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DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP

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> > April 6, 2004

Edward P. De La Hunt, Associate Chief Audio Division Office of Broadcast License Policy Media Bureau Federal Communications Commission c/o 236 Massachusetts Avenue, N.E. Suite 110 Washington, DC 20002

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Rederal Communication Commission Bureau / Office

Re:

Request for Special Temporary Authorization

KCRU(FM), Oxnard, California

Facility ID No. 69085

Dear Mr. De La Hunt:

Santa Monica Community College District ("Santa Monica"), acting pursuant to Section 73.1635(a) of the Commission's rules, hereby requests a Special Temporary Authorization ("STA") to operate station KCRU(FM) with a temporary antenna for a period of sixty (60) days.

Santa Monica is in the process of replacing its old antenna with a new antenna authorized by construction permit BPED-19970127ID. The old antenna has been removed from the tower, but the new antenna is not yet operational. In order to continue on-air operations, Santa Monica has been operating with a temporary antenna since March 27, 2004. Santa Monica requests an STA to continue operating with its temporary antenna until its new antenna is ready for operation.

The temporary antenna is a single-bay Shivley 6812. The antenna will be mounted on the same tower as the original antenna at a height of nine (9) meters above ground. The station's transmitter will operate with a power output of 435 watts into a 60-foot length of half inch, foam filled transmission line (Cablewave FLC12-50J), which will enable KCRU(FM) to operate at its authorized power of 200 watts ERP.

Attached to this letter is an Anti-Drug Abuse Act Certification.

If you have any questions concerning this STA request, please do not hesitate to contact me.

Mr. Edward P. De La Hunt April 6, 2004 Page 2

Sincerely,

DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP Attorneys for Santa Monica Community College District

Attachment

Charles N. Miller (FCC) (w/ encl.) via hand & e-mail cc:

Anti-Drug Abuse Act Certification

Santa Monica Community College District has authorized Dickstein Shapiro Morin & Oshinsky LLP to request a Special Temporary Authorization from the Federal Communications Commission concerning Station KCRU(FM), Oxnard, California (Facility ID No. 59085).

No party to this request 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.

I hereby declare under penalty of perjury that the foregoing statements are true and correct to the best of my knowledge and belief.

Santa Monica Community College District

Thomas J. Donner

Executive Vice President, Business & Administration

Date