FCC 323

INSTRUCTIONS FOR OWNERSHIP REPORT

GENERAL INSTRUCTIONS - SECTION I

- This report is to be filed by commercial AM, FM and Television broadcast stations and by International broadcast stations as indicated below (see 47 C.F.R. Section 73.3615).
 - (a) By licensee at two-year intervals on the anniversary date of the station's renewal application filing date. Where the licensee, however, is a partnership that is composed entirely of natural persons, the biennial reporting requirement does not apply. Similarly, sole proprietorships (i.e., where the station is licensed to an individual(s)) are not required to file biennially.

If information submitted is equally applicable to each listed station, one biennial report may be filed for all such stations; otherwise, a separate report shall be filed for each station on the appropriate filing date.

If there has been no change since the filing of the last biennial report, a certification may be filed in lieu of a new report, stating that the previously filed report has been examined and is currently accurate.

- (b) By permittee or licensee following the consummation, pursuant to Commission consent, of a transfer of control or an assignment.
- (c) By permittee within 30 days after the grant of a construction permit for a new commercial radio or television broadcast station. The permittee is also required to update its initial report or to certify the continuing accuracy and completeness of that report when the permittee applies for a station license for that new station.
- 2. Electronic Filing of Application Forms. The Commission is currently developing electronic versions of various broadcast station application and reporting forms, such as this report form. As each application form and report goes online, the Commission will by Public Notice announce its availability and the procedures to be followed for accessing and filing the application form or report electronically via the Internet. For a six-month period following the issuance of the Public Notice, the subject application form or report can be filed with the Commission either electronically or in a paper format. Electronic filing will become mandatory, on a form-byform basis, six months after each application form or report

becomes available for filing electronically.

- 3. File one copy of this report with the Federal Communications Commission. Form 323's not involving the payment of a fee can be hand-delivered or mailed to the FCC's Washington, D.C. offices. See 47 C.F.R. Section 0.401(a). For "biennial" ownership reports that must be submitted with a fee, see 47 C.F.R. Section 0.401(b) and Fee Instructions below.
- 4. This form is not to be used to report or request a transfer of control or assignment of license or construction permit (except to report a transfer of control or assignment made pursuant to prior Commission consent). The appropriate forms for use in connection with such transfers or assignments are FCC Forms 314, 315 and 316. See 47 C.F.R. Sections 73.3540 and 73.3541. It is the responsibility of the licensee or permittee to determine whether a given transaction constitutes a transfer of control or an assignment. However, for purposes of example only, and for the convenience of interested persons, there are listed below some of the more common types of transfers.

A transfer of control takes place when:

- (a) An individual stockholder gains or loses affirmative or negative (50%) control. (Affirmative control consists of control of more than 50% of voting stock; negative control consists of control of exactly 50% of voting stock.)
- (b) Any family group or any individual in a family group gains or loses affirmative or negative (50%) control. (See also Instruction 6, Section II.)
- (c) Any group in privity gains or loses affirmative or negative (50%) control.

The following are examples of transfers of control or assignments requiring prior Commission consent:

- (a) A, who owns 51% of the licensee's or permittee's stock, sells 1% or more thereof. A transfer has been effected.
- (b) X corporation, wholly owned by Y family, retires outstanding stock which results in family member A's individual holdings being increased to 50% or more. A transfer has been effected.

- (c) A and B, husband and wife, each owns 50% of the licensee's or permittee's stock. A sells any of his stock to B. A transfer has been effected.
- (d) A is the partner in the licensee. A sells any part of his interest to newcomer B or existing partner C. An assignment has been effected.
- (e) X partnership incorporates. An assignment has been effected.
- (f) Minority stockholders form a voting trust to vote their 50% or more combined stockholdings. A transfer has been effected.
- (g) A, B, C, D, and E each own 20% of the stock of X corporation. A, B, and C sell their stock to F, G, and H at different times. A transfer is effected at such time as 50% or more of the stock passes out of the hands of the stockholders who held stock at the time the original authorization for the licensee or permittee corporation was issued.
- 5. Names/Addresses. The name of the licensee or permittee should be stated exactly as it appears on the station's existing license or construction permit. The current street address or post office box used by the licensee or permittee for receipt of Commission correspondence should be set forth.

