

Exhibit 30 – Statement A
NATURE OF THE PROPOSAL
ALLOCATION AND INTERFERENCE CONSIDERATIONS
 prepared for
Community Media Group, LLC
 WVMP(FM) Vinton, Virginia Ch. 268A 1.2 kW(DA) 198 m

Community Media Group, LLC. (“*CMG*”) is the licensee of WVMP(FM) (Ch. 268A, Vinton, VA). *CMG* herein proposes to relocate WVMP(FM) to an existing tower closer to downtown Vinton and the WVMP Studio while making slight changes in antenna height and effective radiated power (“ERP”) and converting to a directional antenna for authorization pursuant to Section 73.215 of the FCC Rules.

As specified herein, the new facility will operate with an effective radiated power (“ERP”) of 1.2 kW and an antenna height above average terrain (“HAAT”) of 198 meters, with a directional antenna. The proposed antenna will be side-mounted on the existing 70.1 meter above ground level tower structure bearing Antenna Structure Registration Number 1049890. **Exhibit 30 - Figure 1** is a map illustrating that the principal community of Vinton, Virginia is encompassed by the proposed 70 dBμ coverage contour of the proposed facility.

Authorization Requested Pursuant to Section 73.215 toward Two (2) FM Stations

As detailed in the following table, the proposed facility is fully spaced to all stations except two licensed facilities. *CMG* seeks processing under the FCC's §73.215 contour protection rules with respect to WRAL(FM) and WWBU(FM).

Channel/ Class	Call	City, State	Facility ID	Bearing	Distance (km)	Required Separation (km)	Margin (km)
265A	WIQO-FM	Forest, VA	73158	63.3	55.3	31.0	24.3
267A	WZFM(FM)	Narrows, VA	50236	274.2	77.9	72.0	5.9
268C	WQUT(FM)	Johnson City, TN	67673	243.7	240.9	226.0	14.9
268C	WRAL(FM)	Raleigh, NC	73920	144.1	214.9	226.0	-11.1 ¹
269A	WSNZ(FM)	Lynchburg, VA	70331	74.4	74.4	72.0	2.4
269A	WWBU(FM)	Radford, VA	73918	258.3	58.4	72.0	-13.6 ²
271C0	WJMH(FM)	Reidsville, NC	40754	180.3	108.1	86.0	22.1

¹ With a proposed distance separation of 214.9 km to WRAL(FM) (Ch.268C Raleigh, NC), the proposed site meets the 203 km minimum distance specified in §73.215(e) of the FCC's contour protection Rules for co-channel, class A to C stations.

² With a proposed distance separation of 58.4 km to WWBU(FM) (Ch.269A Radford, VA), the proposed site meets the 49 km minimum distance specified in §73.215(e) of the FCC's contour protection Rules for first-adjacent class A to A stations.

Exhibit 30 - Statement A - Nature of Proposal
Allocation and Interference Considerations
(Page 2 of 4)

A review of the FCC's Engineering Database shows that neither WRAL(FM) nor WWBU(FM) were authorized pursuant to Section 73.215 of the FCC Rules. Therefore, according to §73.215(b)(2)(ii), maximum class facilities at the licensed sites must be considered for the purposes of demonstrating contour protection.

Exhibit 30 – Figure 2A is provided to illustrate compliance with contour protection requirements of § 73.215 with regard to WRAL(FM) on Ch. 268C. Included are the protected contour of the proposed WVMP(FM) along with pertinent arcs of the proposed WVMP F(50,10) interfering contours and the and the pertinent arcs of the protected and interfering contours of WRAL(FM) with hypothetical, maximum Class C facilities of 100 kW at 600m AAT with a non-directional antenna. As shown, there is no prohibited contour overlap between the proposed facility and WRAL(FM).

