

AUDIO SERVICES
ECC/MELTON QUILS 011995
AM 3301

FOR
FCC
USE
ONLY

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FCC 316

APPLICATION FOR CONSENT TO ASSIGNMENT OF
BROADCAST STATION CONSTRUCTION PERMIT OR
LICENSE OR TRANSFER OF CONTROL OF
CORPORATION HOLDING BROADCAST STATION
CONSTRUCTION PERMIT OR LICENSE

REC

FOR COMMISSION USE ONLY

FILE NO.

950710EB

1. APPLICANT NAME (Last, First, Middle Initial)			
Voyager Communications V, Inc.			
MAILING ADDRESS (Line 1) (Maximum 35 characters)			
P.O. Box 1110			
MAILING ADDRESS (Line 2) (Maximum 35 characters)			
322 Causeway Drive			
CITY	STATE OR COUNTRY (if foreign address)	ZIP CODE	
Wrightsville Beach	North Carolina	28480	
TELEPHONE NUMBER (include area code)	CALL LETTERS	OTHER FCC IDENTIFIER (IF APPLICABLE)	
(910) 256-6765	WLWZ (AM)		
2. A. Is a fee submitted with this application?			<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
B. If No, indicate reason for fee exemption (see 47 C.F.R. Section 1.1112):			
<input type="checkbox"/> Governmental Entity <input type="checkbox"/> Noncommercial educational licensee <input type="checkbox"/> Other (Please explain):			
C. If Yes, provide the following information:			
Enter in Column (A) the correct Fee Type Code for the service you are applying for. Fee Type Codes may be found in the "Mass Media Services Fee Filing Guide." Column (B) lists the Fee Multiple applicable for this application. Enter in Column (C) the result obtained from multiplying the value of the Fee Type Code in Column (A) by the number listed in Column (B).			
(A)	(B)	(C)	
FEE TYPE CODE	FEE MULTIPLE (if required)	FEE DUE FOR FEE TYPE CODE IN COLUMN (A)	FOR FCC USE ONLY
(1) M D R	/	\$ 95.00	
To be used only when you are requesting concurrent actions which result in a requirement to list more than one Fee Type Code.			
(A)	(B)	(C)	
FOR FCC USE ONLY		\$	FOR FCC USE ONLY
(2)			
(A)	(B)	(C)	
FOR FCC USE ONLY		\$	FOR FCC USE ONLY
(3)			
ADD ALL AMOUNTS SHOWN IN COLUMN C, LINES (1) THROUGH (3), AND ENTER THE TOTAL HERE. THIS AMOUNT SHOULD EQUAL YOUR ENCLOSED REMITTANCE.		TOTAL AMOUNT REMITTED WITH THIS APPLICATION	FOR FCC USE ONLY
		\$ 95.00	95.00

1. Application for: (check one) Consent to Assignment Consent to Transfer of Control

<p>2. Name and post office address of assignor/transferor Voyager Communications V. Inc. P.O. Box 1110 322 Causeway Drive Wrightsville Beach, NC 28480</p>	<p>3. Send notices and communications to the following named person at the post office address indicated (See Box 1)</p>
<p>4. Name and post office address of assignee/transferee Voyager Communications V. Inc. Liquidation Trust c/o Thomas W. Steed, Merritt, Leak & Steed, P.A. Two Hannover Square, 434 Fayetteville St. Mall, Raleigh, NC 27601</p>	<p>5. Name and post office address of licensee/permittee WLWZ (AM) Mulberry & Cross Hill Roads Easley, SC 29640 Suite 2010</p>

6. Authorization which is proposed to be assigned or transferred

Call letters	Location	Class of Station (AM-FM-TV)	File Number
WLWZ (AM)	Easley, South Carolina	AM	940210 GL

7. Authorizations of any SCA, FM or TV booster station, or associated auxiliary service stations (e.g., remote pickup, STL, inter-city relay) held by licensee (or permittee) which are to be assigned or transferred:

8. Since the filing of the assignor's/transferor's last renewal application for the authorization being assigned or transferred, or other application, has an adverse action been made or final action been taken by any court or administrative body with respect to the applicants (assignor and assignee or transferor and transferee) or any parties to this application in a civil or criminal proceeding, brought under the provisions of any law relating to the following: any felony, mass media related antitrust or unfair competition; fraudulent statements to another governmental unit; or discrimination? Yes No

If the answer is Yes, attach as an Exhibit a full disclosure concerning the persons and matters involved, including an identification of the court or administrative body and the proceeding (by dates and file numbers), and the disposition of the litigation. Where the requisite information has been earlier disclosed in connection with another application or as required by 47 U.S.C. Section 1.65(c), the applicant need only provide: (i) an identification of that previous submission by reference to the file number in the case of an application, the call letters of the station regarding which the application or Section 1.65 information was filed, and the date of filing; and (ii) the disposition of the previously reported matter.