Any change in the name of the licensee or permittee, which does not involve a change in ownership requiring prior Commission approval, can be communicated to the Commission by letter. To report any changes in the mailing address previously used by the licensee or permittee, FCC Form 5072, entitled "Change in Official Mailing Address for Broadcast Station", should be promptly transmitted to the Commission. See 47 C.F.R. Section 1.5.

FCC Registration Number (FRN). To comply with the Debt Collection Improvement Act of 1996, the applicant must enter its FRN number, a ten-digit unique entity identifier for anyone doing business with the Commission. The FRN can be obtained through the FCC webpage at http://www.fcc.gov or by manually submitting FCC Form 160. FCC Form 160 is available for downloading from http://www.fcc.gov/formpage.html or by calling 1-800-418-3676. Questions concerning the FCC Registration Number can be directed to the Commission's Registration System help desk at http://www.CORES@fcc.gov or by calling 1-877-480-3201.

Facility ID Number. Radio and TV Facility ID Numbers can be obtained at the FCC's Internet Website at www.fcc.gov/mb. Once at this website, scroll down and

- select CDBS Public Access. You can also obtain your facility ID number by calling: Radio 202-418-2700, TV 202-418-1600. Further, the Facility ID Number is now included on all Radio and TV authorizations and postcards.
- 6. If the licensee or permittee is directly or indirectly controlled by another entity or if another entity has an attributable interest in such licensee or permittee, a separate Form 323 should be submitted for such entity. For successive entities, interests are multiplied. See Ownership Instructions, 3.
- 7. **FEES.** By law, the Commission is required to collect charges for certain of the regulatory services it provides to the public. A fee is required to be paid and submitted with the filing of a license's "biennial" ownership report only. The "biennial" ownership report is the Form 323, or the aggregate Form 323's as the case may be when the licensee is directly or indirectly controlled by another entity or if another entity has an attributable interest in the licensee, that is submitted on behalf of the individual AM, FM, or TV broadcast station. Further, where there has been no change in information since the last filing of a station's "biennial" ownership report, a certification may be filed on behalf of the station in lieu of a new report, stating that the previously filed "biennial" ownership report has been examined and is currently accurate and complete. Such certification constitutes the station's "biennial" ownership report for that year and the required fee must also be submitted with the certification. The "biennial" ownership report (whether on Form 323 or as a certification) is filed on an individual station basis and the required fee is calculated thereon. It is the number of stations for which a report is filed that determines the total fee due; not the number of Form 323's filed in connection therewith.

When filing a fee-exempt FCC Form 323, the licensee/permittee must complete Question 4 and provide an explanation as appropriate.

FCC Form 323's NOT involving the payment of a fee must be hand-delivered or mailed to the FCC's Washington, D.C. offices. See 47 C.F.R. Section 0.401(a). Do not send fee-exempt applications to Mellon Bank because it will result in a delay in processing the report.

FCC Form 159 must be submitted with any application or report subject to a fee received at the Commission. Licensees or permittees who wish to pay for more than one filing in the same lockbox with a single payment can do so by submitting FCC Form 159. When paying for multiple filings in the same lockbox with a single payment instrument, you must list each filing as a separate item on FCC Form 159 (Remittance Advice). If additional entries are necessary, please use FCC Form 159C (Continuation Sheet).

The Commission's fee collection program utilizes a U.S. Treasury lockbox bank for maximum efficiency of collection and processing. All "biennial" ownership reports, which require the remittance of a fee, must be submitted to the appropriate post office box address. See 47 C.F.R. Section 0.401(b). A listing of the required fee, a copy of a Remittance Advice Form (FCC Form 159) and the addresses to which the "biennial" ownership report should be mailed or otherwise delivered is also set forth in the Mass Media Services Fee Filing Guide," which is obtainable either by writing to the Commission's Form Distribution Center, 9300 E. Hampton Drive, Capital Heights, Maryland 20743, or by calling Telephone No. 1-800-418-FORM and leaving your request on the answering machine provided for this purpose. See also 47 C.F.R. Section 1.1104.

Payment of any required fee must be made by check, bank draft, money order or credit card. If paying by check, bank draft or money order, your remittance must be denominated in U.S. dollars, and drawn upon a U.S. financial institution and made payable to the Federal Communications Commission. No postdated, altered or third-party checks will be accepted. DO NOT SEND CASH. Checks dated six months or older will not be acceptable for filing.

