

TECHNICAL STATEMENT
RADIO MULTIPLE OWNERSHIP ANALYSIS -- 12/09/2003

This statement and the attached figures were prepared on behalf of Cleveland Radio Licenses Inc. (CRLI), a licensee subsidiary of Clear Channel Communications, Inc. CRLI proposes to modify the facilities of WXVA(FM). A multiple ownership analysis was prepared considering the following radio stations under present or proposed common ownership or time brokerage:

Table 1: Proposed Commonly Owned or Controlled Stations Studied

Call Sign	Facility_id	City	State	Freq
WFQX	4675	FRONT ROYAL	VA	99.3
WUSQ-FM	74160	WINCHESTER	VA	102.5
WTFX	4668	WINCHESTER	VA	610
WXVA-FM	26998	STEPHENS CITY	VA	98.3

Since certain of these stations have overlapping principal community contours (5 mV/m for AM stations, 3.16 mV/m for FM stations), an ownership study has been prepared in accordance with the Federal Communications Commission's multiple ownership rules¹.

CRLI does not have an attributable interest in any other station with a principal community contour that overlaps or intersects with a principal community contour of WXVA-FM as modified.

Radio Markets

The "radio market" applicable to common ownership of the subject stations is defined as the area encompassed by the mutually overlapping principal community contours of the proposed commonly owned stations. These mutually overlapping contours form one "radio market" for analysis under the Commission's rules. *Figure 1* shows this market.

Count of Stations in Defined Market

The number of radio stations in a "radio market" is determined by counting the operating, commercial stations having principal community contours that overlap or intersect the principal community contours that define the radio market, plus the subject commonly owned or controlled stations.

In the Radio Market studied herein, there are over 9 radio stations that overlap or intersect with the defined "radio market." *Table 2* is the

¹ See 47 C.F.R. § 73.3555.

tabulation of the radio stations identified in the markets and *Figure 2* is a map representing those stations contours. For simplicity of analysis only those stations that overlap or intersect station WUSQ-FM are listed.

Only known licensed, operating commercial stations were included in this tabulation. Distances to contours for AM stations were predicted using the antenna patterns as identified in the Commission's AM database and the appropriate Ground Wave Field Strength versus Distance Graph of 47 C.F.R. § 73.184. Ground conductivities were obtained from FCC Figure M3. Distances to the FM contours were determined based on the method of 47 C.F.R. § 73.313. Terrain data was derived from the N.G.D.C. 30 second computer database for each of the FM stations using radials spaced every 10 degrees of azimuth.

Based on the above, it is concluded that the proposed combinations comply with § 73.3555(a) of the FCC Rules.

Sincerely,

Troy G. Langham
FCC Engineering Specialist
Clear Channel Communications, Inc.