Exhibit 30 – Figure 2B is provided to illustrate compliance with contour protection requirements of § 73.215 with regard to WWBU(FM) on Ch. 269A. Included are the protected contour of the proposed WVMP(FM) along with pertinent arcs of the proposed WVMP F(50,10) interfering contours and the pertinent arcs of the protected and interfering contours of WWBU(FM) with hypothetical, maximum Class A facilities of 6 kW at 100m AAT with a non-directional antenna. As shown, there is no prohibited contour overlap between the proposed facility and WWBU(FM)

Pertinent data for determining the distances to the contour included the antenna elevation above mean sea level, geographic coordinates, effective radiated power, and, where appropriate, directional antenna patterns. The contours were determined using digitized 3 arc-second U.S.G.S. terrain data along radials spaced every degree from the transmitter site and an implementation of the Commission's TVFMFS computer program which simulates the FM propagation curves. The

Exhibit 30 - Statement A - Nature of Proposal
Allocation and Interference Considerations
(Page 3 of 4)

detailed distances to the pertinent contours were then used with a GIS mapping program to generate the attached maps.

International Boundaries, Green Bank NRAO Quiet Zone, FCC Monitoring Stations and AM Station Disturbance Considerations

The proposed site is located more than 500 km from the Canadian border and more than 2,000 km from the Mexican border, well beyond the coordination distances with either country. The nearest FCC monitoring station is 345.6 km distant at Laurel, Maryland. This distance exceeds the threshold minimum distance specified in §73.1030(c)(3)(iii) that would suggest consideration of the monitoring station.

The proposed WVMP(FM) NAD27 coordinates of N 37° 15' 01" W 79° 56' 00" lie 15 minutes of latitude south of the southern boundary of the notification area for the Green Bank National Radio Astronomy Observatory at Green Bank, West Virginia³. It is believed that no notification is warranted.

Based on information within the Commission’s engineering database, there are two (2) AM stations within three (3) kilometers of the existing tower on which the proposed WVMP(FM) facility will be situated.

Frequency	Wavelength (meters)	Callsign	City, State	Facility ID	Power	Antenna	Distance	Azimuth
960 khz	312.3	WFIR(AM)	Roanoke, VA	31138	5 kW	D-DAN	2.38	283.53
960 khz	312.3	WFIR(AM)	Roanoke, VA	31138	5 kW	N-DAN	2.38	283.53
910 khz	329.4	WFJX(AM)	Roanoke, VA	52298	1 kW	D-ND1	2.71	42.17
910 khz	329.4	WFJX(AM)	Roanoke, VA	52298	0.1 kW	N-ND1	2.71	42.17

³ From §73.1030, “In order to minimize harmful interference at the National Radio Astronomy Observatory site located at Green, Pocahontas County, West Virginia, and at the Naval Radio Research Observatory at Sugar Grove, Pendleton County, West Virginia, ...any applicant for authority to construct a new broadcast station, or for authority to make changes in the frequency, power, antenna height, or antenna directivity of an existing station within the area bounded by 39°15' N on the north, 78°30' W on the east, 37°30' N on the south, and 80°30' W on the west, shall notify the Interference Office, National Radio Astronomy Observatory, P.O. Box 2, Green Bank, West Virginia 24944.”

Exhibit 30 - Statement A - Nature of Proposal
Allocation and Interference Considerations
(Page 4 of 4)

The existing tower on which WVMP(FM) is proposing to sidemount a directional FM antenna is 70.1 meters in height above ground level. 70.1 meters is 80.1 electrical degrees in height relative to WFIR on 960 kHz or 76.6 electrical degrees in height relative to WFJX(AM) on 910 kHz. Pursuant to §1.30002(d) of the Commission's Rules, the proposed side-mounting of WVMP(FM) on the existing tower is not considered "a significant modification or construction." While the existing tower is greater than 36 electrical degrees in height relative to the two AM stations, there is no proposed change in height. Further, based on information supplied by the applicant, no "de-tuning" or "base insulation" is installed for the existing tower on which WVMP is to be located. No action is believed to be warranted with respect to these two AM stations. It is also requested that no conditions with respect to these AM stations be placed on the resulting Construction Permit.