Procedures for payment of fees when applications and reporting forms are filed electronically will be announced by subsequent public notice. See <u>General Instructions</u>, 2. Payment of fees may also be made by Electronic Payment <u>prior to</u> the institution of electronic filing procedures, provided prior approval has been obtained from the Commission. Licensees interested in this option must first contact the Credit and Debt Management Center at (202) 418-1995 to make the necessary arrangements.

Parties hand-delivering "biennial" ownership reports may receive dated receipt copies by presenting copies to the acceptance clerk at the time of delivery. For mailed-in "biennial" ownership reports, a "return copy" of the report can be furnished provided the licensee clearly identifies the "return copy" and attaches to it a stamped, self-addressed envelope. Only one piece of paper per report will be stamped for receipt purposes. The "return copy" should be placed on top of the reporting form package. Failure to do so may result in your copy not being returned.

For further information regarding fees and payment procedures licensees should consult the "Mass Media Services Fee Filing Guide." Also see the Commission's Public Notice of June 6, 1990, entitled "Broadcast Annual Ownership Reports (Fee Requirements)", 67 RR 2d 1227.

OWNERSHIP INSTRUCTIONS - SECTION II

- 1. As used in Question 6, the term "respondent" refers either to the licensee or permittee or to an entity controlling or holding an "attributable" interest in the licensee or permittee, as defined in Instruction 3 below.
- 2. Any contract or modification of contract relating to the ownership, control, or management of the licensee or permittee or to its stock must be filed with the Commission, as required by 47 C.F.R. Section 73.3613. Attention is directed to the fact that Section 73.3613 requires the filing of all contracts of the types specified and is not limited to executed contracts, but includes options, pledges, and other executory agreements and contracts relating to ownership, control, or management.
- 3. As used in Question 9, an "attributable" interest is an ownership interest in or relationship to a licensee or permittee which will confer on its holder that degree of influence or control over the licensee or permittee sufficient to implicate the Commission's multiple ownership rules. In responding to Question 9, licensees/permittees should review the Commission's multiple ownership attribution policies and standards which are set forth in the Notes to 47 C.F.R. Section 73.3555, as revised and explained in Review of the Commission's Regulations Governing Attribution of Broadcast and Cable/MDS Interests, FCC 99-207, released August 6, 1999. See also Report and Order in MM Docket No. 83-46, 97 FCC 2d 997 (1984), reconsideration granted in part, 58 RR 2d 604 (1985), further modified on reconsideration, 61 RR 2d 739 (1986).

The following interests are attributable and the holder of such interest and should be reported in response to Question 9(a):

If a Corporation: Each officer, director and owner of stock accounting for 5% or more of the issued and outstanding voting stock of the respondent is considered the holder of an attributable interest. Where the 5% stock owner is itself a corporation, each of its stockholders, directors and "executive" officers (president, vice-president, secretary, treasurer or their equivalents) is considered a holder of an attributable interest, UNLESS the respondent submits as an exhibit a statement establishing that an individual director or officer will not exercise authority or influence in areas that will affect the corporate respondent or the station. In this statement, the respondent should identify the individual by name and title, describe the individual's duties and responsibilities, and explain the manner in which such individual is insulated from the corporate applicant and should not be attributed an interest.

A person or entity holding an ownership interest in the corporate stockholder of the corporate respondent is considered a party to this application **ONLY IF** that

interest, when multiplied by the corporate stockholder's interest in the respondent, would account for 5% or more of the issued and outstanding voting stock of the applicant. For example, where Corporation X owns stock accounting for 25% of the applicant's votes, only Corporation X shareholders holding 20 percent or more of the issued and outstanding voting stock of Corporation X have a 5% or more indirect interest in the respondent (.25 x .20 = .05) and, therefore, are considered holders of attributable interests. In applying the multiplier, any entity holding more than 50% of its subsidiary will be considered a 100% owner. Where the 5% stock owner is a partnership, each general partner and any limited partner that is not insulated, regardless of the partnership interest, is considered a party to the application.

Stock subject to stockholder cooperative voting agreements accounting for 5% or more of the votes in a corporate respondent will be treated as if held by a single entity and any stockholder holding 5% or more of the stock in that block is considered a holder of an attributable interest.

