FCC 405			Approved by OMB	FCC USE ONLY		
Federal Communic	ations Commission		3060-0093 See instructions for			
Washington, DC 20			burden statement.			
Washington, DC 20	0.04	•	ourden statement.			
	OR RENEWAL OF					
• • • • • • • • • • • • • • • • •		Eile Number	Cell Cian			
IN SPECIFIED 30	ERVICES (47 CFR Pa	irts 5, 21, 22, 23, 25 i	and 101)	File Number 6053-EX-RR-1997		
					D NIZ//VU	
				Service	Class of Station	
	IS AND NOTICE ON R					
•••	ust be identical with that sho		on)			
	RUMMAN CORPORA			· · · · · · · · · · · · · · · · · · ·		
-	s, P. O. Box, City, State and		Attn	: Thomas J. Kel	ler,	
Verner Liip	fert et al.,	901 15th Str	eet, NW, Su	uite 700, Washir	ngton, DC 20	
Internet Address				(Area Code) Telephone Num	nber	
				(410) 765-56	626	
Call Sign or Other FC	C Identifier		Identify Rulepart un	der which this		
KA2XNO			filing is made: 5			
	7 CFR Section 1.1105 or to	appropriate Fee Filing G	uide for information)	····		
(a) Fee Type Code	(b) Fee Multiple		e Type Code in 2(a)	FOR FCC I		
,	(-,					
EAE	1		\$45.00			
	wal of license in exact confo	rmity with the existing lice				
a) File Number		(b) Date Issued	(c) Call Sign			
	EX-R-96	02/01/97	KA2XNO	(d) Location _{N 39-10-59} ,		
	<u>57-1-30</u>	(f) Class of Station			76-42-23	
(e) Nature of Service			r FX	(g) Expiration Date	20	
••	EXPERIMENTAL			02/01/99		
EXPER Note any changes whi transmitter, etc.)	ch have been made since th ly to Part 21 and Part 101 li	e last application covering censees only.	g this station was filed	(i.e. discontinuance of use of a		
EXPER 4. Note any changes whi transmitter, etc.) 5. items 5(a) and (b) app 5.(a) Has there been rem	ch have been made since th ly to Part 21 and Part 101 li oval of equipment or alterati	ne last application covering censees only. ion of facilities so as to rer	g this station was filed		frequency, type of emissio	
EXPER 4. Note any changes whi transmitter, etc.) 5. Items 5(a) and (b) app 5.(a) Has there been rem station not operation	ch have been made since th ly to Part 21 and Part 101 li oval of equipment or alterati sal? If "YES", indicate when:	ne last application covering censees only. Ion of facilities so as to rer	g this station was filed Inder the	(i.e. discontinuance of use of a		
EXPER 4. Note any changes whi transmitter, etc.) 5. Items 5(a) and (b) app 5.(a) Has there been rem station not operation (b) If this is a Multipoint	ch have been made since th ly to Part 21 and Part 101 li oval of equipment or alterati sal? If "YES", indicate when: Distribution Service (MDS)	te last application covering censees only. ion of facilities so as to rer :) station, is there an owner	g this station was filed inder the rship interest	(i.e. discontinuance of use of a		
EXPER 4. Note any changes whi transmitter, etc.) 5. Items 5(a) and (b) app 5.(a) Has there been rem station not operation (b) If this is a Multipoint in, control by, affiliat	ch have been made since the Hy to Part 21 and Part 101 li oval of equipment or alterational? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger	te last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable televisio	g this station was filed Inder the Tship interest In company?	(i.e. discontinuance of use of a		
EXPER 4. Note any changes whi transmitter, etc.) 5. Items 5(a) and (b) app 5.(a) Has there been rem station not operation (b) If this is a Multipoint in, control by, affiliat 8. Applicant represents th or financial responsibili	ch have been made since the hy to Part 21 and Part 101 list oval of equipment or alteration al? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger hat there has been no changer ity; that the applicant's most	te last application covering censees only. Ion of facilities so as to rer station, is there an owner ment with a cable television e in applicant's organization recent application or report	g this station was filed inder the ship interest in company? In and no transfer of cc t embodying this inform	(i.e. discontinuance of use of a	NO NO NO NO	
EXPER 4. Note any changes whi transmitter, etc.) 5. Items 5(a) and (b) app 5.(a) Has there been rem station not operation (b) If this is a Multipoint in, control by, affiliat 8. Applicant represents th or financial responsibili	ch have been made since the hy to Part 21 and Part 101 list oval of equipment or alteration al? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger hat there has been no changer ity; that the applicant's most	te last application covering censees only. Ion of facilities so as to rer station, is there an owner ment with a cable television e in applicant's organization recent application or report	g this station was filed inder the ship interest in company? In and no transfer of cc t embodying this inform	(i.e. discontinuance of use of a	NO NO NO NO	
EXPER 4. Note any changes whi transmitter, etc.) 5. Items 5(a) and (b) app 5.(a) Has there been rem station not operation (b) If this is a Multipoint in, control by, affiliat 3. Applicant represents th or financial responsibili	ch have been made since the hy to Part 21 and Part 101 list oval of equipment or alteration al? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger hat there has been no changer ity; that the applicant's most	te last application covering censees only. Ion of facilities so as to rer station, is there an owner ment with a cable television e in applicant's organization recent application or report	g this station was filed inder the ship interest in company? In and no transfer of cc t embodying this inform	(i.e. discontinuance of use of a	NO NO NO NO	