Figure 1

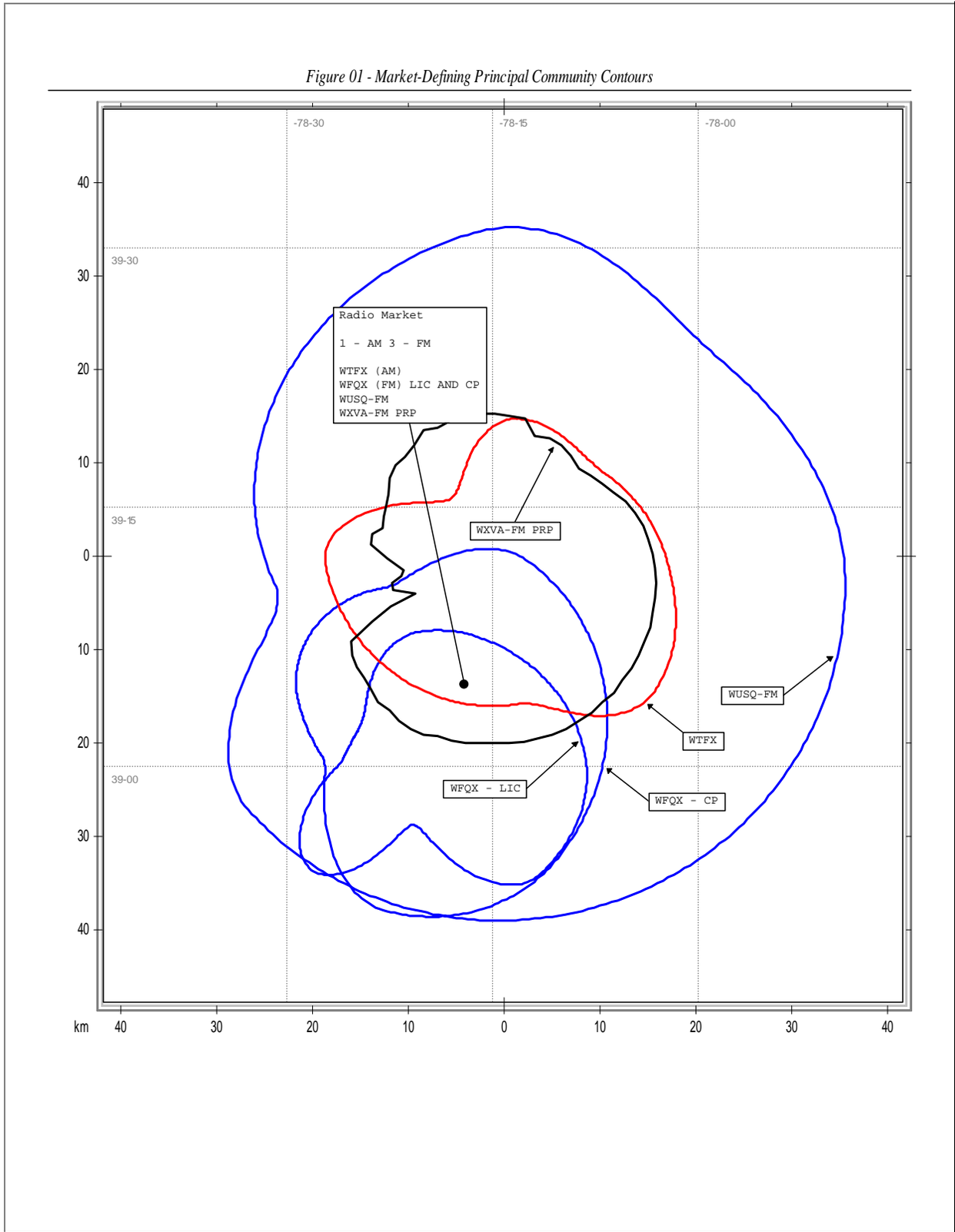


Table 2 Count of Stations "in" Market

Count	Call Sign	Facility_id	City	State	Licensee
1	WFQX	4675	FRONT ROYAL	VA	CAPSTAR TX LIMITED PARTNERSHIP
2	WUSQ-FM	74160	WINCHESTER	VA	CAPSTAR TX LIMITED PARTNERSHIP
3	WXVA-FM	26998	Stephens City	VA	CLEVELAND RADIO LICENSES, LLC
4	WINC-FM	41810	WINCHESTER	VA	MID ATLANTIC NETWORK, INC.
5	WWRE	60363	BERRYVILLE	VA	MID ATLANTIC NETWORK, INC.
6	WWRT	60362	STRASBURG	VA	MID ATLANTIC NETWORK, INC.
7	WLTF	53486	MARTINSBURG	WV	PRETTYMAN BROADCASTING COMPANY
8	WZRV	63529	FRONT ROYAL	VA	ROYAL BROADCASTING, INC.
9	WRNR	60104	MARTINSBURG	WV	SHENANDOAH COMMUNICATIONS, INC.
10	WTFX	4668	WINCHESTER	VA	CAPSTAR TX LIMITED PARTNERSHIP
11	WEPM	53484	MARTINSBURG	WV	PRETTYMAN BROADCASTING COMPANY
12	WFTR	63530	FRONT ROYAL	VA	ROYAL BROADCASTING, INC.
13	WINC	41809	WINCHESTER	VA	MID ATLANTIC NETWORK, INC.

Figure 2

