perform all duties incident to the office of Secretary and such other duties as may, from time to time, be assigned to him by the Board of Trustees and the President.

The Secretary/Treasurer shall be a paid employee or on annual retainer.

§ 8.11 The Treasurer. The Treasurer or the President of the Corporation shall cause all funds coming into the Corporation to be deposited in the name and to the credit of the Corporation in such depository or depositories as may be designated by the Board of Trustees and shall keep records of accounts of all receipts and disbursements, taking proper vouchers for such disbursements and shall render to the members of the Board of Trustees an account of all such receipts and disbursements and the financial condition of the Corporation at the Request of the Board.

ARTICLE IX

CONTRACTS, DRAFTS, BANK ACCOUNTS, ETC.

§ 9.1 Contracts and Appointments of Agents. To the extent specifically authorized by the Board of Trustees or the President, the President or any staff Vice President, or the Secretary, or the Treasurer may in the name of the Corporation and on its behalf execute and deliver contracts between the Corporation and any individual, Corporation or partnership or other entity.

§ 9.2 Loans. To the extent specifically authorized by the Board of Trustees, any two of the following officers, to wit, the President, the Treasurer, the Secretary, acting together, may effect loans and advances at any time for the Corporation from any bank, trust company, or other institution or from any firm or individual, and for such loans and advances may make, execute and deliver promissory notes or other evidences of indebtedness

of the Corporation; but no officers shall, for purposes of giving security for any such loan or advance, mortgage, pledge, hypothecate or transfer any property whatsoever owned or held by the Corporation, except when authorized by resolution of the Board of Trustees.

§ 9.3 Checks, Drafts, Etc. All checks, drafts, orders for the payment of money, obligations, bills of exchange and insurance certificates shall be signed by such officer or officers of the Corporation and in such manner as shall from time to time be determined by resolution of the Board of Trustees.

§ 9.4 Deposits and Accounts. All funds of the Corporation, not otherwise employed, shall be deposited from time to time in general or special accounts in such banks, trust companies or other depositories as the Board of Trustees may select, or as may be selected by any officer or officers of the Corporation to whom such power may from time to time be delegated by the Board of Trustees.

ARTICLE X

ANNUAL AUDIT

§ 10.1 Annual Audit. The accounts of the Corporation shall be audited annually and at such other times as the Board may direct in accordance with generally accepted auditing standards by independent certified public accountants. A summary of the report of such annual audit shall be published annually by the

Corporation, and an official copy of the audit maintained for member inspection during regular business hours at the Corporation's registered office.

ARTICLE XI

AMENDMENTS

§ 11.1 Amendments. The By-Laws of the Corporation shall be made, altered, amended or rescinded by an affirmative vote of two-thirds (2/3) of the members of the Board of Trustees present at any of its regular meetings or at any special meeting called for that purpose provided a quorum, as fixed in the By-Laws, shall be present at such meeting and provided that fifteen (15) days' advance notice of the proposed changes shall have been sent by the Secretary to all Trustees.

ARTICLE XII

INDEMNIFICATION

§ 12.1 Indemnification. The Corporation shall indemnify any Trustee or officer, or former Trustee or officer, of the Corporation for expenses and costs (including attorney's fees) actually and necessarily incurred by him in connection with any claim asserted against him, by action in court or otherwise by reason of his being or having been such Trustee or officer, except in relation to matters as to which he shall have been guilty of negligence or misconduct in respect of the matter in which indemnity is sought.

ARTICLE XIII

MISCELLANEOUS PROVISIONS

§ 13.1 Rules of Order. Robert's Rules of Order shall govern all meetings of the members and Board of Trustees of the Corporation except as otherwise specified in these By-Laws.

§ 13.2 Rules. The Board of Trustees may adopt rules to cover any matters not covered by these By-Laws. Such rules may be adopted, modified, or rescinded by action of a majority of the Board of Trustees.

§ 13.3 Dissolution of Corporation. In the event of the dissolution of this Corporation the assets shall be distributed, to the extent allowable under law, by the Board of Trustees to an organization or organizations devoted to the promotion, development, or presentation of educational broadcasting and exempt under the provisions of Internal Revenue Code, §501(c)(3).

EXHIBIT NUMBER TWO

APPLICATION FOR NONCOMMERCIAL EDUCATIONAL BROADCAST STATION
CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC.
UNION PARK, FLORIDA (CHANNEL 202C2)

OTHER BROADCAST INTERESTS

EXHIBIT NUMBER TWO

APPLICATION FOR NONCOMMERCIAL EDUCATIONAL BROADCAST STATION
CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC.
UNION PARK, FLORIDA (CHANNEL 202C2)

OTHER BROADCAST INTERESTS

James S. Hoge is the general manager of WYND-AM, DeLand, Florida. Mr. Hoge has no other interest in or connection with any other broadcast station, cable TV operation or newspaper.