Exhibit No.

9. State file numbers of any other pending applications which involve the licensee (or permittee):

10. Attach as an Exhibit a full narrative statement of the circumstances leading to the assignment (or transfer) and the reasons therefor. Fill out Item 14 to show the disposition of stock or partnership interests, both before and after the proposed assignment (or transfer). The name, residence, citizenship and office, if any, of each stockholder (or partner) should also be shown.

Exhibit No.
1

11.a. If the assignment (or transfer) is voluntary:

(1) Attach as an Exhibit all contracts, agreements or understandings (the substance of oral agreements should be reduced to writing) by which the stock (or other interest) is transferred.

Exhibit No.
2

b. If the assignment (or transfer) is involuntary:

(1) In the case of bankruptcy or legal disability of the assignor (or transferor), attach as an Exhibit a certified copy of all court orders pertaining to the assignment (or transfer).

Exhibit No.

(2) In case of death of the assignor (or transferor), attach as an Exhibit the Will or Letters Testamentary and all pertinent court orders.

Exhibit No.

12. Attach as an Exhibit a statement showing the consideration or thing of value, if any, which is to be given for the stock or interest being assigned (or transferred). If the consideration is monetary, this statement should indicate exactly to whom it is being paid.

Exhibit No.
3

13. Attach as an Exhibit a statement showing other broadcast interests of each new stockholder or partner.

Exhibit No.
4

14. In the following table, in all cases, the interest held before and after transfer must be given in terms of percentages. In the case of corporations, the interest must be stated in terms of shares of stock held as well as the percentage equivalent thereof.

NAME AND RESIDENCE OF STOCKHOLDER, PARTNER, ETC. (CITY AND STATE ONLY)	CITIZENSHIP	INTEREST HELD				TOTAL SHARES OUTSTANDING IF A CORPORATION	
		BEFORE TRANSFER OR ASSIGNMENT		AFTER TRANSFER OR ASSIGNMENT		BEFORE TRANSFER OR ASSIGNMENT	AFTER TRANSFER OR ASSIGNMENT
		SHARES	%	SHARES	%		
See Exhibit 5							

15. If legal counsel were employed in the preparation or presentation of this application, give name and mailing address.
For assignor (or transferor):

For assignee (or transferee):

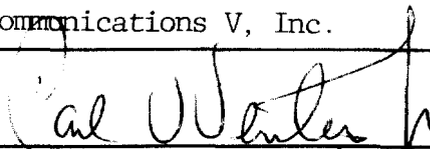
The applicants waive any claim to the use of any particular frequency or of the electromagnetic spectrum as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and request consent to assignment of this license or transfer of control over the licensee corporation in accordance with this application. (See Section 304 of the Communications Act of 1934.) The applicants represent that this application is not filed for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict. All the statements made in this application and attached exhibits are considered material representations, and all the exhibits are a material part hereof and are incorporated herein as if set out in full in this application. The applicants, or the undersigned on the applicant's behalf, state that they endeavored to supply full and correct information as to all matters which are relevant to this application and that they have done so as to all matters within their own knowledge.

CERTIFICATION

By checking Yes, the applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862, or, in the case of a non-individual applicant (e.g., corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits that includes FCC benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. Section 1.2002(b).

Yes No

I certify that the statements in this application are true and correct to the best of my knowledge and belief, and are made in good faith.

Name of Assignor (or Transferor) Voyager Communications V, Inc.		Name of Assignee (or Transferee) Voyager Communications V, Inc., Liquidation Trust	
Signature 		Signature	
Title Chairman	Date June 30, 1995	Title Trustee	Date

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. CODE, TITLE 47, SECTION 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT AND THE PAPERWORK REDUCTION ACT

The solicitation of personal information requested in this application is authorized by the Communications Act of 1934, as amended. The Commission will use the information provided in this form to determine whether grant of the application is in the public interest. In reaching that determination, or for law enforcement purposes, it may become necessary to refer personal information contained in this form to another government agency. In addition, all information provided in this form will be available for public inspection. If information requested on the form is not provided, the application may be returned without action having been taken upon it or its processing may be delayed while a request is made to provide the missing information. Your response is required to obtain the requested authorization.

Public reporting burden for this collection of information is estimated to average 3 hours and 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden, can be sent to the Federal Communications Commission, Records Management Division, AMD-PIRS, Washington, D. C. 20554, and to the Office of Management and Budget, Office of Information and Regulatory Affairs, Paperwork Reduction Project (3060-0009), Washington, D. C. 20503.