EXPER 4. Note any changes whi transmitter, etc.) 5. Items 5(a) and (b) app 5.(a) Has there been rem station not operation (b) If this is a Multipoint in, control by, affiliat 6. Applicant represents th or financial responsibili of this application, and	ch have been made since the ly to Part 21 and Part 101 lives oval of equipment or alteration ai? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger nat there has been no changen ty; that the applicant's most I the truth statements therei	te last application covering censees only. Ion of facilities so as to rer station, is there an owner ment with a cable television e in applicant's organization recent application or report	g this station was filed inder the ship interest in company? In and no transfer of cc t embodying this inform	(i.e. discontinuance of use of a	NO NO NO NO S relation to the station be considered as a part	
EXPER EXPER Note any changes whi transmitter, etc.) items 5(a) and (b) app 5. (a) Has there been rem station not operation (b) If this is a Multipoint in, control by, affiliat 6. Applicant represents th or financial responsibili of this application, and and 5. File Nu 7. CERTIFICATION	ch have been made since the ly to Part 21 and Part 101 lives oval of equipment or alteration al? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger nat there has been no changer ty; that the applicant's most I the truth statements there mber:	te last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable televisio e in applicant's organization recent application or report in contained is hereby rea	g this station was filed nder the ship interest n company? on and no transfer of co t embodying this inform ffirmed. Note here any	(i.e. discontinuance of use of a	NO NO NO NO Srelation to the station be considered as a part covered in questions 4	
EXPER EXPER Note any changes whi transmitter, etc.) Items 5(a) and (b) app (b) If this is a Multipoint in, control by, affiliat Applicant represents th or financial responsibili of this application, and and 5. File Nu CERTIFICATION Neither the applicant n	ch have been made since the ly to Part 21 and Part 101 li- oval of equipment or alterati- tai? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger nat there has been no changer ty; that the applicant's most I the truth statements there in the truth statements there mber:	te last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable televisio e in applicant's organization recent application or report in contained is hereby rea	g this station was filed nder the rship interest in company? on and no transfer of co t embodying this inform ffirmed. Note here any	(i.e. discontinuance of use of a	NO NO NO S relation to the station be considered as a part covered in questions 4	
EXPER EXPER Note any changes whi transmitter, etc.) items 5(a) and (b) app (b) If this is a Multipoint in, control by, affiliat Applicant represents th or financial responsibilit of this application, and and 5. File Nu CERTIFICATION Neither the applicant n Anti-Drug Abuse Act of	ch have been made since the hy to Part 21 and Part 101 li- oval of equipment or alterati- tai? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger hat there has been no changer ty; that the applicant's most I the truth statements there mber: or any other party to the app of 1988, 21 U.S.C. Section 6	te last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable televisio e in applicant's organization recent application or report in contained is hereby rea lication is subject to a den 362, because of a conviction	g this station was filed nder the rship interest n company? on and no transfer of co t embodying this inform ffirmed. Note here any ial of Federal benefits i on for possession or d	(i.e. discontinuance of use of a	NO NO NO S relation to the station be considered as a part covered in questions 4	
EXPER EXPER Note any changes whi transmitter, etc.) Items 5(a) and (b) app (b) If this is a Multipoint in, control by, affiliat Applicant represents th or financial responsibility of this application, and and 5. File Nu CERTIFICATION Neither the applicant n Anti-Drug Abuse Act of The applicant hereby w	ch have been made since the hy to Part 21 and Part 101 li- oval of equipment or alterati- tai? If "YES", indicate when: it Distribution Service (MDS) ion with, or leasing arranger hat there has been no changer ty; that the applicant's most i the truth statements there in the truth statements the statements there in the truth statements the statements t	te last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable televisio e in applicant's organization recent application or report in contained is hereby rea lication is subject to a den 362, because of a conviction of any particular frequency	a this station was filed inder the rship interest in company? on and no transfer of co it embodying this inform ffirmed. Note here any ial of Federal benefits on for possession or d or electromagnetic spe	(i.e. discontinuance of use of a	NO NO NO S relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th ince.	
