

# **EXHIBIT 12**

**Waiver Request of Section 74.1204**  
K232DE Petronila, TX 46 Watts ERP  
Minor Modification – Site Change  
April 2007  
CSN International

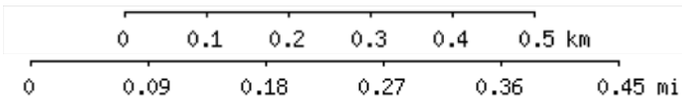
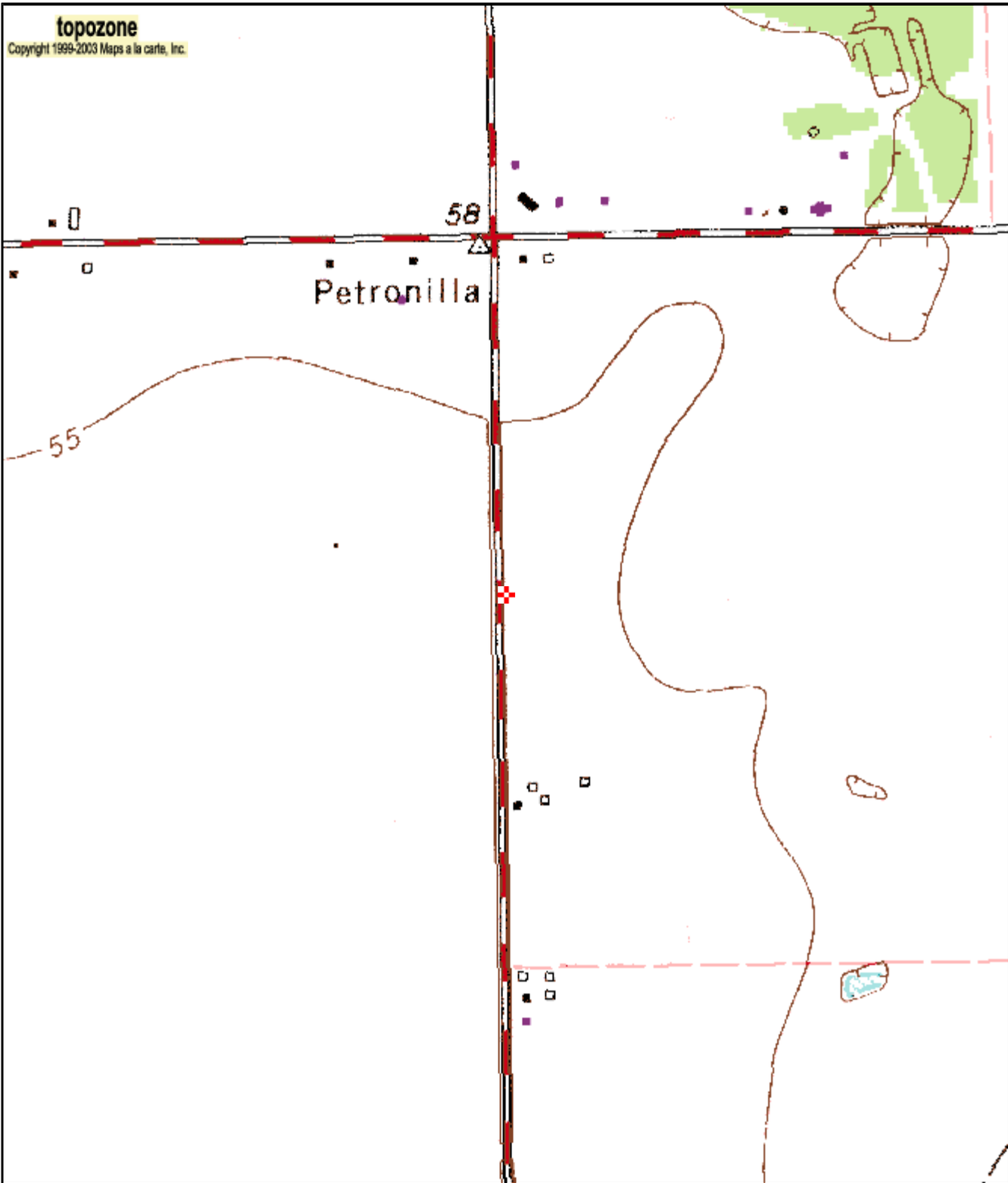
The proposed site is contained entirely inside the service contour of second-adjacent FM Stations KMXR and KBSO Corpus Christ.

## **KXMR**

The proposed site is contained entirely inside the service contour of second-adjacent FM Station KXMR, 230C1, 100kW, Corpus Christ, TX. The level of least arriving protected F(50,50) signal at the proposed transmitter site of KXMR is 101-dBu and using the Undesired-to-Desired method for calculating proposed interference, the interfering contour is 141-dBu (free-space contour method employed). The interfering signal would, in the worst case at the maximum radial, extend 5 meters from the center of radiation, which is proposed at 100 meters AGL. This interference contour does not touch the ground and begins at 95 meters AGL. Attached is the USGS Petronila NE (TX) Quadrangle, which shows that while there is major roadway that is close, no vehicles will reach the interference contour. Because there are no residences, businesses or major roads that are located close enough to puncture this interference contour, CSN International respectfully requests a waiver of the FM translator contour overlap regulations with respect to second-adjacent FM Station KXMR.

## **KBSO**

The proposed site is contained entirely inside the service contour of second-adjacent FM Station KBSO, 234C3, 25kW, Corpus Christ, TX. The level of least arriving protected F(50,50) signal at the proposed transmitter site of KBSO is 73.7-dBu and using the Undesired-to-Desired method for calculating proposed interference, the interfering contour is 113.7-dBu (free-space contour method employed). The interfering signal would, in the worst case at the maximum radial, extend 100 meters from the center of radiation, which is proposed at 100 meters AGL. This interference contour will just touch the base of the tower. Attached is the USGS Petronila NE (TX) Quadrangle, which shows that while there is major roadway that is close, no vehicles will be affected because of the distance between the tower and the edge of the freeway and the height of the vehicles. Because there are no residences, businesses or major roads that will be affected by this interference contour, CSN International respectfully requests a waiver of the FM translator contour overlap regulations with respect to second-adjacent FM Station KBSO.



27° 40' 55"N, 97° 35' 10"W (NAD27)  
**USGS Petronila NE (TX) Quadrangle**  
Projection is UTM Zone 14 NAD83 Datum

