

ALLOCATION CONSIDERATIONS

A study has been conducted to assure that the proposal will not create prohibited interference with other licensed, authorized or pending analog or digital TV, LPTV/translator and Class A TV stations with the exception of **WACN-LP which has agreed to accept interference from WARZ-LD.**

Using the procedures outlined in the FCC's OET-69 Bulletin, a 1-kilometer cell size resolution and 2000 U.S. Census, the proposal complies with the current FCC policy and rules.

Each station of concern has been analyzed using the methods described in OET Bulletin No. 69, and the results indicate that no interference (unmasked) or interference above 0.5% of the service population of the station studied will occur, with the exception as previously noted of WACN-LP, Channel 34 which has agreed to accept interference from this proposal.

The results of the OET Bulletin No. 69 styled study and the interference agreement are included in this exhibit.

OET BULLETIN 69 STUDY SUMMARY -
Outgoing Interference Population Report

WARZ-LD-CP MOD (34) Smithfield-selma, NC - BPDTA20110812ACI
Broadcast Type: Digital Service: F [Stringent Emission Mask]
Lat: 35-40-34.50 N Lng: 078-32-08.20 W ERP: 1.25 kW AMSL: 394.4 m
TV Outgoing Interference Study
Signal Resolution: 1.0 km
Consider NTSC Taboo: Yes
KWX error points are considered to
be interference free coverage.
Default # of radials computed for contours: 360
Contours calculated using 8 radial HAAT.
LR Profile Spacing Increment: 1.0 km
Masked interference points are being
counted as interference.
Using LPTV/translator D/U rules.
Pop Centroid DB: 2000 US Census (SF1)

Study Date: 3/2/2015
TV Database Date: 3/1/2015

Stations Considered:

Call Letters	City	State	Dist	Azi
WACN-LP (34Z)	Raleigh	NC	0.7	105.8
WACN-LP.A (34Z)	Raleigh / Durham	NC	29.1	272.9
WCIV-TV-D.P (34)	Charleston	SC	323.5	199.7
WGHP (35)	High Point	NC	119.3	277.7
WGHP-D (35)	High Point	NC	119.1	277.7
WGHP.A (35)	High Point	NC	119.1	277.7
WGHP.C (35)	High Point	NC	119.1	277.7
WGHP.C (35)	High Point	NC	119.3	277.7
WHIG-LP (33+)	Rocky Mount	NC	71.5	64.5
WMMP-D (34)	Charleston	SC	323.5	199.7
WMYV-D (33)	Greensboro	NC	118.4	280.7
WPXU-TV-D (34)	Jacksonville	NC	162.2	142.0
WPXW-TV-D (34)	Manassas	VA	385.5	19.1
WSET-DR.P (34)	Lynchburg	VA	206.7	331.9
WSOC-TV-D (34)	Charlotte	NC	204.2	257.6

Call	Area	HUnits	Contour	Masked Ix	Unmasked Ix	%	
WACN-LP (34Z)	1226.0	216,691	547,080	0	521,380	95.30	**
WACN-LP.A (34Z)	282.3	60,044	295,858	0	139,069	47.01	**
WCIV-TV-D.P (34)	0.0	0	860,654	0	0	0.00	
WGHP (35)	0.0	0	416,763	0	0	0.00	
WGHP-D (35)	35.7	6,887	3,091,461	0	12,978	0.42	
WGHP.A (35)	0.0	0	569,081	0	0	0.00	
WGHP.C (35)	0.0	0	569,081	0	0	0.00	
WGHP.C (35)	0.0	0	56,556	0	0	0.00	
WHIG-LP (33+)	0.0	0	58,465	0	0	0.00	
WMMP-D (34)	0.0	0	846,670	0	0	0.00	

WMYV-D (33)	22.8	4,996	3,166,638	0	9,777	0.31
WPXU-TV-D (34)	2.0	0	566,957	0	0	0.00
WPXW-TV-D (34)	0.0	0	7,199,400	0	0	0.00
WSET-DR.P (34)	3.0	162	1,405,267	0	387	0.03
WSOC-TV-D (34)	5.0	198	2,903,055	0	492	0.02

**Interference agreement attached.

AGREEMENT TO ACCEPT INTERFERENCE TO WACN-LP CHANNEL 34 FACILITIES AND PENDING WACN-LP CHANNEL 34 APPLICATIONS
FROM PROPOSED WARZ DIGITAL APPLICATION –

EMAIL COPY BELOW SENT TO HOSSEIN HASHEMZADEH (FCC) ON MARCH 11, 2010
FROM ROBERT L. OLENDER, ESQ, ON BEHALF OF WACN-LP, WORD OF GOD FELLOWSHIP, INC.

From: rolender.law@comcast.net
To: Hossein.Hashemzadeh@fcc.gov
CC: MullEngr@aol.com
Sent: 3/11/2010 1:43:05 A.M. Eastern Standard Time
Subj: WACN

Dear Hossein:

Station WACN-LP has been approached by Jack Mullaney who represents Station WARZ as its consulting engineer, to assist them to expand its authorization for digital operation on Ch. 34 but the existing license on Ch. 34 of WACN-LP prevents such expansion. WACN-LP has a displacement application (BDISDTL-20100128AAB) to change its channel to 21, and we are requesting the FCC to expedite our application and in order to assist WARZ we are willing to accept interference until this displacement application is granted.

Please let us know if this is acceptable to the FCC. Mr. Mullaney can be reached at the below number.

John J. Mullaney (**Jack**)
Mullaney Engineering, Inc.
9049 Shady Grove Court
Gaithersburg, MD 20877
MullEngr@aol.com
JMullaney@MullEngr.com
301-921-0115 Voice x 1

Thanks,

Bob

Robert L. Olender, Esq.
Koerner & Olender P.C.
11913 Grey Hollow Court
N. Bethesda, MD 20852
301-468-3336
rolender.law@comcast.net

WARZ-LD-D.C

BPDTA20110812ACI
FCC Facility ID: 71089
Latitude: 35-40-29 N
Longitude: 078-31-40 W
ERP: 1.25 kW
Channel: 34 Frequency: 593.0 MHz
Antenna HAAT Height: 352.0 m
Antenna AMSL Height: 414.7 m
Antenna AGL Height: 305.0 m
Ground Elevation: 109.7 m
Horiz. Pattern: Directional

WARZ-LD-CP MOD

BPDTA20110812ACI <<MOD THIS CP
FCC Facility ID: 71089
Latitude: 35-40-34.50 N
Longitude: 078-32-08.20 W
ERP: 1.25 kW
Channel: 34 Frequency: 593.0 MHz
Antenna HAAT Height: 313.21 m
Antenna AMSL Height: 394.4 m
Antenna AGL Height: 295.7 m
Ground Elevation: 98.7 m
Horiz. Pattern: Directional

RED CONTOUR 51 DBU F(50,90) PROPOSED MOD OF CP**MOD OF EXISTING CLASS-A CONSTRUCTION PERMIT**

PROPOSED PROTECTED 51 DBU CONTOUR IS FULLY CONTAINED WITHIN
CONSTRUCTION PERMIT CONTOUR

MOD PROPOSES TO CORRECT TOWER LOCATION AND ANTENNA HEIGHT.

5.5 SECOND CHANGE IN LAT
28 SECOND CHANGE IN LON.

REDUCED AMSL FROM 414.7 M TO 394.4 M

NO CHANGE IN ERP.

BLACK CONTOUR 51 DBU F(50,90) CURRENT CP

Scale 1:500,000

0 7 14 21 km