

8.	Please explain in detail the "extraordinary circumstances" which warrant temporary operations at variance from the Commission's Rules. In addition, please specify 1) the specific rules and/or policies from which the applicant seeks temporary relief; 2) how the public interest will be furthered by grant; and 3) the expected duration of the STA and the licensee's plan for restoration of licensed operation. If requesting variance with other than authorized technical facilities, please specify the exact facilities sought.	[Exhibit 34]
9.	Anti-Drug Abuse Act Certification. Applicant certifies that neither applicant nor any party to the application is subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862.	<input checked="" type="radio"/> Yes <input type="radio"/> No

I hereby certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith. I acknowledge that all certifications and attached Exhibits are considered material representations.

Typed or Printed Name of Person Signing	Typed or Printed Title of Person Signing
Signature	Date (mm/dd/yyyy)

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).

Exhibits

Exhibit 34
Description:



1300 NORTH 17th STREET, 11th FLOOR
ARLINGTON, VIRGINIA 22209

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November 17, 2022

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

ATTN: Mr. Jerome Manarchuck, Audio Division, Media Bureau

**Re: Request for Extension of Special Temporary Authority – WGDJ(AM),
Lares, Puerto Rico (Fac. ID. No. 36564)**

Dear Ms. Dortch,

Lares Broadcasting Corporation (“LBC”), licensee of AM Station WGDJ, Lares, Puerto Rico, respectfully requests an extension of its Special Temporary Authority (“STA”) for six months to continue to operate the facility in accordance with the parameters specified in its pending modification application BP-19900326AD.¹

As previously stated in prior STA filings, the current STA allows WGDJ to operate at its licensed site and frequency at 1 kW non-directional power, both day and night. The STA request was based on the decision of the Dominican Republic to authorize AM Station HIBS, San Pedro de Marcois, Dominican Republic, to change its operating frequency from 1200 kHz to 670 kHz. Upon learning of the Dominican Republic’s action, WGDJ, which is licensed to operate at 1200 kHz, filed an application for a construction permit to operate at 1 kW non-directional day and night since HIBS was no longer a limitation to such operation. *See* FCC File No. BP-19900326AD.

The FCC had previously informed WGDJ that it would withhold action on that application pending IFRB recognition of the frequency change that the Dominican Republic government authorized for HIBS from 1200 kHz to 670 kHz. WGDJ requested an STA to operate at the parameters specified in its pending application until formal recognition of the

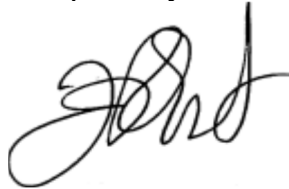
¹ WGDJ first obtained Special Temporary Authority to operate at the parameters specified herein on November 12, 1991. The licensee has since complied with the FCC’s request to create an electronically filed copy of BP-900326AD. Its STA request was most recently extended on May 13, 2022. *See* FCC File No. BESTA-20220513AAC.

HIBS frequency change. WGDG demonstrated that its operation at 1200 kHz with 1kw of power would not cause interference. To date, LBC believes that HIBS is still not operating at 1200 kHz and is hopeful that the change in HIBS' licensed frequency has been officially recognized internationally so that LBC's 1990 minor modification application can be granted. If HIBS is ordered to return to 1200 kHz, LBC understands that WGDG's minor modification application would be dismissed and its STA immediately canceled.

Since our prior filing, there has been no change in the circumstances from the previous STA Extension request. The Dominican Republic government has not yet issued a ruling and therefore this STA is necessary to allow WGDG to continue its operations. At no time has WGDG received interference complaints from listeners or other broadcasters about its operation at 1 kW on 1200 kHz. Assuming there has been no change to the status of HIBS' operation on a frequency other than 1200 kHz, LBC respectfully requests extension of WGDG's STA under the same terms and conditions as presently set forth. **Because of the special circumstances of LBC's situation and its pledge to return WGDG to its licensed operation in the event the IFRB orders HIBS to return to 1200 kHz, LBC respectfully requests that the Special Temporary Authority be issued for a term of 180 days.**

If there are any questions concerning this request, please contact the undersigned.