EXPER EXPER Note any changes whi transmitter, etc.) Items 5(a) and (b) app (b) If this is a Multipoint in, control by, affiliat Applicant represents th or financial responsibility of this application, and and 5. File Nu CERTIFICATION Neither the applicant n Anti-Drug Abuse Act of The applicant hereby w	ch have been made since the hy to Part 21 and Part 101 li- oval of equipment or alterati- tai? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger nat there has been no changer ty; that the applicant's most I the truth statements thereise mber: or any other party to the app of 1988, 21 U.S.C. Section & vaives any claim to the use of s use of same, whether by li-	te last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable televisio e in applicant's organization recent application or report in contained is hereby rea lication is subject to a den 362, because of a conviction of any particular frequency	a this station was filed inder the rship interest in company? on and no transfer of co it embodying this inform ffirmed. Note here any ial of Federal benefits on for possession or d or electromagnetic spe	(i.e. discontinuance of use of a	NO NO NO S relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th ince.	
EXPER 4. Note any changes white transmitter, etc.) 5. Items 5(a) and (b) app 5. (a) Has there been reme station not operation (b) If this is a Multipoint in, control by, affiliant 3. Applicant represents the or financial responsibility of this application, and and 5. File Nur 7. CERTIFICATION • Neither the applicant on Anti-Drug Abuse Act of • The applicant hereby we because of the previous Communications Act of • The applicant acknowled	ch have been made since the ly to Part 21 and Part 101 life oval of equipment or alterati- tial? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger hat there has been no changer ity; that the applicant's most I the truth statements thereis mber: or any other party to the app of 1988, 21 U.S.C. Section & raives any claim to the use o s use of same, whether by life 1934, as amended.) edges that all statements made	te last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable television e in applicant's organization recent application or report in contained is hereby rea lication is subject to a den 362, because of a conviction of any particular frequency cense or otherwise, and read	g this station was filed nder the ship interest n company? on and no transfer of cc t embodying this inform filrmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spe equests authorization i attached exhibits are c	(i.e. discontinuance of use of a	NO NO NO Vs relation to the station be considered as a part covered in questions 4 uant to Section 5301 of the noce. power of the United State on. (See Section 304 of the ons, and that all the exhibit	
EXPER 4. Note any changes white transmitter, etc.) 5. Items 5(a) and (b) app 5. (a) Has there been reme station not operation (b) If this is a Multipoint in, control by, affiliat 3. Applicant represents the or financial responsibility of this application, and and 5. File Nu 7. CERTIFICATION • Neither the applicant on Anti-Drug Abuse Act of • The applicant hereby we because of the previous Communications Act of • The applicant acknowled are a material part here	ch have been made since the ly to Part 21 and Part 101 life oval of equipment or alterati- tial? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger nat there has been no change ity; that the applicant's most I the truth statements therei mber: or any other party to the app of 1988, 21 U.S.C. Section & valves any claim to the use of s use of same, whether by life of 1934, as amended.) adges that all statements ma- iof and are incorporated herei	te last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable television e in applicant's organization recent application or report in contained is hereby rea lication is subject to a den 362, because of a conviction of any particular frequency cense or otherwise, and re ade in this application and ein as if set out in full in thi	a this station was filed inder the ship interest in company? on and no transfer of co t embodying this inform filrmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spe equests authorization i attached exhibits are c is application; undersig	(i.e. discontinuance of use of a	NO NO NO I's relation to the station be considered as a part covered in questions 4 uant to Section 5301 of the noce. power of the United State on. (See Section 304 of the ons, and that all the exhibit	
EXPER EXPER Note any changes white transmitter, etc.) transmitter, etc.) terms 5(a) and (b) app (b) If this is a Multipoint in, control by, affiliat Applicant represents the or financial responsibility of this application, and and 5. File Nut CERTIFICATION Neither the applicant on Anti-Drug Abuse Act of The applicant hereby we because of the previous Communications Act of The applicant acknowle are a material part here complete and correct to	ch have been made since the ly to Part 21 and Part 101 life oval of equipment or alterati- tial? