

EXHIBIT 12
TECHNICAL STATEMENT
W266BW WINDER, GEORGIA 266D, FACILITY ID #147273
YOUNGERS COLORADO BROADCASTING LLC
FCC FORM 349
OCTOBER 2010

This technical statement is made on behalf of Youngers Colorado Broadcasting LLC, licensee of W264AR Winder, Georgia, Facility ID #147273. FCC Form 350 was filed for the Construction Permit BLFT - 20100928AJV on the 28th of September, 2010. Once granted, the new call sign will be W266BW. This application seeks to modify the license for W266BW by changing transmitter sites, by increasing the Effective Radiated Power to 250 Watts, and by rebroadcasting WNEE, facility ID No. 122086, Patterson, Georgia 201A.

Figure 1 shows a channel spacing study conducted from the proposed site for W266BW. In the second entry, there is an apparent short spacing with the current CP for W264AR which will be replaced by this application. (Once again, FCC Form 350 was filed for the Construction Permit BLFT - 20100928AJV on the 28th of September, 2010.) The pertinent FM stations concerning interference that require more study are:

- WKHX-FM Marietta, Georgia 268C0
- WLJA-FM (Reserved) Ellijay, Georgia 266C3
- WNNX College Park, Georgia 263C2
- WLJA-FM (Application) Ellijay, Georgia 266C3
- WTGA-FM Thomaston, Georgia 266A
- W265BD Woodstock, Georgia 265D
- WLJA-FM Ellijay, Georgia 266A

The proposed operation of W266BW is located within the protected 60 dB μ contour of 2nd adjacent station WKHX-FM Marietta, Georgia on channel 268C0 and of 3rd adjacent station WNNX College Park, Georgia on 263C2. The predicted F(50,50) field strength of WKHX-FM and of WNNX at the proposed W266BW transmitter site is 90.4 dB μ and 74.0 dB μ , respectively. The worst-case predicted interfering contour F(50,10) generated by the proposed W266BW is an additional 40 dB μ to the weaker of the two signals. The weaker signal at the site is from WNNX at 74.0 dB μ . Therefore, the pertinent interfering contour F(50,10) generated by the proposed W266BW is 114.0 dB μ . Figure 2 shows the coverage for the interference contour F(50,10) of 114.0 dB μ and shows that there is no population in the area of interference. The applicant, Community Public Radio, Inc., respectfully requests a waiver of C.F.R. 74.1204(d) of the Commission's rules based on the fact that there is no population within the area of predicted interference.

Figure 3 is a predicted coverage map showing the 40 dB μ interference contour F(50,10) of the proposed operation of W266BW and the 60 dB μ protected contour F(50,50) of a reserved point for WLJA-FM Ellijay, Georgia on channel 266C3. As can be seen, there is no prohibited overlap between these two contours.

Figure 4 is a predicted coverage map showing the 40 dB μ interference contour F(50,10) of the proposed operation of W266BW on channel 266D and the 60 dB μ protected contour F(50,50) of an application for WLJA-FM Ellijay, Georgia on channel 266C3. As can be seen, there is no prohibited overlap between these two contours.

Figure 5 is a predicted coverage map showing the 40 dB μ interference contour F(50,10) of the proposed operation of W266BW on channel 266D and the 60 dB μ protected contour F(50,50) of an application for WTGA-FM Thomaston, Georgia on channel 266A. As can be seen, there is no prohibited overlap between these two contours.

Figure 6 is a predicted coverage map showing the 54 dB μ interference contour F(50,10) of the proposed operation of W266BW and the 60 dB μ protected contour F(50,50) of W265BD Woodstock, Georgia on channel 265D. Figure 7 is a magnified view of Figure 6. As can be seen, there is no prohibited overlap between these two contours.

Figure 8 is a predicted coverage map showing the 40 dB μ interference contour F(50,10) of the proposed operation of W266BW and the 60 dB μ protected contour F(50,50) of licensed station WLJA-FM Ellijay, Georgia on channel 266A. As can be seen, there is no prohibited overlap between these two contours.

Figure 9 shows the overlap between the 60 dB μ contours of the proposed facility on channel 266D, in red, and the current authorized facility, in blue, for W266BW seeking to be modified by this application.

It was concluded that the proposed operation of W266BW Winder, Georgia on channel 266D will not cause any harmful interference to any existing stations, and will be in full compliance of the Commission's rules.