

311(c)(3) of the Communications Act of 1934, as amended. Specifically, the parties have established that approval of the agreement is in the public interest and that neither of their applications was filed for an improper purpose. Additionally, they have furnished the required full explanation and justification of their exchange of consideration.

3. In sum, the Bureau supports approval of the settlement agreement, dismissal of the University application and a grant of the Marion application.¹

Respectfully submitted,
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October 31, 1994

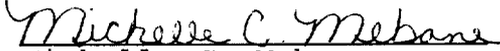
¹ The Presiding Judge is requested to notify Bureau counsel immediately prior to favorable action on the joint request. At that time, the Bureau will conduct a final channel study to ensure that no technical impediment exists precluding a grant.

CERTIFICATE OF SERVICE

Michelle C. Mebane, a secretary in the Hearing Branch, Mass Media Bureau certifies that she has on this 31st day of October 1994, sent by regular United States mail, U.S. Government frank, copies of the foregoing **"Mass Media Bureau's Comments on Joint Request for Approval of Settlement Agreement"** to:

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