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger nat there has been no chang ity; that the applicant's most I the truth statements therei mber: or any other party to the app of 1988, 21 U.S.C. Section E vaives any claim to the use o s use of same, whether by lif f 1934, as amended.) edges that all statements ma- sof and are incorporated herei o the best of his/her knowled	te last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable televisio e in applicant's organizatio recent application or repor in contained is hereby rea lication is subject to a den 362, because of a conviction of any particular frequency icense or otherwise, and re ade in this application and ein as if set out in full in thi dge and belief and are ma	a this station was filed inder the ship interest n company? on and no transfer of cc t embodying this inform filrmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spe equests authorization i attached exhibits are c is application; undersig de in good faith.	(i.e. discontinuance of use of a	NO NO NO 's relation to the station be considered as a part covered in questions 4 uant to Section 5301 of the noce. power of the United State on. (See Section 304 of the ons, and that all the exhibit in this application are true	
EXPER EXPER Note any changes white transmitter, etc.) terms 5(a) and (b) app (b) If this is a Multipoint in, control by, affiliat Applicant represents the or financial responsibility of this application, and and 5. File Nu CERTIFICATION Neither the applicant on Anti-Drug Abuse Act of The applicant hereby we because of the previous Communications Act of The applicant acknowledge are a material part here complete and correct to Applicant certifies that	ch have been made since the ly to Part 21 and Part 101 life oval of equipment or alterati- tial? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger nat there has been no chang ity; that the applicant's most I the truth statements therei mber: or any other party to the app if 1988, 21 U.S.C. Section E vaives any claim to the use o s use of same, whether by lif if 1934, as amended.) edges that all statements ma- tiof and are incorporated herei o the best of his/her knowled construction of the station	te last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable televisio e in applicant's organizatio recent application or repor in contained is hereby rea lication is subject to a den 362, because of a conviction of any particular frequency icense or otherwise, and re ade in this application and ein as if set out in full in thi dge and belief and are ma	a this station was filed inder the ship interest n company? on and no transfer of cc t embodying this inform filrmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spe equests authorization i attached exhibits are c is application; undersig de in good faith.	(i.e. discontinuance of use of a	NO NO NO 's relation to the station be considered as a part covered in questions 4 uant to Section 5301 of the noce. power of the United State on. (See Section 304 of the ons, and that all the exhibit in this application are true	
EXPER EXPER Note any changes whi transmitter, etc.) items 5(a) and (b) app (b) If this is a Multipoint in, control by, affiliat Applicant represents th or financial responsibilit of this application, and and 5. File Nu CERTIFICATION Neither the applicant n Anti-Drug Abuse Act of The applicant hereby w because of the previou Communications Act of The applicant acknowle are a material part here complete and correct to Applicant certifies that Rules, 47 CFR 1.1301	ch have been made since the by to Part 21 and Part 101 life oval of equipment or alterati- tial? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger that there has been no changer ty; that the applicant's most I the truth statements thereit mber: or any other party to the app of 1988, 21 U.S.C. Section E valves any claim to the use of suse of same, whether by lif of 1934, as amended.) adges that all statements ma- sof and are incorporated hereit o the best of his/her knowler construction of the station -1.1319.	e last application covering censees only. Ion of facilities so as to rer station, is there an owner ment with a cable television e in applicant's organization recent application or report in contained is hereby rea lication is subject to a den 362, because of a conviction of any particular frequency icense or otherwise, and read and in this application and tele as if set out in full in this dge and belief and are ma would NOT be an action	g this station was filed nder the ship interest n company? on and no transfer of cc t embodying this inforr firmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spo equests authorization i attached exhibits are c s application; undersig de in good faith. which is likely to have	(i.e. discontinuance of use of a	NO NO NO 's relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th nnce. power of the United State on. (See Section 304 of th ons, and that all the exhibit in this application are true ect. See the Commission	