Richard A. Rosenberg is an attorney in Orange City, Florida. He has no other interest in or connection with any other broadcast station, cable TV operation or newspaper.

D. Stephen Hollis, M.D., is the licensee of WYND-AM, DeLand, Florida. Dr. Hollis holds the license as a 100% individual owner. He also owns, in his individual capacity, WMOC-AM, Chattanooga, Tennessee. Dr. Hollis also owns 100% of a low-power television facility on Channel 16 in Columbus, Georgia which is on the air. He also is leasing LPTV, Channel 22, Columbus, Georgia and holds an option to purchase 100% of that LPTV facility. Dr. Hollis is also an applicant for LPTV Channels 6 and 46 in Columbus, Georgia and expects a grant for those facilities, shortly. Dr. Hollis is an applicant for a new FM facility at Goodlettsville, Tennessee and is an 80% limited partner of Goodlettsville Associates, Limited Partnership (FCC File No. BPH-861217NB). He is also an applicant for a new FM facility at Ormond-by-the-Sea, Florida. In the Ormond-by-the-Sea application, Dr. Hollis is a 90% general partner. D. Stephen Hollis, M.D., was an applicant for a new FM facility at Ringold, Georgia where he was an 80% limited partner. That application was dismissed at the request of the applicant pursuant to a settlement agreement. Dr. Hollis was also an applicant for a new FM facility at Columbus, Georgia. Dr. Hollis had a 60% limited partner interest in the Columbus, Georgia FM applicant which dismissed its application pursuant to a settlement agreement.

EXHIBIT NUMBER THREE

APPLICATION FOR NONCOMMERCIAL EDUCATIONAL BROADCAST STATION
CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC.
UNION PARK, FLORIDA (CHANNEL 202C2)

PROPOSED PROGRAM POLICIES

EXHIBIT NUMBER THREE

APPLICATION FOR NONCOMMERCIAL EDUCATIONAL BROADCAST STATION
CENTRAL FLORIDA EDUCATIONAL FOUNDATION, INC.
UNION PARK, FLORIDA (CHANNEL 202C2)

PROPOSED PROGRAM POLICIES

As discussed in Exhibit Number One, Central Florida Educational Foundation, Inc. intends to program "Bible Based Programming" and, furthermore, intends to utilize the facilities as an educational laboratory for students at DeLand Christian Academy and Stetson University. Please refer to Exhibit Number One for particular information regarding the objections and purposes of the applicant in establishing the proposed station.

As a local, Union Park, Florida radio station, much emphasis will be placed on news and community involvement. Community identity is very important to Union Park. This proposed FM facility will seek to develop an identity which will permit Union Park to continue to grow and prosper.

Central Florida Educational Foundation, Inc. proposes to ascertain, on an on-going basis, the needs and problems of the community of license. It proposes to serve those needs and problems through both news and public affairs programming. News service will be provided on an on-going basis to keep the local community informed of local, regional and state events. Public service programming will be designed to address issues of concern to all area residents.

Community leaders, civic groups and concerned individuals will be encouraged to share their views with the listening audience and to provide information suitable for broadcast. Central Florida Educational Foundation, Inc. proposes to install emergency power generation equipment at both the transmitter and the studio locations.

The station will operate 24 hours each day, seven days a week.

APPLICATION FOR CONSTRUCTION PERMIT

EDUCATIONAL FM BROADCAST STATION

CENTRAL FLORIDA
EDUCATIONAL FOUNDATION

UNION PARK, FLORIDA

OCTOBER, 1987



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D.L. Markley &
Associates, Inc.

APPLICATION FOR CONSTRUCTION PERMIT

The following engineering statement and attached exhibits have been prepared for Central Florida Educational Foundation and are in support of their application for a new non-commercial FM broadcast station to serve Union Park, Florida.

The proposed facility would operate on FM Channel 202 (88.3 MHz.) with 1.9 KW. effective radiated power. The center of radiation would be at 183 meters above average terrain and would be located on the WCPX(TV) television tower. The application has been fully coordinated with the licensee of WCPX(TV) to assure that no interference would occur.

