Federal Communications Commission Washington, D.C. 20554	Approved by OMB 3060-0386 (July 2002)	FOR FCC USE ONLY			
		FOR COMMISSION USE ONLY FILE NO.			
Read Instructions/FAQ before f	illing out form				
Section I - General Information					

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1.	egal Name of the Applicant OWNSQUARE LICENSE, LLC				
Mailing Address					
	1 MANHATTANVILLE ROAD	, STE 202			
	City PURCHASE	State or Country (if foreign address) NY	Zip Code 10577		
	Telephone Number (include area code) 2038610900	1			
	FCC Registration No 0030479497	Call Sign WADB	Facility ID Number 14895		
2.	Contact Representative (if other than licensee/permittee)		Firm or Company Name		
	EMILIE DE LOZIER		WILKINSON BARKER KNAUER, LLP		
	Mailing Address				
	1800 M STREET NW, STE 800N				
	City WASHINGTON	State or Country (if foreign address) DC	ZIP Code 20036		
	Telephone Number (include area code) 2023833378		E-Mail Address (if available) EDELOZIER@WBKLAW.COM		
3.	Purpose: © Engineering STA				
	• Extension of Existing Engineering S	• Extension of Existing Engineering STA File Number: BSTA-20160126ABE			
	O Legal STA	O Legal STA			
	O Extension of Existing Legal STA				
4.	. Service: AM				
5.	Community of License: City: ASBURY PARK State	» NJ			
6.	 If this application has been submitted without a fee, indicate reason for fee exemption (see 47 C.F.R. Section 1.1114): Governmental Entity O Noncommercial Educational Licensee/Permittee O Other N/A (Fee Required) 				
7.	processing under 47. C.F.R. Section 1.1 environmental impact and complies with electromagnetic exposure limits for con applicant can determine compliance thro Exhibit is required. By checking "Yes" above, the applicant	proposed facility is excluded from environmental 306 (i.e., The facility will not have a significant a the maximum permissible radiofrequency trolled and uncontrolled environments). Unless the bugh the use of the RF worksheets in Appendix A, an also certifies that it, in coordination with other users peration as necessary to protect persons having access	• Yes • No See Explanation in [Exhibit 33]		
	to the site, tower or antenna from radiofrequency electromagnetic exposure in excess of FCC guidelines.				

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.	• Yes O 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	Typed or Printed Title of Person Signing
Signing MARTIN STABBERT	SENIOR VICE PRESIDENT OF ENGINEERING
Signature	Date (mm/dd/yyyy)
MARTIN STABBERT	1/31/2023

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:

PLEASE SEE ATTACHED.

Basis for STA Extension

As described in previous STA requests, control cable failure at tower #3 rendered station WADB's directional antenna system inoperative. Far above-normal rainfall during 2018 made access difficult to the wetland portion of the WADB site near tower #3. After the water receded, the licensee successfully obtained new estimates for buried cabling installation to replace damaged cables to towers #1 and #3. The licensee has identified a company to repair the towers, but the licensee has been unable to start the repairs. There has been ongoing construction that would impact any partial proof or adjustment.

Construction of the four-story apartment building at a site immediately adjacent to the northwest side of the WADB transmitter property is complete, as is construction of a new retention basin for this property. Construction of two new, large warehouse-type buildings on sites immediately adjacent to the south/southeast side of the transmitter property also is complete. This construction involved heavy equipment such as cranes (which reradiate) operating over an approximately 40-acre area, with activity coming within approximately 400 ft of tower #1. Such activity has likely resulted in significant ground conductivity changes surrounding the WADB array, the impact of which can only be assessed now that all construction is complete.

On October 5, 2021, the licensee was notified of upcoming reconfiguration of antennas, cabling, and related hardware by a tenant on the adjacent detuned tower (ASR #1044430). In late February 2022, the WADB ground system was significantly damaged by trenching activity to bring utilities to a new AT&T Wireless building (constructed over a portion of the WADB ground system) at the detuned tower. Repairing the damage required the utility trenches to be reopened, and over 40 severed ground radials near WADB towers #1 and #2 needed to be located, spliced, and in many cases partially replaced. These repairs were completed in May 2022.

During the most recent STA period, AT&T Wireless, Verizon, and DISH Wireless all performed antenna installations on the detuned tower. During these installations, the detuning system on the tower was damaged (among other issues, a sampling loop used for adjustment and monitoring of the detuning parameters was inadvertently removed). This damage was identified on or about November 8, 2022. Since that time, the licensee, tower owner, and wireless carrier representatives have performed inspections and coordinated on solutions for repairing the detuning system and installing a replacement sampling loop, with further corrective actions pending.

Finally, T-Mobile has an antenna installation pending on the detuned tower, to occur after the above-mentioned corrective actions are taken.

In light of the above, the licensee respectfully requests a further extension of its STA to operate WADB(AM) non-directionally (see BSTA-20160126ABE). The licensee will promptly notify the Commission when the station is able to resume licensed operations.