

Law Offices
Putbrese Hunsaker & Trent, P.C.

John C. Trent

Of Counsel:

Cary S. Tepper*

Keith E. Putbrese (Retired)

David M. Hunsaker

(1944-2002)

*Not Admitted in Virginia

A Professional Corporation
200 S. Church Street
Woodstock, Virginia 22664

May 24, 2022

VIA E-MAIL ONLY

Tel: (540) 459-7646

Fax: (540) 459-7656

Website:

www.phtpclaw.com

Marlene H. Dortch, Secretary
Federal Communications Commission
45 L. Street NE
Washington DC 20554

Re: KWRM (AM), Corona, California (FAC# 39692); Request for
Extension Special Temporary Authority FCC File No. BSTA-
20211214AAD.

Dear Madam Secretary:

On the behalf of **EDI Media, Inc.**, ("EDI"), the Licensee of KWRM (AM), Corona, California (FAC# 39692) ("KWRM"), this is to respectfully request an Extension Special Temporary Authority ("STA") granted in BSTA-20211214AAD. Attached hereto is the previous STA. As previously advised, EDI lost its tower site and is now operating from a temporary location at reduced power. EDI has located property to move the KWRM to, and has filed for a construction permit to that site (See BP-20211110AAD). Under the circumstances, the EDI respectfully requests an extension of time in which to operate at reduced power for a period of 180 days.

Attached please find the required Ant-Drug Certificate signed by Counsel. Pursuant to FCC *Public Notice*, DA 22-29, (released January 11, 2022) (the "Public Notice") this instant STA Request is being submitted by e-mail to audiofillings@fcc.gov.

Should there be any questions regarding this STA Request, please feel free to contact this Office.

Very truly yours,


John C. Trent

Attachments

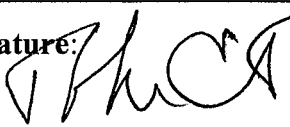
cc: audiofillings@fcc.gov (Via E-mail Only)

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. §853a, or, in the case of a nonindividual 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 ☐

Name of Applicant EDI Media, Inc.	Signature: 
Date: 06/21/2022	Title: Counsel



Federal Communications Commission
Washington, D.C. 20554

December 23, 2021

EDI Media, Inc.
1773 W. San Bernardino Rd.
Building C-31
West Covina, CA 91791

Re: EDI Media, Inc.
KWRM(AM), Corona, CA
Fac. ID No.: 39692
Special Temporary Authority

Dear Applicant:

This is in reference to the request filed December 14, 2021, on behalf of EDI Media, Inc. ("EDI"). EDI requests special temporary authority ("STA") to operate station KWRM(AM) from an alternate site location with an Information Station Specialists ANXX vertically polarized whip antenna.¹

In support of the request, EDI states that KWRM(AM) lost its tower site and the station has been silent. Rather than file a silent extension, the station is requesting an STA to operate with the same facilities granted in BSTA-20210311AAH. Specifically, KWRM(AM) proposes to operate from a site located 4.9 miles from its currently licensed site. Operation is proposed with a reduced daytime and nighttime power of 10 watts. KWRM(AM) proposes to use an Information Station Specialists ANXX vertically polarized whip antenna. The proposed antenna is 17 feet in length and will be mounted on a twenty-foot mast. EDI states that the proposed site will be manned by station personnel at all times the STA transmitter is on the air. Traffic cones will be located at a distance greater than 3 meters from the tower, and station personnel will ensure that no person passes the cone barrier.

STA requests which involve a change in transmitter site must include four critical elements: (1) Loss of the licensed site must be beyond the licensee's control; (2) STA facilities must continue to provide service to the licensed community; (3) STA facilities must maintain, as closely as practicable, the licensed service area² without extending it; (4) STA facilities cannot involve the construction of towers intended for permanent use by the station requesting the STA.

Accordingly, the request for STA is GRANTED. Station KWRM(AM) may operate with the following facilities:

Geographic coordinates 33° 49' 01" N, 117° 30' 29" W (NAD 1927)

¹ KWRM(AM) is licensed for operation on 1370 kHz with a daytime power of 5 kilowatts and a nighttime power of 2.5 kilowatts, employing different directional antenna patterns (DA2-U).

² For AM - 0.5 mV/m contour; for FM - 1.0 mV/m contour.

Frequency	1370 kHz
Hours of operation	Unlimited
Operating power	10 watts
Antenna type	Information Station Specialists ANXX vertical whip antenna
Antenna Efficiency	87 mV/m/kW at 1 kilometer

It will be necessary to further reduce power or cease operation if complaints of interference are received. KWRM(AM) must notify the Commission when licensed operation is restored. KWRM(AM) must use whatever means are necessary to protect workers and the public from exposure to radio frequency radiation in excess of the Commission's exposure guidelines. *See* 47 CFR § 1.1310.

This authority expires on **June 21, 2022**.

STA Advisory: Section 309(f) of the Communications Act of 1934, as amended, authorizes the Commission to grant STA in cases of "extraordinary circumstances requiring temporary authorizations in the public interest and when delay in the institution of the temporary operations would seriously prejudice the public interest." However, Section 309(f) is not a means by which a licensee/permittee may circumvent established processing procedures which require the filing of an application, nor is it a means by which a broadcaster may enhance his facility or make operation more convenient for the broadcaster. Stations operating with less than licensed facilities under temporary authorities can be viewed as receiving the benefit of a larger protection area than that in which they are currently providing service.

Accordingly, Special Temporary Authorities by nature are to be temporary and are not intended for extended use. Licensees of stations operating under temporary authorities are reminded that timely restoration of permanent facilities is the responsibility of the licensee and should be undertaken expeditiously. Any request for extension of special temporary authorities carries an increased burden with each subsequent request.

Therefore, requests for extension of STA will be granted only where the licensee can show that one or more of the following criteria have been met:

- Restoration of licensed facilities is complete and testing is underway;
- Substantial progress has been made during the most recent STA period toward restoration of licensed operation; or

- No progress has been made during the most recent STA period for reasons clearly beyond the licensee's control, and the licensee has taken all possible steps to expeditiously resolve the problem.

Sincerely,

A handwritten signature in black ink, reading "Jerome J. Manarchuck". The signature is written in a cursive style with a large, stylized "J" and "M".

Jerome J. Manarchuck
Audio Division
Media Bureau

cc: John C. Trent, Esq. (via email only)