If a single entity holds more than 50% of the voting stock, and a simple majority is all that is required to control corporate affairs, no other stockholder need be reported, unless that entity's interest is attributable under the Commission's Equity/Debt Plus attribution standard described below.

An investment company, insurance company or trust department of a bank is not considered a holder of an attributable interest, and a respondent may properly certify that such entity's interest is non-attributable in response to Question 9(b), **IF** its aggregated holding accounts for less than 20% of the outstanding votes in the applicant **AND IF** such entity exercises no influence or control over the corporation, directly or indirectly; and such entity has no representatives among the officers and directors of the corporation.

If a PARTNERSHIP: Each partner, including all limited partners. However, a limited partner in a limited partnership is **not** considered a holder of an attributable interest **IF** the limited partner is not materially involved, directly or indirectly, in the management or operation of the media-related activities of the partnership and the respondent so certifies in response to Question 9(b). Sufficient insulation of a limited partner for purposes of this certification would be assured if the limited partnership arrangement:

 specifies that any exempt limited partner (if not a natural person, its directors, officers, partners, etc.) cannot act as an employee of the limited partnership if his or her functions, directly or indirectly, relate to the media enterprises of the company;

- (2) bars any exempt limited partner from serving, in any material capacity, as an independent contractor or agent with respect to the partnership's media enterprises;
- (3) restricts any exempted limited partner from communicating with the licensee or the general partner on matters pertaining to the day-to-day operations of its business;
- (4) empowers the general partner to veto any admissions of additional general partners admitted by vote of the exempt limited partners;
- (5) prohibits any exempt limited partner from voting on the removal of a general partner or limits this right to situations where the general partner is subject to bankruptcy proceedings, as described in Sections 402 (4)-(5) of the Revised Uniform Limited Partnership Act, is adjudicated incompetent by a court of competent jurisdiction, or is removed for cause, as determined by an independent party;
- (6) bars any exempt limited partner from performing any services to the limited partnership materially relating to its media activities, with the exception of making loans to, or acting as a surety for, the business; and
- (7) states, in express terms, that any exempt limited partner is prohibited from becoming actively involved in the management or operation of the media businesses of the partnership.

Notwithstanding conformance of the partnership agreement to these criteria, however, the requisite certification **cannot** be made **IF** the limited partner's interest is attributable under the Commission's **Equity/Debt Plus** attribution standard described below; or **IF** the respondent has actual knowledge of a material involvement of a limited partner in the management or operation of the media-related businesses of the partnership. In the event that the respondent cannot certify as to the noninvolvement of a limited partner, the limited partner will be considered as a holder of an attributable interest.

If a LIMITED LIABILITY COMPANY: The Commission treats a LLC as a limited partnership, each of whose members is considered to be a party to the application. However, where a LLC member is insulated in the manner specified above with respect to a limited partnership and where the relevant state statute authorizing the LLC permits a LLC member to insulate itself in accordance with the Commission's criteria, that LLC member is not considered a holder of an attributable interest. In such a case, the applicant should certify "Yes" in response to Question 9(b).

Equity/Debt Plus Attribution Standard. Certain interests held by substantial investors in, or creditors of, the respondent may also be attributable and the investor reportable as a holder of an attributable interest, if the interest falls within the Commission's EDP attribution standard. Under the EDP standard, the interest held, aggregating both equity and debt, must exceed 33% of the total asset value (all equity plus all debt) of the respondent, a broadcast station licensee, cable television system, daily newspaper or other media outlet subject to the Commission's broadcast multiple ownership rules AND the interest holder must either also hold an attributable interest in a media outlet in the same market or supply over 15% of the total weekly broadcast programming hours of the station in which the interest is held. For example, the equity interest of an insulated limited partner in a limited partnership respondent would normally not be considered attributable. However, under the EDP standard, that interest would be attributable if the limited partner's interest exceeded 33% of the respondent's total asset value AND the limited partner also held a 5% voting interest in a radio or television station licensee in the same market.