THE FOREGOING NOTICE IS REQUIRED BY THE PRIVACY ACT OF 1974, P.L. 93-579, DECEMBER 31, 1974, 5 U.S.C. 552a(e)(3), AND THE PAPERWORK REDUCTION ACT OF 1980, P.L. 96-511, DECEMBER 11, 1980, 44 U.S.C. 3507.

CERTIFICATION

By checking Yes, the applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862, or, in the case of a non-individual applicant (e.g., corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits that includes FCC benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. Section 1.2002(b).

Yes No

I certify that the statements in this application are true and correct to the best of my knowledge and belief, and are made in good faith.

Name of Assignor (or Transferor) Voyager Communications V, Inc.		Name of Assignee (or Transferee) Voyager Communications V, Inc., Liquidation Trust	
Signature		Signature <i>Thomas W. Steed, Jr. Trustee</i>	
Title Chairman	Date	Title Trustee	Date 7/5/95

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. CODE, TITLE 47, SECTION 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

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June 28, 1995

EXHIBIT 1

This application requests Commission approval for the pro forma assignment of license for WLWZ(AM), Easley, South Carolina from Voyager Communications V, Inc. to the Voyager Liquidation Trust. The assignment is pro forma because the same officers and principals, Carl V. Venters, Jr. and Jack P. McCarthy will remain in ultimate control of the station. This assignment is necessitated by the following circumstances:

In November, 1993, Voyager Communications V, Inc. ("Voyager") entered an agreement with Hicks, Muse, Webber Partnership ("HMW") pursuant to which HMW would purchase the entire assets of Voyager. Voyager was owned by Carl V. Venters, Jr. (32.62%) Jack P. McCarthy (32.39%). The remainder was owned by members of the Venters family, the McCarthy family and others. Mr. Venters and Mr. McCarthy voted their respective family interests. Among the assets to be sold to HMW were WLWZ(AM) and WLWZ(FM), Easley, South Carolina. At that time, WLWZ(AM) was off the air pursuant to Special Temporary Authority granted by the Commission on February 18, 1994.

The sale of the Voyager assets was consummated on February 1, 1994 under file number BALM-940210GM. Although the original sales agreement contemplated the sale of both WLWZ(AM) and WLWZ(FM), immediately prior to the closing, HMW notified Voyager that it no longer wished to purchase WLWZ(AM). However, both parties' attorneys inadvertently failed to amend the sales documents to reflect that change. Consequently, without intending to do so, and contrary to the intent of the parties, the WLWZ(AM) tower site property and studio/transmitter building were transferred to HMW; the FCC license for WLWZ(AM), however, was not transferred but remained with Voyager.

The error was not discovered until after Voyager located another possible purchaser of WLWZ(AM). At that point, the attorney for the prospective purchaser discovered that Voyager no longer held title to the real property associated with WLWZ(AM). HMW acknowledged that it erroneously held title to the property but promised to convey the property back to Voyager as soon as possible. In the meantime, by Special Temporary Authority granted on November 23, 1994, Voyager had received authority from the Commission to keep WLWZ(AM) off the air until the situation had been resolved.

At the same time as the parties were attempting to resolve this problem, Voyager's accountants, Deloitte & Touche, advised Voyager's principals that, for tax purposes, the company needed to be dissolved by the end of the calendar year 1994. Accordingly, on December 31, 1994, Voyager was dissolved and its remaining

assets placed in a liquidation trust Voyager Communications V, Inc., Liquidation Trust (the "Trust") with Thomas W. Steed, Jr., an attorney designated as Trustee (see attached Trust Agreement).

On February 19, 1995, Carl V. Venters, Jr., Chairman and Secretary of Voyager filed with the Commission a request for a 90 day extension of authority for WLWZ(AM) to remain silent while efforts continue to return WLWZ(AM) to the air. On March 1, 1995, the WLWZ(AM) real property was transferred back to Voyager and is now held by the Trust.

Mr. Venters and Mr. McCarthy wish to return WLWZ(AM) to on-air operation. To do so, they filed on May 1, 1995 an FCC Form 316 application for assignment of the license from the Trust to Communication Enterprises, Inc., the operating licensee entity for the station (FCC File No. _____). Overlooked, however, was the fact that Commission authority had not been requested to assign the license from Voyager to the Trust prior to the tax deadline for such a transfer on December 31, 1994.

Accordingly, to comply with all FCC rules and regulations and to have the Commission's records properly reflect the facts, the instant FCC Form 316 application is submitted to obtain authorization for assignment of the license to the Trust, so that it may then reassign the license to Communication Enterprises, Inc. Mr. Venters and Mr. McCarthy recognize that Commission approval should have been previously requested for the transfer of the station from Voyager to the Trust and apologize for this oversight.