EXPER EXPER A. Note any changes white transmitter, etc.) 5. Items 5(a) and (b) app 5. (a) Has there been reme station not operation (b) If this is a Multipoint in, control by, affiliat 6. Applicant represents the or financial responsibility of this application, and and 5. File Nu 7. CERTIFICATION • Neither the applicant on Anti-Drug Abuse Act of • The applicant hereby we because of the previous Communications Act of • The applicant acknowled are a material part here complete and correct to • Applicant certifies that Rules, 47 CFR 1.1301 WILLFUL FALSE STATE	ch have been made since the have been made since the hybrid of equipment or alteration of equipment or alterational? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger that there has been no change ity; that the applicant's most is the truth statements there is mber: or any other party to the app of 1988, 21 U.S.C. Section 5 vives any claim to the use of sure of same, whether by lish 1934, as amended.) adges that all statements maked and are incorporated here on the best of his/her knowled construction of the station -1.1319. MENTS MADE ON THIS FO	e last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable television e in applicant's organization recent application or report in contained is hereby rea side in this application and real ein as if set out in full in this dge and belief and are ma would NOT be an action DRM ARE PUNISHABLE	g this station was filed nder the ship interest n company? on and no transfer of cc t embodying this inform filmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spe equests authorization i attached exhibits are c s application; undersig de in good faith. which is likely to have BY FINE AND/OR IMI	(i.e. discontinuance of use of a	NO NO NO 's relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th nnce. power of the United State on. (See Section 304 of th ons, and that all the exhibit in this application are true ect. See the Commission' TLE 18, SECTION 1001)	
EXPER 4. Note any changes white transmitter, etc.) 5. Items 5(a) and (b) app 5. (a) Has there been reme station not operation (b) If this is a Multipoint in, control by, affiliat 3. Applicant represents the or financial responsibility of this application, and and 5. File Nu 7. CERTIFICATION • Neither the applicant no Anti-Drug Abuse Act of • The applicant hereby we because of the previous Communications Act of • The applicant acknowled are a material part here complete and correct to • Applicant certifies that Rules, 47 CFR 1.1301 WILLFUL FALSE STATEI AND/OR REVOCATION (Content)	ch have been made since the have been made since the hybrid of equipment or alteration of equipment or alterational? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger that there has been no change ity; that the applicant's most is the truth statements there is mber: or any other party to the app of 1988, 21 U.S.C. Section & any other party to the applicant's most is use of same, whether by list of 1934, as amended.) adges that all statements maked and are incorporated here of and are incorporated here of the best of his/her knowled construction of the station -1.1319. MENTS MADE ON THIS FO	e last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable television e in applicant's organization recent application or report in contained is hereby rea side in this application and real ein as if set out in full in this dge and belief and are ma would NOT be an action DRM ARE PUNISHABLE	g this station was filed nder the ship interest n company? on and no transfer of cc t embodying this inform filmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spe equests authorization i attached exhibits are c s application; undersig de in good faith. which is likely to have BY FINE AND/OR IMI	(i.e. discontinuance of use of a	NO NO NO 's relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th nnce. power of the United State on. (See Section 304 of th ons, and that all the exhibit in this application are true ect. See the Commission'	
EXPER EXPER Note any changes whi transmitter, etc.) terms 5(a) and (b) app (b) If this is a Multipoint in, control by, affiliant Applicant represents th or financial responsibilit of this application, and and 5. File Nu CERTIFICATION Neither the applicant n Anti-Drug Abuse Act of The applicant hereby w because of the previou Communications Act of The applicant acknowle are a material part here complete and correct to Applicant certifies that Rules, 47 CFR 1.1301 WILLFUL FALSE STATE ND/OR REVOCATION (U.S. CODE, TITLE 47, S	ch have been made since the have been made since the hybrid of equipment or alteration of equipment or alterational? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger mat there has been no changer ity; that the applicant's most is the truth statements there is mber: or any other party to the app of 1988, 21 U.S.C. Section E valves any claim to the use of suse of same, whether by it of 1934, as amended.) adges that all statements may of and are incorporated here on the best of his/her knowled construction of the station -1.1319. MENTS MADE ON THIS FOOT ANY STATION LICENSIBECTION 503).	e last application covering censees only. ion of facilities so as to rer station, is there an owner ment with a cable television e in applicant's organization recent application or report in contained is hereby rea side in this application and real ein as if set out in full in this dge and belief and are ma would NOT be an action DRM ARE PUNISHABLE	a this station was filed inder the ship interest n company? on and no transfer of cc t embodying this inform filmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spe equests authorization i attached exhibits are c is application; undersig de in good faith. which is likely to have BY FINE AND/OR IMI PERMIT (U.S. CODE,	(i.e. discontinuance of use of a	NO NO NO 's relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th nnce. power of the United State on. (See Section 304 of th ons, and that all the exhibit in this application are true ect. See the Commission'	