- 4. Among other things, Question 9(a) seeks information as to those persons to which the Commission's minority and female ownership policies have historically applied. In addition to gender information, the race/ethnic categories are:
 - a. American Indian or Alaska Native. A person having origins in any of the original peoples of North and South America (including Central America), and who maintains tribal affiliation or community attachment.
 - b. **Asian.** A person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian Subcontinent including, for example, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam.
 - c. **Black or African American.** A person having origins in any of the black racial groups of Africa.
 - d. **Hispanic or Latino.** A person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish Culture or origin, regardless of race.
 - e. **Native Hawaiian or Other Pacific Islander.** A person having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands.
 - f. **White.** A person having origins in any of the original peoples of Europe, the Middle East, or North Africa.

CERTIFICATION INSTRUCTIONS - SECTION III

1. The person certifying the accuracy of the information in this report must be the individual licensee or permittee, a general partner in the licensee or permittee partnership, or an appropriate officer in the licensee or permittee corporation or association. If this report is filed for a respondent and not for a licensee or permittee, the person certifying the accuracy of the information must be a general partner in the respondent partnership or an appropriate officer in the respondent corporation or association.

FCC NOTICE REQUIRED BY THE PAPERWORK REDUCTION ACT

If you do not provide the information requested on this form, the report 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.

We have estimated that each response to this collection of information will take 7.5 hours. Our estimate includes the time to read the instructions, look through existing records, gather and maintain the required data, and actually complete and review the form or response. If you have any comments on this estimate, or on how we can improve the collection and reduce the burden it causes you, please write the Federal Communications Commission, AMD-PERM, Paperwork Reduction Project (3060-0010), Washington, DC 20554. We will also accept your comments via the Internet if your send them to pra@fcc.gov. Please DO NOT SEND COMPLETED APPLICATIONS TO THIS ADDRESS. Remember - you are not required to respond to a collection of information sponsored by the Federal government, and the government may not conduct or sponsor this collection, unless it displays a currently valid OMB control number of if we fail to provide you with this notice. This collection has been assigned an OMB control number of 3060-0010.

THE FOREGOING NOTICE IS REQUIRED BY THE PAPERWORK REDUCTION ACT OF 1995, P.L. 104-13, OCTOBER 1, 1995, 44 U.S.C. 3507.

Approved by OMB 3060-0010

FCC 323

OWNERSHIP REPORT FOR

COMMERCIAL BROADCAST STATIONS

FOR FCC USE ONLY					
FOR COMMISSION USE ONLY					

					FOR COMMISSION USE ONLY			
SECTION I - GENERAL INFORMATION			FILE NO.					
1.	Legal Name of the Licensee/Permittee							
	Mailing Address							
	City			State or Country (if foreign address) ZIF			ZIP Code	
	Telephone Number (incl	lude area code)		E-N	Mail Address (if available)			
	FCC Registration Numb	per	Facility ID Num	ıbeı		Call Si	gn	
2. Contact Representative (if other than Licensee/Perm			e/Permittee)	Fir	m or Company Name			
	Mailing Address		l.					
	City			State or Country (if foreign address) ZIP Code			ZIP Code	
	Telephone Number (include area code)			E-Mail Address (if available)				
3.	Name of entity, if other	than licensee or perm	ittee, for which re	epo	rt is filed			
	Mailing Address							
	City			Sta	te or Country (if foreign addres	s)	ZIP Code	
	Telephone Number (include area code)			E-Mail Address (if available)				
4.	If this application has be	een submitted without	a fee, indicate re	easo	n for fee exemption (see 47 C.I	F.R. Sect	ion 1.1114):	
	Governmental Enti	ity	Fee-exempt Rep	ort	Other			
SEC	CTION II - OWNERSH	IP INFORMATION	Ī					
5.	All of the information full (Date must comply with when 5(a) below is chec	47 C.F.R. Section 73			nation must be current within (60 days o	of filing of this report,	
	This Report is filed for (check one)							
	a. Biennial	b.	Transfer Assignm License/	ent	of	Other		
	for the following stations:							
	Call Letters	Facility ID Number	:		Location	(Class of service	