It is therefore believed that the proposed facility satisfies all of the pertinent Commission Rules and Policies now in effect regarding allocation matters.

EXHIBIT 30 - FIGURE 1
PROPOSED COVERAGE - WVMP(FM)

prepared June 2015 for
Community Media Group, LLC
Ch. 268A 1.2 kW(DA) 198 m
WVMP(FM) Vinton, Virginia

Cavell, Mertz & Associates, Inc.
Manassas, Virginia

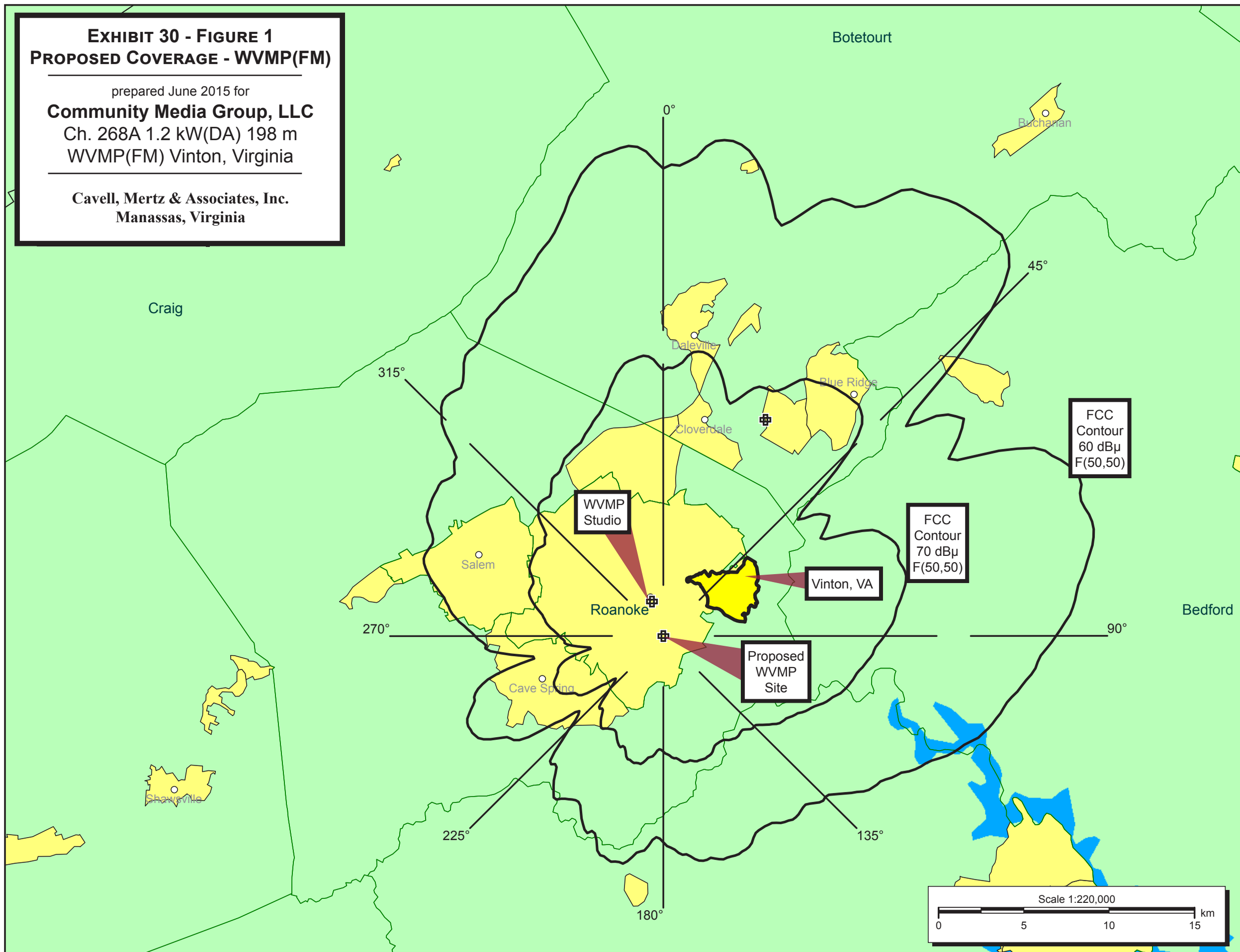


EXHIBIT 30 - FIGURE 2A
PROTECTED AND INTERFERING CONTOURS
PROPOSED WVMP(FM) & WRAL(FM)(MAX)

prepared June 2015 for
Community Media Group, LLC
 Ch. 268A 1.2 kW(DA) 198 m
 WVMP(FM) Vinton, Virginia