Messrs. Venters and McCarthy point out, however, that throughout the period in question they have maintained control of WLWZ(AM) in the same proportion as they have through the immediate past 13 years that they have operated Voyager. There has been no transfer of control throughout the entire period of time, only a pro forma change in the identity of the entity through which they exercised their control. Any violation of the Commission's rules was entirely inadvertent, and Messrs. Venters and McCarthy voluntarily submit this application to clarify the Commission records and demonstrate their candid good faith in attempting to comply with all FCC requirements. Accordingly, it is respectfully submitted that no enforcement action is warranted, and that approval for a pro forma assignment of license as requested by this application should be granted.

VOYAGER COMMUNICATIONS V, INC.

LIQUIDATION TRUST

THIS TRUST AGREEMENT made by and between VOYAGER COMMUNICATIONS V, INC , a North Carolina Corporation with its principal office and place of business in Wake County, North Carolina (the "Company") and THOMAS W STEED, JR., of Wake County, North Carolina as TRUSTEE ("Trustee").

WHEREAS the Company pursuant to a Plan of Dissolution and Complete Liquidation (the "Plan") has ceased the active conduct of its business, is winding up its affairs, is liquidating and distributing all of its assets in complete liquidation, and is dissolving pursuant to the provisions of the North Carolina Business Corporations Act effective at twelve o'clock midnight on December 30, 1994; and

WHEREAS the Plan provides that in the event there are any assets and liabilities remaining as of December 30, 1994 all of the assets of the Company shall be conveyed and transferred to Thomas W. Steed, Jr., as Trustee under a Liquidation Trust which shall provide for the final distribution of the assets of the Company and the payment of all of its claims and liabilities in accordance with the Plan; and

WHEREAS the Shareholders of the Company approved the Plan, and Thomas W. Steed, Jr. as Trustee under the Liquidation Trust provided for by the Plan; and

WHEREAS the Trustee has agreed to supervise the final distribution of the assets of the Company and the payment of all of its claims and liabilities as set forth herein.

NOW THEREFORE, in consideration of the premises and the mutual promises herein contained, the Company hereby establishes the VOYAGER COMMUNICATIONS V, INC. LIQUIDATION TRUST as follows.

ARTICLE I

IDENTIFICATION OF PARTIES AND TERM

Sec. 1.1 This Trust shall be known as the VOYAGER COMMUNICATIONS V, INC. LIQUIDATION TRUST (hereafter sometimes referred to as the "Trust;).

Sec. 1.2 The " Trustee" of this Trust shall be THOMAS W STEED, JR.,

Sec. 1.3 The term of this Trust shall terminate upon the transfer of all assets held under this Trust as herein set forth, but not later than three years from the date of execution of the Trust, except to the extent to which the trust only holds installment obligations and, to that extent, only so long as is reasonably necessary to collect and distribute the same.

ARTICLE II

TRUST CORPUS

Sec. 2.1 Simultaneously with the establishment of the Trust, the Company does transfer to the Trustee all of the assets of the Company whatsoever including but not limited to all of the rights of the Company to receive and collect any funds under the Asset Purchase Agreement, as amended , between the Company and HMW Communications, Inc. dated November 22, 1993 , and all other assets and property owned by the Company.

ARTICLE III

ASSETS AND LIABILITIES OF THE COMPANY

Sec. 3.1 The Company represents to the Trustee the following:

(A) To the best of its knowledge and belief all of the assets of the Company as of this date are as set forth in Schedule A-2 attached hereto and made a part hereof.

(B) To the best of its knowledge and belief all of the enforceable obligations of the Company are a listed in Schedule B-1 attached hereto and made a part hereof.

(C) To the best of its knowledge and belief all of the claims which have been made against the Company for alleged obligations which are not set forth in Schedule B-1 are as listed in Schedule B-2 attached hereto and made a part hereof.

(D) To the best of its knowledge and belief there are no claims which could reasonably be expected to be made against the Company which are not set forth in Schedule B-1 or B-2.

(E) The Company has given notice as provided by the provisions of G.S. 55-14-06 and G.S. 55-14-07 of the North Carolina Business Corporations Act with respect to known and unknown claims against the dissolved Company

(F) The Trustee shall not be under any obligation to make a diligent search to identify any unlisted creditors of the Company. The Trustee shall be held harmless and indemnified by the Company for any and all expense or obligations which shall arise as a result of a claim by any creditor of improper notice.