Respectfully,



Sara L. Hinkle
Francisco R. Montero
Counsel for Lares Broadcasting Corporation

Law Offices of
Scott C. Cinnamon, PLLC

1250 Connecticut Ave., NW
Suite 200, # 144
Washington, D.C. 20036
(202) 216-5798 (phone)
(202) 379-9754 (fax)
www.cinnamonlaw.com

November 25, 2013

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th St. SW
Washington, DC 20554

ATTN: Mr. Jerome Manarchhuck
Audio Division

Re: **Request for Special Temporary Authority
Station WGDL (AM), Lares, Puerto Rico
Facility Identifier Number: 36564**

Dear Ms. Dortch

Lares Broadcasting Corporation ("LBC"), licensee of AM Station WGDL, Lares, Puerto Rico, respectfully requests Special Temporary Authority ("STA") for six months to operate the facility in accordance with the parameters specified in its pending modification application BP-19900326AD.¹

The requested STA will allow WGDL to operate at its licensed site and frequency at 1 kW non-directional power, both day and night. The situation making the STA necessary has not changed. The STA request was based on the decision of the Dominican Republic to authorize AM Station HIBS, San Pedro de Marcois, Dominican Republic, to change its operating frequency from 1200 kHz to 670 kHz. Upon learning of the Dominican Republic's action, WGDL, which is licensed to operate at 1200 kHz, filed an application for a construction permit to operate at 1 kW non-directional day and night since HIBS was no longer a limitation to such operation. (See BP-900326AD).

The FCC informed WGDL that it would withhold action on that application pending IFRB recognition of the frequency change that the Dominican Republic government authorized for HIBS. Until such official IFRB recognition (recording) of the frequency change, and upon demonstration that its operation at 1 kW would not cause interference to other stations, WGDL requested an STA to operate at the parameters specified in its pending application. In the event

¹ WGDL had been operating under Special Temporary Authority as requested here for nearly twenty years from November 12, 1991, until the licensee suffered health complications that caused it to miss the deadline for renewing the its last granted STA. A copy of the initial grant of that STA is attached for convenience.

Marlene H. Dortch, Secretary, FCC
WGDL(AM) STA Request
November 25, 2013
Page 2

the IFRB recognizes the change as proposed, then the WGDL minor change application can be granted. If the IFRB orders HIBS to return to 1200 kHz, WGDL's application would be dismissed and its STA immediately canceled.

At no time has WGDL received complaints from listeners or other broadcasters about its operation at 1 kW causing interference. Assuming there has been no change at the IFRB with respect to the HIBS facility, WGDL respectfully requests reinstatement and extension of its STA under the same terms and conditions as presently set forth. The Declaration of president and sole shareholder of the licensee of WGDL is attached to explain the delay in filing this request and the how the station's survival requires operation with the 1 kW STA. **Because of the special circumstances of LBC's situation and its pledge to return WGDL to its licensed operation in the event the IFRB orders HIBS to return to 1200 kHz, LBC respectfully requests that the Special Temporary Authority be issued for a term of 180 days.**

If there are any questions concerning this Request, please advise undersigned

Sincerely yours,

Scott C. Cinnamon
Counsel for Lares Broadcasting Corporation

FEDERAL COMMUNICATIONS COMMISSION

WASHINGTON, D.C. 20554

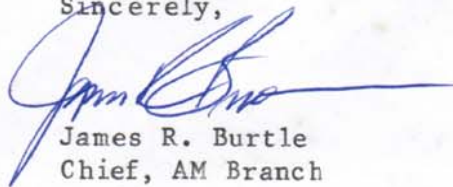
IN REPLY REFER TO:

November 22, 1991

Lares Broadcasting Corp.
Radio Station WGDJ(AM)
P.O. Box 1012
Aguadilla, PR 00605

Ref 8910-EAL. Relet Atty. 11/12/91. Special Temporary Authority is granted to station WGDJ, Lares, Puerto Rico, to operate at 1.0 kW nondirectionally day and night on frequency of 1200 kHz using a vertical, series-excited, uniform cross-section, guyed steel radiator of 60.9 meters (87.9°) in height (61.9 m overall height) with a theoretical RMS of 304.1 mV/m/kW at 1 km located at geographic coordinates NL: 18° 17' 40", WL: 66° 53' 50". This authority expires May 25, 1992. The authority granted is subject to the following conditions: Operation with the facilities specified herein is subject to modification, suspension or termination without right to hearing, as may necessary to carry out the applicable provision of the ITU Radio Regulations, the final Acts of the ITU Administrative Conference on Medium Frequency Broadcasting in Region 2 (Rio de Janeiro, 1981), or any bilateral or multilateral agreements of the United States; In the case this authority is revoked, the station must immediately operate at its licensed operation of 250 watts nondirectionally; Obstruction marking and lighting in accordance with paragraphs 1 and 22 of FCC Form 715.

Sincerely,



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

cc:
EIC - San Juan
Kenkel & Assoc.