

Exhibit 1
FCC Form 601
Page 1 of 2

Pfizer Pharmaceuticals, Inc. (PPI) hereby requests, pursuant to Section 1.931 of the Commission's Rules, special temporary authority (STA) for a 180-day period beginning immediately, to continue operation of Private Operational Fixed Point-to-Point Microwave Service stations WNEP694, WNEP695, WNEP696 and WNEP697, during the pendency of an application for Commission consent to the completed transfer of control of Warner Lambert, Inc. from the shareholders of its parent, Warner Lambert Company (WLC), to Pfizer Inc. and the subsequent pro forma merger of WLI into and with PPI, as a result of an internal corporate restructuring. In support of this request, the following is shown:

1. The applicant's name and address is:

Pfizer Pharmaceuticals, Inc.
235 E. 42nd Street,
25th Floor
New York, New York 10017

2 – 6 The parties are requesting special temporary authority to permit PPI to continue operation of stations WNEP694, WNEP695, WNEP696 and WNEP697 pending Commission action on the underlying applications for (a) consent to the completed transfer of control of WLI to Pfizer Inc., and (b) consent to the completed internal corporate restructuring in which WLI was merged into and with PPI. On June 19, 2000, the transfer of control of WLI occurred upon the merger of Seminole Acquisition Sub. Corp, a wholly-owned subsidiary of Pfizer, Inc., into and with WLC. As a result of this merger, WLC was the surviving entity and both WLI and WLC became a wholly-owned subsidiaries of Pfizer Inc. Subsequently, on January 1, 2001, Pfizer Inc. merged WLI into and with PPI. Upon the completion of this internal corporate restructuring, PPI was the surviving entity. At the time of these transactions, the parties did not realize that mergers of this nature, involving either the acquisition of a pharmaceuticals business or an internal corporate restructuring, required Commission approval. This regulatory requirement only came to the parties' attention in connection with other licensing matters. Upon discovery of this requirement, the parties immediately requested that communications counsel prepare the necessary filings to bring the Companies back into regulatory compliance with the Commission's requirements.

Operation of the above-described stations is necessary in order for PPI to continue its pharmaceuticals production and research activities. Without access to this radio system, WLC may not be able to continue its activities in Puerto Rico.

The instant stations do not qualify for conditional temporary authority.

Exhibit 1
FCC Form 601
Page 2 of 2

7 – 12 The details of the station operations are identical to the technical parameters reflected on the current station license, which facilities is constructed and fully operational.

13. Statement of Activity: Applicant is engaged in a commercial activity, specifically the research, development and production of pharmaceutical agents. The subject radio stations will be used in connection with this activity.

In light of the foregoing, it is respectfully submitted that the public interest would be served by a Commission grant of STA for a 180-day period so that WLC may continue to operate the above-referenced stations, in order to continue its pharmaceuticals business.

Applicant certifies that no party to this request is subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. §862.