

September 29, 2000

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Federal Communications Commission
Portals II, TW-A325
445 12th Street, S.W.
Washington, D. C. 20554

RECEIVED

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FCC MAIL ROOM

RE: EB DOCKET NO. 00-156,

WAIVER OF RIGHT TO HEARING;

SUPPLEMENTAL RESPONSE TO THAT DATED SEPT. 21, 2000;

REQUEST TO REVOKE MY LICENSE;

REQUEST FOR DELETION OF CAROLYN S. LUTZ FROM FURTHER DIRECT INVOLVEMENT IN THE PRESENT ADMINISTRATIVE LAW PROCEEDINGS;

AND

REQUEST FOR ADJUDICATION THAT CAROLYN S. LUTZ IS NOT MONETARILY LIABLE, IN THE FORM OF FORFEITURE LIABILITY, FOR HER ACTIONS IN CONNECTION WITH SIGNING AN APPLICATION FOR THE WPJR763 AT THE REQUEST OF RONALD BRASHER IN THE PERFORMANCE OF HER DUTIES AS A SECRETARY FOR RONALD BRASHER.

Subsequent to my previous response, further events have transpired that increase my concern over the present FCC situation and which events have prompted me to file this addendum.

As may already be known to the Administrative Judge, Metroplex Two Way Radio Service is heavily oriented toward employing family relatives. Ronald Brasher is married to the sister (Patricia Brasher) of the present petitioner, Carolyn S. Lutz.

I was told by Ronald Brasher, at the time I was requested to sign the application for license, that such action was completely legal and was similarly done by employees in many other communication companies. He also assured me that he, rather than myself, would bear all financial expenses in connection with the application for license.

Earlier this week, I was called into the office of Ronald Brasher and was updated for the first and only time by Ronald Brasher as to the potential problems in the present proceedings. I was informed by him that I had three possible course of action.

- A. I could do nothing, since I had done nothing wrong and the whole proceeding would probably be dismissed anyway.
- B. I could hire an attorney, at my expense, if I thought I needed one. He emphasized that he would

not compensate me for any such expenses as such action was really not necessary.

- C. I could talk to and use his attorney and if I did so, he would pay the lawyers fees.

I further first learned during the above discussion that Ronald Brashers attorneys may have told the commission that I had consented to be bound by the so called Management Agreement of 1999 even though I did not and never signed any such agreement.

Although Ronald Brasher did not OVERTLY or openly threaten me, I felt threatened by his implication that if I did not use his lawyers and silently agree to his handling of the situation, I could be burdened with large lawyers fees and/or FCC administrative fees or penalties.

In view of the above, I quit my job with Metroplex Two Way Radio Service at the end of the day that I was called into Ronald Brashers office.

Subsequent to my quitting employment with Metroplex Two Way Radio Service, I have also learned that the FCC may have already been told by Ronald Brashers attorney that he does not represent me (Carolyn S, Lutz).

In view of the above,
I hereby state that
I waive my right to a hearing.

Further, I request
That my license be revoked, given to someone else or cancelled (as I have no use for same and never wanted it in the first place);

That Carolyn S. Lutz be deleted from further direct involvement in the present administrative law proceedings;
and

That an order be issued or an adjudication be made that Carolyn S. Lutz is not monetarily liable (forfeiture liability) for either misfeasance or for malfeasance in connection with signing an application for the WPJR763 license at the request of Ronald Brasher in the performance of her duties as a secretary for Ronald Brasher.

Yours truly,



Carolyn S. Lutz
2508 Valley Forge
Richardson, Texas 75080