EXPER EXPER A. Note any changes white transmitter, etc.) 5. Items 5(a) and (b) app 5. (a) Has there been reme station not operation (b) If this is a Multipoint in, control by, affiliant 5. Applicant represents the or financial responsibility of this application, and and 5. File Nu 7. CERTIFICATION • Neither the applicant on Anti-Drug Abuse Act of • The applicant hereby we because of the previous Communications Act of • The applicant acknowled are a material part here complete and correct to • Applicant certifies that Rules, 47 CFR 1.1301 WILLFUL FALSE STATED ND/OR REVOCATION (U.S. CODE, TITLE 47, S Name of Applicant (must of	ch have been made since the ly to Part 21 and Part 101 life oval of equipment or alterati- tial? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger nat there has been no chang ity; that the applicant's most I the truth statements therei mber: or any other party to the app of 1988, 21 U.S.C. Section E vaives any claim to the use o s use of same, whether by lif f 1934, as amended.) adges that all statements ma- tof and are incorporated herei o the best of his/her knowler construction of the station -1.1319. MENTS MADE ON THIS FC DF ANY STATION LICENSI- SECTION 503). correspond with Item 1)	te last application covering censees only. ion of facilities so as to remement with a cable televisio e in applicant's organization recent application or report in contained is hereby rea dication is subject to a den 362, because of a conviction of any particular frequency icense or otherwise, and re- ade in this application and ein as if set out in full in this dge and belief and are ma would NOT be an action DRM ARE PUNISHABLE E OR CONSTRUCTION I	a this station was filed inder the ship interest in company? In and no transfer of cc t embodying this inform firmed. Note here any ial of Federal benefits in or electromagnetic spe- equests authorization i attached exhibits are c is application; undersig de in good faith. which is likely to have BY FINE AND/OR IMI PERMIT (U.S. CODE, Title of A	(i.e. discontinuance of use of a	NO NO NO NO Sr relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th ince. power of the United State on. (See Section 304 of th ons, and that all the exhibit in this application are true ect. See the Commission' TLE 18, SECTION 1001) O, AND/OR FORFEITURE	
EXPER EXPER A. Note any changes whi transmitter, etc.) 5. Items 5(a) and (b) app 5.(a) Has there been rem- station not operation (b) If this is a Multipoint in, control by, affiliat 6. Applicant represents th or financial responsibil of this application, and and 5. File Nu 7. CERTIFICATION • Neither the applicant n Anti-Drug Abuse Act of • The applicant hereby w because of the previous Communications Act of • The applicant acknowle are a material part here complete and correct to • Applicant certifies that Rules, 47 CFR 1.1301 MILLFUL FALSE STATEI AND/OR REVOCATION (U.S. CODE, TITLE 47, S Name of Applicant (must of	ch have been made since the have been made since the hybrid of equipment or alteration of equipment or alterational? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger mat there has been no changer ity; that the applicant's most is the truth statements there is mber: or any other party to the app of 1988, 21 U.S.C. Section E valves any claim to the use of suse of same, whether by it of 1934, as amended.) adges that all statements may of and are incorporated here on the best of his/her knowled construction of the station -1.1319. MENTS MADE ON THIS FOOT ANY STATION LICENSIBECTION 503).	te last application covering censees only. ion of facilities so as to remement with a cable televisio e in applicant's organization recent application or report in contained is hereby rea dication is subject to a den 362, because of a conviction of any particular frequency icense or otherwise, and re- ade in this application and ein as if set out in full in this dge and belief and are ma would NOT be an action DRM ARE PUNISHABLE E OR CONSTRUCTION I	a this station was filed inder the ship interest in company? In and no transfer of cc t embodying this inform firmed. Note here any ial of Federal benefits in or electromagnetic spe- equests authorization i attached exhibits are c is application; undersig de in good faith. which is likely to have BY FINE AND/OR IMI PERMIT (U.S. CODE, Title of A	(i.e. discontinuance of use of a	NO NO NO NO Sr relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th ince. power of the United State on. (See Section 304 of th ons, and that all the exhibit in this application are true ect. See the Commission' TLE 18, SECTION 1001) O, AND/OR FORFEITURE	
EXPER EXPER Note any changes white transmitter, etc.) terms 5(a) and (b) app (b) If this is a Multipoint in, control by, affiliant Applicant represents the or financial responsibility of this application, and and 5. File Nur CERTIFICATION Neither the applicant on Anti-Drug Abuse Act of The applicant hereby we because of the previous Communications Act of The applicant acknowld are a material part here complete and correct to Applicant certifies that Rules, 47 CFR 1.1301 MILLFUL FALSE STATED ND/OR REVOCATION U.S. CODE, TITLE 47, S Name of Applicant (must of Northrop Griteric and correct of the state of the st	ch have been made since the ly to Part 21 and Part 101 life oval of equipment or alterati- tial? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger nat there has been no chang ity; that the applicant's most I the truth statements therei mber: or any other party to the app of 1988, 21 U.S.C. Section E vaives any claim to the use o s use of same, whether by lif f 1934, as amended.) adges that all statements ma- tof and are incorporated herei o the best of his/her knowler construction of the station -1.1319. MENTS MADE ON THIS FC DF ANY STATION LICENSI- SECTION 503). correspond with Item 1)	te last application covering censees only. ion of facilities so as to remement with a cable televisio e in applicant's organization recent application or report in contained is hereby rea dication is subject to a den 362, because of a conviction of any particular frequency icense or otherwise, and re- ade in this application and ein as if set out in full in this dge and belief and are ma would NOT be an action DRM ARE PUNISHABLE E OR CONSTRUCTION I	a this station was filed inder the ship interest in company? In and no transfer of cc t embodying this inform firmed. Note here any ial of Federal benefits in or electromagnetic spe- equests authorization i attached exhibits are c is application; undersig de in good faith. which is likely to have BY FINE AND/OR IMI PERMIT (U.S. CODE, Title of A	(i.e. discontinuance of use of a	NO NO NO NO Sr relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th ince. power of the United State on. (See Section 304 of th ons, and that all the exhibit in this application are true ect. See the Commission' TLE 18, SECTION 1001) O, AND/OR FORFEITURE	
EXPER EXPER A. Note any changes white transmitter, etc.) 5. Items 5(a) and (b) app 5. (a) Has there been reme station not operation (b) If this is a Multipoint in, control by, affiliant 5. Applicant represents the or financial responsibility of this application, and and 5. File Nu 7. CERTIFICATION • Neither the applicant on Anti-Drug Abuse Act of • The applicant hereby we because of the previous Communications Act of • The applicant acknowled are a material part here complete and correct to • Applicant certifies that Rules, 47 CFR 1.1301 WILLFUL FALSE STATED ND/OR REVOCATION (U.S. CODE, TITLE 47, S Name of Applicant (must of	ch have been made since the ly to Part 21 and Part 101 life oval of equipment or alterati- tial? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger nat there has been no chang ity; that the applicant's most I the truth statements therei mber: or any other party to the app of 1988, 21 U.S.C. Section E vaives any claim to the use o s use of same, whether by lif f 1934, as amended.) adges that all statements ma- tof and are incorporated herei o the best of his/her knowler construction of the station -1.1319. MENTS MADE ON THIS FC DF ANY STATION LICENSI- SECTION 503). correspond with Item 1)	te last application covering censees only. ion of facilities so as to remement with a cable televisio e in applicant's organization recent application or report in contained is hereby rea dication is subject to a den 362, because of a conviction of any particular frequency icense or otherwise, and re- ade in this application and ein as if set out in full in this dge and belief and are ma would NOT be an action DRM ARE PUNISHABLE E OR CONSTRUCTION I	a this station was filed inder the ship interest in company? on and no transfer of cc t embodying this inform firmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spa- equests authorization i attached exhibits are c is application; undersig de in good faith. which is likely to have BY FINE AND/OR IMI PERMIT (U.S. CODE, Title of A JOhn	(i.e. discontinuance of use of a	NO NO NO NO Sr relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th ince. power of the United State on. (See Section 304 of th ons, and that all the exhibit in this application are true ect. See the Commission' TLE 18, SECTION 1001) O, AND/OR FORFEITURE	
EXPER EXPER Note any changes white transmitter, etc.) Items 5(a) and (b) app (a) Has there been reme station not operation (b) If this is a Multipoint in, control by, affiliat Applicant represents the or financial responsibility of this application, and and 5. File Nu CERTIFICATION Neither the applicant on Anti-Drug Abuse Act of The applicant hereby we because of the previous Communications Act of The applicant acknowled are a material part here complete and correct to Applicant certifies that Rules, 47 CFR 1.1301 WILLFUL FALSE STATEL ND/OR REVOCATION (U.S. CODE, TITLE 47, S Jame of Applicant (must of Northrop Grussian)	ch have been made since the by to Part 21 and Part 101 life oval of equipment or alterati- tial? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger that there has been no chang ity; that the applicant's most I the truth statements therei mber: or any other party to the app of 1988, 21 U.S.C. Section & raives any claim to the use of s use of same, whether by lif of 1934, as amended.) adges that all statements ma- tof and are incorporated here o the best of his/her knowler construction of the station -1.1319. MENTS MADE ON THIS FO DF ANY STATION LICENSI- SECTION 503). correspond with Item 1) LIMITIAN CORPORTAL	te last application covering censees only. ion of facilities so as to remement with a cable televisio e in applicant's organization recent application or report in contained is hereby rea dication is subject to a den 362, because of a conviction of any particular frequency icense or otherwise, and re- ade in this application and ein as if set out in full in this dge and belief and are ma would NOT be an action DRM ARE PUNISHABLE E OR CONSTRUCTION I	a this station was filed inder the ship interest in company? on and no transfer of cc t embodying this inform firmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spa- equests authorization i attached exhibits are c is application; undersig de in good faith. which is likely to have BY FINE AND/OR IMI PERMIT (U.S. CODE, Title of A JOhn	(i.e. discontinuance of use of a	NO NO NO NO Sr relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th ince. power of the United State on. (See Section 304 of th ons, and that all the exhibit in this application are true ect. See the Commission' TLE 18, SECTION 1001) O, AND/OR FORFEITURE	