ARTICLE IV

DISTRIBUTIONS OF INCOME AND CORPUS

Sec. 4.1 After making the determination of the obligations and contingent obligations against the Company as set forth in Article III, the Trustee shall determine, and shall have the power to redetermine from time to time, at its sole reasonable discretion, the amount of assets necessary to satisfy such claims and shall:

(A) determine the amount of cash or identify which assets are to be retained for such purpose,

(B) determine the amount of cash or identify which assets are to be retained to meet the expenses of administering the Trust,

(C) determine the amount of cash or identify which other assets, if any, are to distributed to the Shareholders.

Sec. 5.2 Thereafter the Trustee shall, in its sole and absolute discretion, have the power and the duty to:

(A) Retain any assets to be retained for the purposes herein set forth.

(B) Upon a determination of the maximum reasonable amounts need to meet claims and continent liabilities , distribute any cash type items, excess liquidation proceeds and investment income, to the Shareholders,

(C) Upon the satisfaction of the obligations of the Trust, distribute any assets which remain to the Shareholders.

ARTICLE VI

ACCOUNTING

Sec. 6.1 The Trustee shall have the entire care and custody of all of the assets comprising the Trust estate and shall maintain accurate records of receipts and disbursements and other financial transactions relative to the Trust estate, all of which shall be available for inspection at any reasonable time by any Shareholder, Director or officer of the Corporation, or his legal representative.

Sec. 6.2 The Trustee shall not be required to render any accounting to any Court, but the Trustee shall render an account at least semi-annually to each Shareholder, Director and officer of the Company.

ARTICLE VII

POWERS AND DUTIES OF THE TRUSTEE

Sec. 7.1 The Trustee shall have the powers and duties necessary to carry out the objects

of this Trust. The powers enumerated in G. S. 32-27 of the North Carolina Uniform Fiduciaries Act as they exist at the time of the execution of this Trust are incorporated by reference herein with the same effect as though such language were set forth verbatim in this Trust. Provided, however, nothing herein contrary otherwise withstanding, the Trustee shall only have the power to invest cash type assets in short time certificates of deposit or treasury bills.

ARTICLE VIII

THE TRUSTEE

Sec. 8.1 The Trustee of this Trust shall be as set forth in Article I.

Sec. 8.2 If the Trustee shall die or become incapacitated or shall resign by giving thirty days written notice to the Shareholders, a successor Trustee shall be appointed by the then Shareholders of the Company. If no successor Trustee is appointed by the effective date of the Trustee's resignation, the resigning Trustee shall have the right to select and appoint his successor.

Sec. 8.3 The Company shall indemnify and hold harmless the Trustee from any and all liability or loss resulting from the Trustee's carrying out his obligations under this Trust except for such loss occasioned by the Trustee's wilful misconduct or gross negligence.

Sec. 8.4 The Trust estate and the income therefrom shall be chargeable with the reasonable expense of the Trustee in the administration of the Trust and with reasonable compensation for the services of the Trustee. Compensation of the Trustee shall be based upon an hourly rate of \$185 per hour.

Sec. 8.5 No bond shall be required of the Trustee.

ARTICLE IX

MISCELLANEOUS

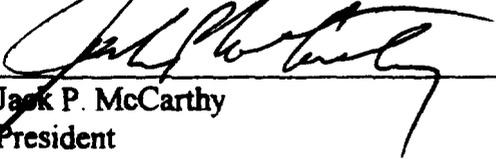
Sec. 9.1 This Trust shall be interpreted under the laws of the State of North Carolina.

Sec. 9.2 If any of the provisions of this Trust should be invalid or unenforceable, the remaining provisions shall continue to be fully effective.

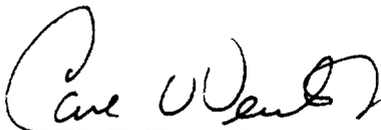
IN WITNESS WHEREOF, the Company and the Trustee have executed this Trust
this the 30th day of December 1994.

VOYAGER COMMUNICATIONS V, INC.

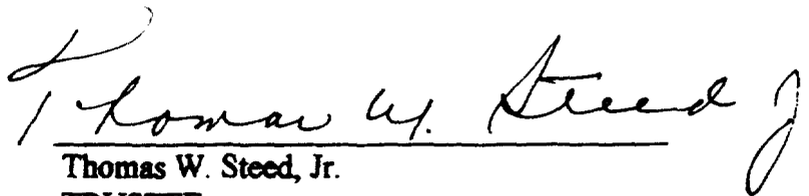
By:



Jack P. McCarthy
President



Carl V. Venters, Jr.
Secretary



Thomas W. Steed, Jr.
TRUSTEE

June 28, 1995

EXHIBIT 2

This assignment is requested as a result of an oral agreement made between Carl Venters, Jr., Chairman of Voyager Communications V Inc., Jack McCarthy, President of Voyager Communications V, Inc., and Thomas Steed, Trustee of Voyager Communications V Liquidation Trust.