No significant allocation problems exist concerning interference to or from other existing or proposed facilities. The proposed station would not be a significant environmental action as it requires no change in the height or location of an existing tower. In addition, the small amount of radiation involved from the proposed facility will not have any significant impact on the radiation levels on the ground. Therefore, the facility would fully comply with ANSI Standard C95.1-1982.

As no change is required in either the location or height of the existing structure, no FAA Form 7460-1 has been filed with that agency nor is required.

Name of Applicant

Central Florida Educational Foundation

1. Purpose of authorization applied for:

Construct a new station

Install Auxiliary system

Change:

Effective radiated power

Frequency

Antenna height above average terrain

Transmitter location

Studio location outside community of license

Other (Summarize briefly the nature of the changes proposed.)

2. Community of license:

State

Florida

City or Town

Union Park

3. Facilities requested:

Frequency

Channel No.

Class (Check one below)

88.3 MHz 202

A

B

B1

C

C1

C2

D

4. Geographic coordinates of antenna (to nearest second)

North Latitude 28° 36' 08"

West Longitude 81° 05' 37"

5. Effective radiated power:

Polarization

Horizontal Plane

Maximum (Beam tilt only)

Horizontal

1.9 kW

- kW

Vertical

1.9 kW

- kW

6. Height in meters of antenna radiation center:

Above Average terrain (HAAT)

Above Mean Sea Level

Above Ground

Horizontal

183 meters

192.6 meters

172.8 meters

Vertical

183 meters

192.6 meters

172.8 meters

7. Is a directional antenna being proposed?

YES

NO

If Yes, attach as Exhibit No. DNA an engineering statement with all data specified in Section 73.316(d) of the Commission's Rules.

8. Transmitter location: State Florida County Orange
- City or Town Bithlo Street Address (or other identification) .45 mi. North of St. Rte. 420 at Lake Pickett (Bithlo Tower)
9. Overall height of complete structure above ground, including all appurtenances and lighting (if any, see Part 17). 470.3 meters
10. Attach as Exhibit No. E-1 map(s) (Sectional Aeronautical charts or equivalent) of the area proposed to be served and shown thereon:
- (a) Proposed transmitter location and the radials along which the profile graphs have been prepared;
- (b) The 1mV/m predicted contour;
- (c) Area (sq. mi.) and population (latest census) within 1 mV/m contour;
- (d) Scale of miles or kilometers (kilometers if available).
11. Attach as Exhibit No. DNAa map (Sectional Aeronautical charts where obtainable) showing the present and proposed 1 mV/m (60 dbu) contours.
- Enter the following from Exhibit above:
- Gain Area — sq. mi.
Loss Area — sq. mi.
- Percent change (gain area plus loss area as percentage of present area) — %.
- If 50% or more this constitutes a major change. Indicate in question 2(e), Section I, accordingly.
12. If the main studio will not be within the boundaries of the principal community to be served, attach as Exhibit No. DNAa justification pursuant to Section 73.1125(f) of the Commission's Rules.
13. Attach as Exhibit No. E-2 map(s) (7.5 minute U.S. Geographic Survey topographic quadrangles if available) of the proposed antenna location showing the following information:
- (a) Proposed transmitter location accurately plotted with the latitude, the longitude lines clearly marked and showing a scale of statute kilometers.
- (b) Transmitter location and call letters of all AM broadcast stations within 2 miles of the proposed antenna location.
14. If there are any FM or TV stations within 200 feet of proposed antenna or non-broadcast radio stations (except amateur and citizens band), or established commercial and government receiving stations in the general vicinity which may be adversely affected by the proposed operation, attach as Exhibit No. E-3 the expected effect, a description of remedial steps that may be pursued if necessary, and a statement from the applicant accepting full responsibility for the elimination of any objectionable effect on existing stations.

15. Tabulation of Terrain Data. (Calculated in accordance with the procedure prescribed in Section 73.313 of the Commission's Rules utilizing 7.5 minute topographic maps, if available.)

Radial bearing (degrees true)	Height of antenna, radiation center above average elevation of radial (3-16 kilometers) Meters	Predicted Distance
		To the 1 mV/m contour Kilometers
0°	185.5	26.1
45°	190.2	26.2
90°	190.0	26.2
135°	181.0	25.9
180°	177.8	25.6
225°	176.7	25.5
270°	179.2	25.7
315°	183.3	26.0
250°	178.1	25.6

Allocation Studies

(See Subpart C of Part 73 of the Commission's Rules and Regulations)