Cavell, Mertz & Associates, Inc.
 Manassas, Virginia

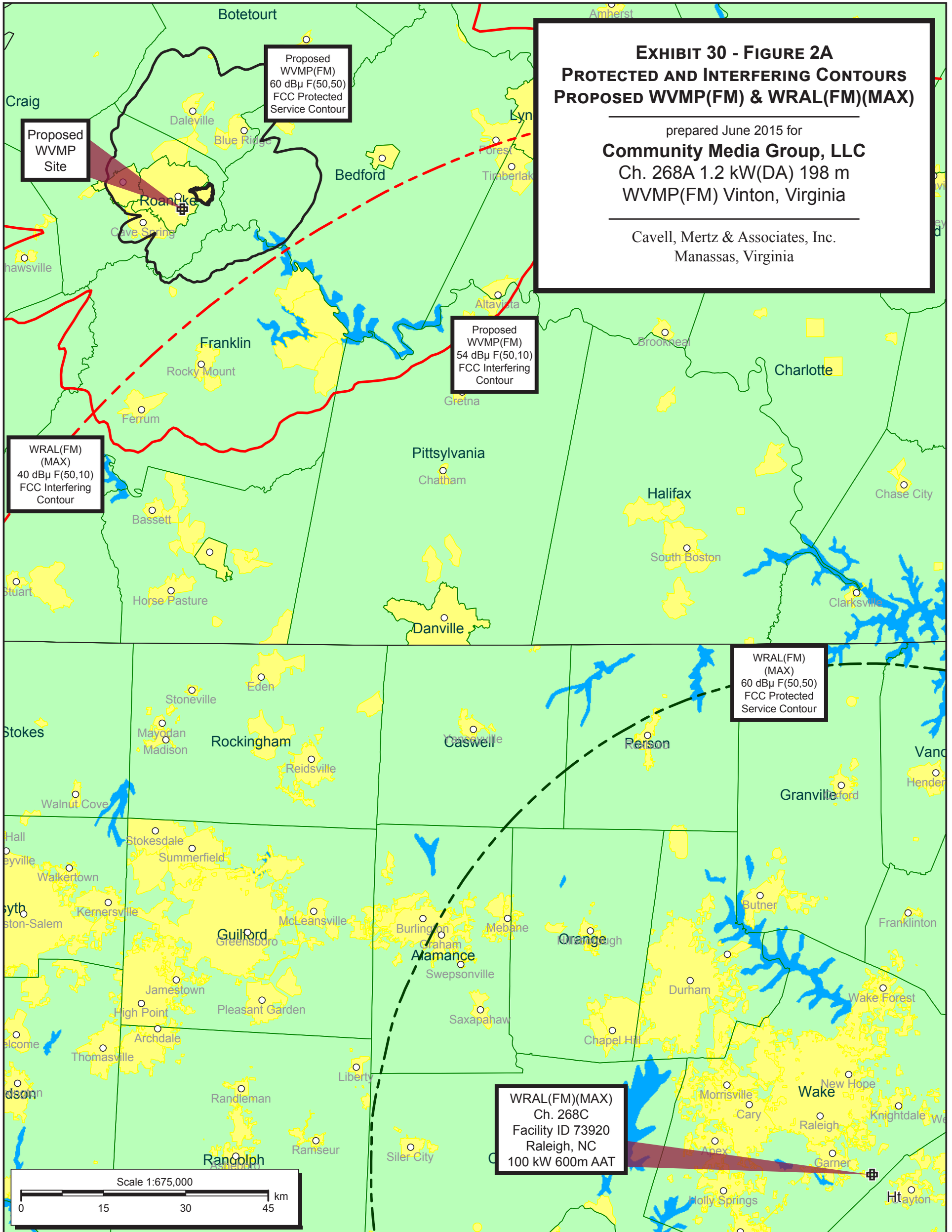
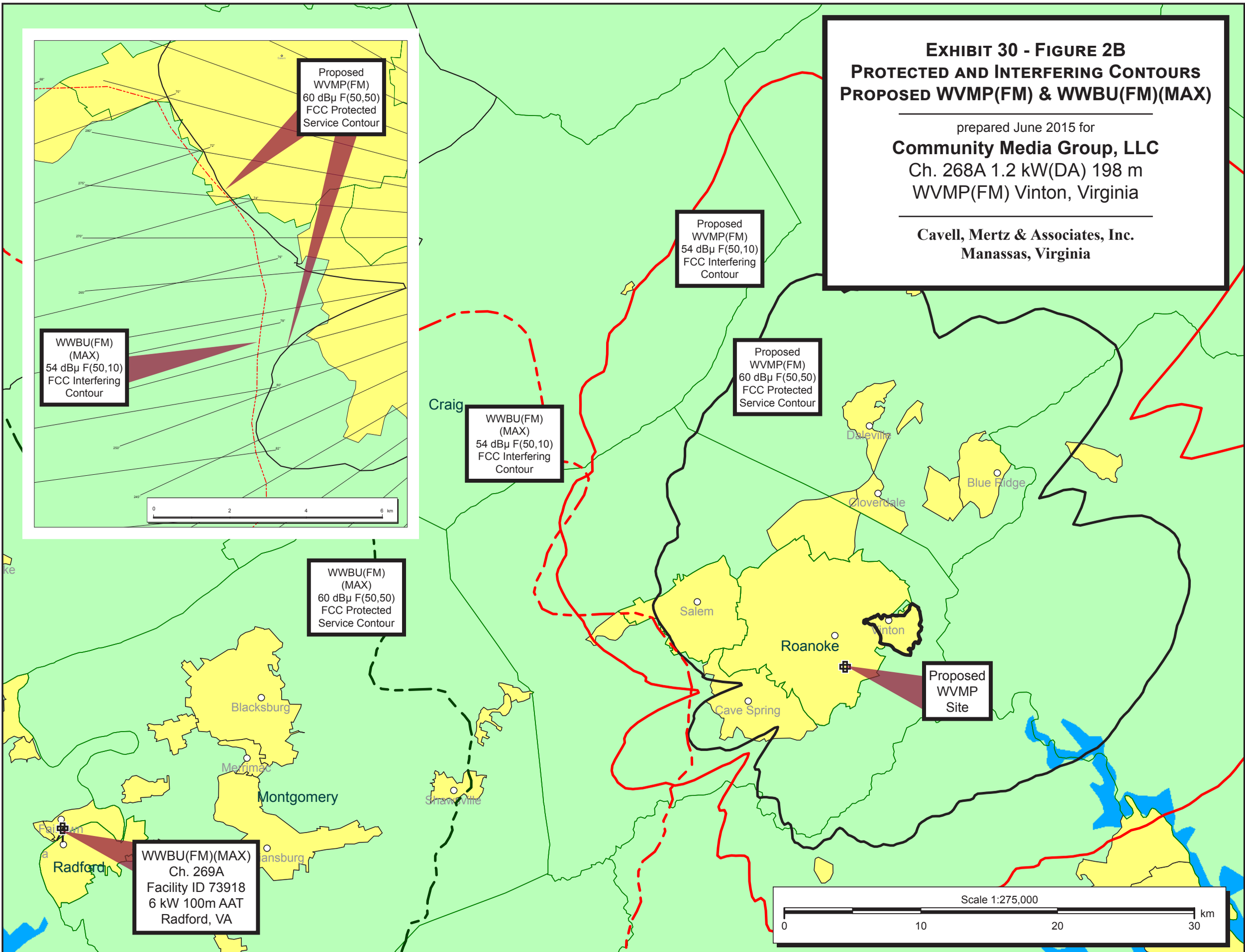
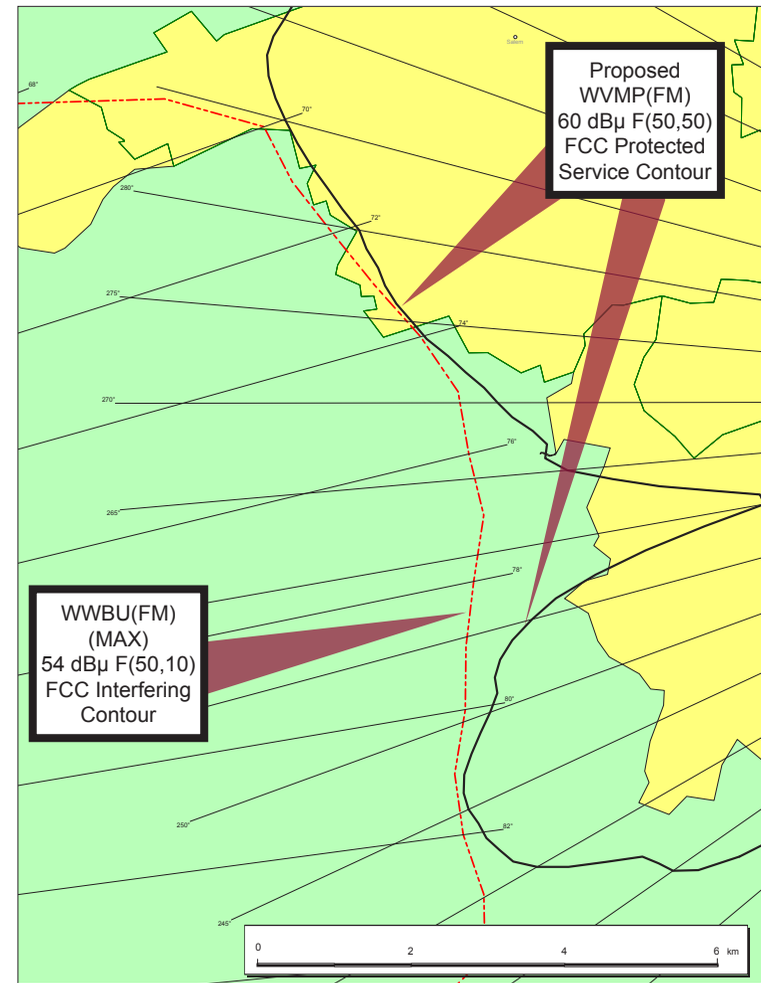


EXHIBIT 30 - FIGURE 2B
PROTECTED AND INTERFERING CONTOURS
PROPOSED WVMP(FM) & WWBU(FM)(MAX)

prepared June 2015 for
Community Media Group, LLC
Ch. 268A 1.2 kW(DA) 198 m
WVMP(FM) Vinton, Virginia

Cavell, Mertz & Associates, Inc.
Manassas, Virginia



WWBU(FM)(MAX)
Ch. 269A
Facility ID 73918
6 kW 100m AAT
Radford, VA