June 28, 1995

EXHIBIT 3

There is no consideration involved in this consent for assignment.

June 28, 1995

EXHIBIT 4

Carl Venters has no other broadcast interests.

Jack McCarthy has no other broadcast interests.

June 28, 1995

EXHIBIT 5 (table 14)

<u>Name & Residence</u>	<u>Citizenship</u>	<u>Sh. Before %</u>	<u>Sh. After %</u>
Carl Venters, Wrightsville Beach, NC	US	32.62	32.62
Jack McCarthy, Boca Raton, FL	US	32.39	32.39
Fred Setzer, Dayton, OH	US	9.53	9.53
Norm Eckstein, Dayton, OH	US	2.44	2.44
David Rodger, Raleigh, NC	US	1.96	1.96
Richard Cammerer, Dayton, OH	US	1.96	1.96
Andrew Dembicks, Boca Raton, FL	US	1.96	1.96
Neal Davis, Four Oaks, NC	US	1.96	1.96
Paul Miller, Philadelphia, PA	US	1.96	1.96
Victoria Agin, Cincinnati, OH	US	1.63	1.63
M.E. McCarthy, Boca Raton, FL	US	1.63	1.63
Rosemary Gargano, Kennebuncport, ME	US	1.63	1.63
Phil Zachary, Raleigh, NC	US	1.30	1.30
Ronald Wagner, Dayton, OH	US	1.22	1.22
George King, Raleigh, NC	US	0.56	0.56
Carl Davis, Cary, NC	US	0.56	0.56
Carl Venters, III, Middletown, MD	US	0.56	0.56
Andrea Stephens, Raleigh, NC	US	0.56	0.56
Lee Venters, Atlanta, GA	US	0.56	0.56
Julia Sullivan, Wrightsville Beach, NC	US	0.56	0.56
TRUST C.M. Czaja, Raleigh, NC	US	0.47	0.47
M.K. Czaja, Raleigh, NC	US	0.47	0.47
R.A. Filip, Raleigh, NC	US	0.47	0.47
TRUST M.B. Filip	US	0.39	0.39
E.M. Filip	US	0.16	0.16

RETURN COPY

Federal Communications Commission
Washington, D. C. 20554

Approved by OMB
3060-0009
Expires 04/30/96

FOR
FCC
USE
ONLY

FCC/MELLON MAY 01 1996

FCC 316

APPLICATION FOR CONSENT TO ASSIGNMENT OF
BROADCAST STATION CONSTRUCTION PERMIT OR
LICENSE OR TRANSFER OF CONTROL OF
CORPORATION HOLDING BROADCAST STATION
CONSTRUCTION PERMIT OR LICENSE

FOR COMMISSION USE ONLY
FILE NO.

1. APPLICANT NAME (Last, First, Middle Initial)
VENTERS, CARL V. JR.

MAILING ADDRESS (Line 1) (Maximum 35 characters)
P. O. BOX 1110

MAILING ADDRESS (Line 2) (Maximum 35 characters)
322 CAUSEWAY DRIVE

CITY WRIGHTSVILLE BEACH	STATE OR COUNTRY (if foreign address) NORTH CAROLINA	ZIP CODE 28480
TELEPHONE NUMBER (include area code) (910) 256-6765	CALL LETTERS WLWZ (AM)	OTHER FCC IDENTIFIER (IF APPLICABLE)

2. A. Is a fee submitted with this application? Yes No

B. If No, indicate reason for fee exemption (see 47 C.F.R. Section 1.1112):
 Governmental Entity Noncommercial educational licensee Other (Please explain):

C. If Yes, provide the following information:

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(A) FEE TYPE CODE	(B) FEE MULTIPLE (if required)	(C) FEE DUE FOR FEE TYPE CODE IN COLUMN (A)	FOR FCC USE ONLY
(1) M D R		\$ 95.00	
(2)		\$	FOR FCC USE ONLY
(3)		\$	FOR FCC USE ONLY
ADD ALL AMOUNTS SHOWN IN COLUMN C, LINES (1) THROUGH (3), AND ENTER THE TOTAL HERE. THIS AMOUNT SHOULD EQUAL YOUR ENCLOSED REMITTANCE.			FOR FCC USE ONLY
			TOTAL AMOUNT REMITTED WITH THIS APPLICATION
			\$ 95.00

FILED

THARRINGTON, SMITH & HARGROVE

ATTORNEYS AT LAW
RALEIGH, NORTH CAROLINA

Mar 2 11 58 AM 1994

CARLISLE W. HIGGINS
(1867-1980)