16. Is the proposed antenna location within 320 kilometers (199 miles) of the common border between the United States and Mexico? Yes No
- If Yes, attach as Exhibit No. DNA a showing of compliance with all provisions of the Agreement between the United States of America and the United Mexican States concerning Frequency Modulation Broadcasting in the 88 to 108 MHz band.
17. With regard to stations within 320 kilometers (199 miles) of the common border between the United States and Mexico, attach as Exhibit No. DNA information required in 1/.
18. If the proposed operation is for a channel in the range from channel 201 through 220 (88.1 through 91.9 MHz), then with regard to stations more than 320 kilometers (199 miles) from the common border between the United States and Mexico or if this proposed operation is for a class D station in the range from Channel 221 through 300 (92.1 through 107.9 MHz), attach as Exhibit No. P-4 a complete allocation study to establish the lack of prohibited overlap of contours involving these stations. The allocation study should include the following:
- The normally protected interference-free and the interfering contours for the proposed operation along all azimuths.
 - Complete normally protected interference-free contours of all other proposals and existing stations to which objectionable interference would be caused.
 - Interfering contours over pertinent arcs of all other proposals and existing stations from which objectionable interference would be received.
 - Normally protected and interfering contours over pertinent arcs, of all other proposals and existing stations, which require study to show the absence of objectionable interference.
 - Plot of the transmitter location of each station or proposal requiring investigation, with identifying call letters, file numbers and operating or proposed facilities.
 - When necessary to show more detail, an additional allocation study will be attached utilizing a map with a larger scale to clearly show interference or absence thereof.
 - A scale of miles and properly labeled longitude and latitude lines, shown across the entire (Exhibit(s)). Sufficient lines should be shown so that the location of the sites may be verified.
 - The name of the map(s) used in the exhibit(s).

1/ A showing that the proposed operation meets the minimum distance separation requirements. If any separations are proposed that are less than the applicable minimum separation requirements plus 15 kilometers, include these stations. Also include existing stations, proposed stations, and cities which appear in the Table of Assignments; the location and geographic coordinates of each antenna, proposed antenna or reference point, as appropriate; and distance to each from proposed antenna location.

19. Is the proposed antenna location within 320 kilometers of the common border between the United States and Canada? Yes No
 If Yes, attach as Exhibit No. ____ a showing of compliance with all provisions of the Working Agreement for Allocation of FM Broadcasting Stations on Channels 201-300 under The Canada-United States FM Agreement of 1947.

20. With regard to station separated by 53 or 54 channels (10.6 or 10.8 MHz) attach as Exhibit No. E-5 information required in 1/ (separation requirements involving intermediate frequency (i.f.) interference).

21. Is the proposed operation on Channel 218, 219 or 220? Yes No
 If Yes, attach as Exhibit No. ____ information required in 1/ regarding separation requirements with respect to stations on Channels 221, 222, and 223.

22. Is the proposed station for a channel in the range from Channel 201 to 221 (88.1-91.9 MHz) and the proposed antenna location within the Grade B contour of a channel 6 television station or sufficiently near the Grade B contour that a question of interference to channel 6 may be raised? Yes No
 If Yes, attach as Exhibit No. E-6 a map showing the Grade B contour of the television station and the proposed antenna location. Also include discussion of the possibility of interference to the Channel 6 station and the steps proposed to remedy any interference which may occur.

23. Is the proposed station for a channel in the range from Channel 221 to 300 (92.1-107.9 MHz)? Yes No
 If Yes, attach as Exhibit No. ____ information required in 1/ (Except for class D [secondary] proposals.)

24. If the proposed antenna location is in or near a populated area, attach Exhibit No. E-7 a discussion of blanketing and the steps proposed to remedy any interference which may occur.

25. Environmental Statement, See Part I, Subpart 1 of the Commission's Rules.
 Would a Commission grant of this application be a major action as defined by Section 1.1305 of the Commission's Rules? The proposed facility complies fully with the requirements of §1.1306 & 1.1307 as modified by Gen. Docket 79-163 as corrected Yes No
 If Yes, attach as Exhibit No. ____ a narrative statement in accordance with Section 1.1311 of the Commission's Rules.
 If No, explain briefly.

I certify that I represent the applicant in the capacity indicated below and that I have examined the foregoing statement of technical information and that it is true to the best of my knowledge and belief.

12/9/1987
 Date

Donald L. Markley
 Name

[Signature]
 Signature (check appropriate box below)

D.L. Markley & Associates, Inc.
 Address (include ZIP Code)

2104 West Moss, Peoria, Illinois 61604

(309) 673-7511
 Telephone No. (include Area Code)

- Technical Director
- Registered Professional Engineer
- Chief Operator
- Technical Consultant
- Other (Specify)