6.	Respondent is:							
	Sole proprietorship	Not-for-profi	t corporat	tion	Limited	partnership		
	For-profit corporation	General partr	nership]	Other			
	If "Other," describe the nature of the responden	t in an Exhibit	ī			Exhibit No).	
7.	List all contracts and other instruments require reporting entity with a majority interest in or t shall respond.)		•			-		
	Description of contract or instrument	Name of person or organization with whom contract is made			Date Execu		Date of Expiration	
8.	Capitalization (Only licensees, permittees, or a	reporting enti	ity with a	majority inter	rest in or that o	otherwise exe	rcises <u>de facto</u>	
	control over the subject licensee or permittee sh			, , , , , , , , , , , , , , , , , , ,				
	Class of stock (preferred, common or other)	Voting			Number of Issued and	Number of Shares Issued and		
		Non-vot	ınıg	Authorized	Outstanding	Treasury	Unissued	
9.	 a. List the respondent, and, if other than attributable interests, non-insulated partner in the respondent, list separately its of non-insulated partners and/or members. Onecessary. (Read carefully - The numbered items in the respondent, list separately its of non-insulated partners and/or members. 	ers and/or mer officers, direct Create a separa	nbers. If tors, stoc ate row fo	a corporation kholders and or each individ	or partnership other entities lual or entity.	holds an attr s with attribu Attach supple	ibutable interest utable interests,	
1.	Name and address of respondent and each pa	rty to the	5. (Citizenship.				
	respondent holding an attributable interest (if of individual also show name, address and citizer natural person authorized to vote the stock or hol attributable interest). List the respondent first, next, then directors and, thereafter, re stockholders and other entities with attributable i and partners.		li a	Positional interest: Officer, director, general partner, limited partner, LLC member, investor/creditor attributable under the Commission's equity/debt plus standard, etc.				
2.	Gender (male or female).		7. P	Percentage of v	votes.			
3.	Ethnicity (check one).		8. P	ercentage of to	otal assets (equ	iity debt plus)		
4.	Race (select one or more).							

1.			
2.			
3.	Hispanic or Latino Not Hispanic or Latino American Indian or Alaska Native Asian	Hispanic or Latino Not Hispanic or Latino American Indian or Alaska Native Asian	Hispanic or Latino Not Hispanic or Latino American Indian or Alaska Native Asian
4.	Black or African American Native Hawaiian or Other Pacific Islander White	Black or African American Native Hawaiian or Other Pacific Islander White	Black or African American Native Hawaiian or Other Pacific Islander White
5.			
6.			
7.			
8.			

Supplemental Page for Question 9(a)

 1. 2. 3. 4. 	Hispanic or Latino Not Hispanic or Latino American Indian or Alaska Native Asian Black or African American Native Hawaiian or Other Pacific Islander White	Hispanic or Latino Not Hispanic or Latino American Indian or Alaska Native Asian Black or African American Native Hawaiian or Other Pacific Islander White	Hispanic or Latino Not Hispanic or Latino American Indian or Alaska Native Asian Black or African American Native Hawaiian or Other Pacific Islander White
5.			
6.			
7.			
8.			

(b)	Respondent certifies that equity and financial interests not set forth in response to Question 9(a) are non-attributable.	Yes No	in Exhibit No.		
(c)	Is the respondent or any party holding an attributable interest in the respondent also the holder of an attributable interest in any other broadcast station, or in any cable or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in 47 C.F.R. Sections 73.3555 and 76.501?	Yes No			
	If "Yes," submit an Exhibit identifying the holder of that other attributable interest, listing the call signs, locations and facilities identifiers of such other broadcast stations, and describing the nature and size of the ownership interest and the positions held in the other broadcast, cable or newspaper entities.	Exhibit No.			
(d)	Are any of the individuals listed in response to Question 9(a) related as parent-child, husband-wife, brothers and sisters?	Yes No			
	If "Yes," submit an Exhibit setting forth full information as to the family relationship.	Exhibit No.			
(e)	Is respondent seeking an attribution exemption for any officer or director with duties unrelated to the licensee or permittee?	Yes No			
	If "Yes," submit an Exhibit identifying that individual by name and title, fully describing that individual's duties and responsibilities, and explaining why that individual should not be attributed an interest.	Exhibit No.			
SECTIO	N III - CERTIFICATION				
I certify the	nat I am				
	(Official Title)				
of	(Exact legal title or name of respondent)				
and that I and comp	have examined this Report and that to the best of my knowledge and belief, all statemen lete.	ts in this Report are	e true, correct		
(Date of c	tertification must be within 60 days of the date shown in Question 5, Section II and in no	event prior to that	date.)		
Signature		Date			
Telephone Number of Respondent (Include area code)					

WILLFUL FALSE STATEMENTS 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).