J. HAROLD THARRINGTON
WADE N. SMITH
ROGER W. SMITH
WADE M. HARGROVE
GEORGE T. ROQUISTER, JR.
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ANN L. MAJESTIC
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JONATHAN A. BLUMBERG
DEBRA R. NICKELS
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MARCUS W. TRATHEN
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JAYE POWELL MEYER

RALEIGH OFFICE
309 FAYETTEVILLE STREET MALL
P. O. BOX 1151
RALEIGH, N.C. 27602

TELEPHONE
(919) 821-4711

TELECOPIER
(919) 829-1863

WASHINGTON OFFICE
2000 L STREET N.W., SUITE 200
WASHINGTON, D.C. 20036

TELEPHONE
(202) 452-9271

February 24, 1994

Mr. William F. Caton
Acting Secretary
Federal Communications Commission
1919 M Street, N.W.
Stop Code - 1170
Washington, D.C. 20554

FEB 28 1994

Dear Mr. Caton:

This is to notify the Commission that the assignment of license of Radio Station WLWZ(AM), Easley, South Carolina, from Voyager Communications V, Inc. to HMW Communications, Inc. was not consummated (File No. BAL-931122GH). Voyager Communications V, Inc. remains the licensee of Radio Station WLWZ(AM).

If any questions should arise during the course of your consideration of this matter, it is respectfully requested that you communicate with this office.

Very truly yours,

THARRINGTON, SMITH & HARGROVE


Mark J. Prak
Counsel to
Voyager Communications V, Inc.

MJP/mt
Enclosure

cc: Martin R. Leader

Jul 20 10 51 AM
MJP/mt

FCC MAIL CENTER

NO. 1 5-11

JUL 20 7 15 AM '95

FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554

JUL 19 1995

IN REPLY REFER TO:
STOP CODE 1800B2
8910-SML

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Carl V. Venters, Jr.
Voyager Communications, Inc.
P.O. Box 1110
Wrightsville Beach, NC 28480

In re: WLWZ (AM)
Easley, SC
Operational Status Inquiry

Dear Licensee:

It has come to our attention that the above-referenced station has been off the air without authority.

To verify our records, you are required to submit the following information, as applicable:

- (1) If the station is currently operating, please state the date it resumed operations and whether these operations comply with the minimum operating schedule requirements of Section 73.1740 (Commercial AM and FM Stations) or Section 73.561 (Noncommercial Educational FM Stations). Please provide a copy of any letter notifying the Commission that the station resumed broadcast operations. Further, in the event that any AM station remains silent for a period over 6 months, it is necessary to file with the Commission, prior to returning the station to on-air operations, an FCC Form 302 for direct measurement of power which should include a partial proof of performance for stations with directional antennas. If you have not complied with this requirement, please submit a Form 302 to resume operations.
- (2) If the station is currently silent with authority, please submit a copy of the Commission letter authorizing this silence. If a request to remain silent was filed more than four months since the date of this letter, please submit an updated justification for continuing to remain off the air.
- (3) If the station is silent and has not filed a request for either an initial temporary authorization or to extend a prior temporary authorization, please submit

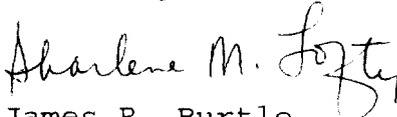
such a request, detailing the necessity for the station's continued silence and providing an estimate when broadcast operations will be resumed. If the station has permanently discontinued operations, please notify the Commission, forwarding the station's license and other instruments of authorization to the Commission for cancellation pursuant to Section 73.1750 of the Rules.

Please note that, pursuant to the Report and Order (copy attached), adopted by the Commission on December 11, 1991, requests for new and extended temporary authorizations must be accompanied by the appropriate certification (suggested format enclosed) regarding Section 5301 of the Anti-Drug Abuse Act of 1988.

The requested information must be submitted to the Commission, pursuant to Section 73.1015 of the Rules, within thirty days of the date of this letter.¹ Failure to respond or to submit a showing sufficient to justify authorization of continued station silence will result in appropriate action by the Commission to terminate your authority to continue as a licensee.

If you have any questions regarding the content of this letter, please contact Sharlene Lofty, Industry Analyst, at (202) 418-2660.