EXPER EXPER Note any changes white transmitter, etc.) terms 5(a) and (b) app (b) If this is a Multipoint in, control by, affiliant Applicant represents the or financial responsibility of this application, and and 5. File Nu CERTIFICATION Neither the applicant on Anti-Drug Abuse Act of The applicant hereby we because of the previous Communications Act of The applicant acknowled are a material part here complete and correct to Applicant certifies that Rules, 47 CFR 1.1301 WILLFUL FALSE STATER ND/OR REVOCATION (U.S. CODE, TITLE 47, S Northrop Grussian Signature appropriate Cast	ch have been made since the ly to Part 21 and Part 101 life oval of equipment or alterati- tial? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger nat there has been no chang- ity; that the applicant's most I the truth statements therei mber: or any other party to the app of 1968, 21 U.S.C. Section 6 raives any claim to the use of s use of same, whether by lif of 1934, as amended.) adges that all statements ma- sof and are incorporated herei o the best of his/her knowler construction of the station -1.1319. MENTS MADE ON THIS FC DF ANY STATION LICENSI- SECTION 503). correspond with Item 1) umman Corporation Selfication:	e last application covering censees only. Ion of facilities so as to rer b station, is there an owner ment with a cable television e in applicant's organization recent application or report in contained is hereby rea station is subject to a den 362, because of a conviction of any particular frequency icense or otherwise, and re- ade in this application and ein as if set out in full in this dge and belief and are man would NOT be an action DRM ARE PUNISHABLE E OR CONSTRUCTION IN tion	a this station was filed Inder the Thip interest In company? In and no transfer of cc t embodying this inform firmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spe equests authorization i attached exhibits are c is application; undersig de in good faith. which is likely to have BY FINE AND/OR IMI PERMIT (U.S. CODE, Title of A John DATE	(i.e. discontinuance of use of a	NO NO NO S relation to the station be considered as a part covered in questions 4 uant to Section 5301 of the nore. power of the United State on. (See Section 304 of the ons, and that all the exhibit in this application are true ect. See the Commission' TLE 18, SECTION 1001) , AND/OR FORFEITURE	
EXPER EXPER Note any changes whiter transmitter, etc.) items 5(a) and (b) app (b) If this is a Multipoint in, control by, affiliat Applicant represents the or financial responsibility of this application, and and 5. File Nu CERTIFICATION Neither the applicant on Anti-Drug Abuse Act of The applicant hereby we because of the previous Communications Act of The applicant acknowld are a material part here complete and correct to Applicant certifies that Rules, 47 CFR 1.1301 WILLFUL FALSE STATED ND/OR REVOCATION U.S. CODE, TITLE 47, S Name of Applicant (must of Northrop Griteric and correct of the correct of	ch have been made since the by to Part 21 and Part 101 life oval of equipment or alterati- tial? If "YES", indicate when: Distribution Service (MDS) ion with, or leasing arranger that there has been no chang ity; that the applicant's most I the truth statements therei mber: or any other party to the app of 1988, 21 U.S.C. Section & raives any claim to the use of s use of same, whether by lif of 1934, as amended.) adges that all statements ma- tof and are incorporated here o the best of his/her knowler construction of the station -1.1319. MENTS MADE ON THIS FO DF ANY STATION LICENSI- SECTION 503). correspond with Item 1) LIMITIAN CORPORTAL	censees only. ion of facilities so as to rer b station, is there an owner ment with a cable television in contained is hereby rea station is subject to a den accent application or report in contained is hereby rea station is subject to a den accent application or report in contained is hereby rea station is subject to a den accent application and reaction accense or otherwise, and reaction accense or otherwise, and reaction DRM ARE PUNISHABLE E OR CONSTRUCTION IS tion Cofficer & N	a this station was filed Inder the Thip interest In company? In and no transfer of cc t embodying this inform firmed. Note here any ial of Federal benefits i on for possession or d or electromagnetic spe equests authorization i attached exhibits are c is application; undersig de in good faith. which is likely to have BY FINE AND/OR IMI PERMIT (U.S. CODE, Title of A John DATE	(i.e. discontinuance of use of a	NO NO NO NO Sr relation to the station be considered as a part covered in questions 4 uant to Section 5301 of th ince. power of the United State on. (See Section 304 of th ons, and that all the exhibit in this application are true ect. See the Commission' TLE 18, SECTION 1001) O, AND/OR FORFEITURE	

F	cc	405	June	1	997
---	----	-----	------	---	-----