Sincerely,


for James R. Burtle
Chief, AM Branch
Audio Services Division
Mass Media Bureau

Enclosures

¹ Please mail your response to:

Federal Communications Commission
1919 M Street, N.W., Room 342
Washington, D.C. 20554
Attention: Sharlene Lofty

8910-SML
WLWZ (AM)

ANTI-DRUG ABUSE ACT CERTIFICATION

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

Yes

No

o Name of Applicant	o Signature	o
o	o	o
o	o	o
o Date	o Title	o
o	o	o
o	o	o

FEDERAL COMMUNICATIONS COMMISSION

Washington, D.C. 20054

FCC MAIL SECTION

MAR 1 1995

MAR 2 8 20 AM '95

In Reply Refer To:
8910 - SML
Stop Code 1800B2

Carl V. Venters, Jr.
Voyager Communications, Inc.
P.O. Box 1110
Wrightsville Beach, NC 28480

In re: WLWZ (AM)
Easley, SC

Dear Sir or Madame:

This letter concerns your pending request for authority to remain silent. Temporary authority is hereby granted for the above-referenced station(s) to remain silent for three months from the date of this letter.

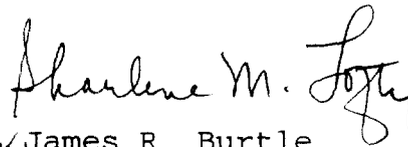
Any further requests for extension of this authority must be accompanied by a detailed summary of steps taken to return the station to on-air operations.

On December 11, 1991, the Commission adopted a Report and Order (copy attached) which amended Part 1 of the Commission's Rules, to implement Section 5301 of the Anti Drug Abuse Act of 1988. Pursuant to the Report and Order, any requests for extension of this authority must be accompanied by a certification that neither the applicant nor any party to the request is subject to a denial of Federal benefits under Section 5301. Please use the attached certification page to comply with this requirement, if you need to request an extension of this authority.

It will be necessary to maintain prescribed tower lighting in accordance with the station's license authorization. If an extension is not required, you are requested to notify the Commission, in writing, of the exact date the station resumes on-air operations.

In the event that any AM station remains silent for a period over 6 months, it will be necessary to file with the Commission, prior to returning the station to on-air operations, an FCC Form 302 for direct measurement of power which should include a partial proof of performance for stations with directional antennas.

Sincerely,



for James R. Burtle
Chief, AM Branch
Audio Services Division
Mass Media Bureau

Attachments

ANTI-DRUG ABUSE ACT CERTIFICATION

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

Yes

No

o Name of Applicant	o Signature	o
o	o	o
o	o	o
o Date	o Title	o
o	o	o
o	o	o

UNITED STATES OF AMERICA
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

File No(s): BAL:940210GL
BALH-940210GM

Class of station(s): AM; FM

<input checked="" type="checkbox"/> CONSENT TO ASSIGNMENT: <input type="checkbox"/> CONSENT TO TRANSFER CONTROL: <input type="checkbox"/> CONSENT TO TRANSFER STOCK: Whereby of Control by is effected.	FROM: HMW COMMUNICATIONS, INC
	TO: WLWZ LICENSE SUBSIDIARY, INC
Licensee/Permittee: (for transfer only)	

CALL SIGN(S)

WLWZ (AM)
WLWZ - FM

STATION LOCATION(S)

EASLEY, SC
EASLEY, SC

AUXILIARY STATION(S) (for assignment only)

ALL CURRENTLY AUTHORIZED
AUXILIARY SERVICES

Under authority of the Communications Act of 1934, as amended, the consent of the Federal Communications Commission is hereby granted to the transaction indicated above.

The Commission's consent to the above is based on the representations made by the applicants that the statements contained in, or made in connection with, the application are true and that the undertakings of the parties upon which this transaction is authorized will be carried out in good faith.

The actual consummation of voluntary transactions shall be completed within 60 days from the date hereof, and notice in letter form thereof shall promptly be furnished the Commission by the buyer showing the date the acts necessary to effect the transaction were completed. Upon furnishing the Commission with such written notice, this transaction will be considered completed for all purposes related to the above described station(s). FCC Form 323, Ownership Report, must be filed within 30 days after consummation, by the licensee/permittee or assignee.

ADDITIONAL REQUIREMENTS FOR ASSIGNMENTS ONLY:

Upon consummation the assignor must deliver the permit/license, including any modifications thereof to the assignee.

It is hereby directed that, upon consummation, a copy of this consent be posted with the station authorization(s) as required by the Commission's Rules and Regulations.

The assignee is not authorized to construct nor operate said station(s) unless and until notification of consummation in letter form has been forwarded to the Commission.

Dated:

2/25/94

ISSUED BY : PAS

(FOR CHIEF FM BRANCH, AUDIO SERVICES DIVISION, MASS MEDIA BUREAU)
H. T. Snowden, Jr.



FEDERAL
COMMUNICATIONS
COMMISSION

FCC Form 732-FM

August 1992