

ENGINEERING STATEMENT

The engineering data contained herein have been prepared on behalf of TRINITY CHRISTIAN CENTER OF SANTA ANA, INC., licensee of full-power digital television station WMPV-DT, Channel 18 in Mobile, Alabama, in support of this amendment to its pending application for modification of Construction Permit LMS-0000034775, which authorizes operation on its post-repack channel, Channel 21. The purpose of this amendment is to address the fact that the upgrade proposed in LMS-0000034775 exceeds the Commission's power/height limits for UHF television stations located in Zone 2 of the United States.

Although it is agreed that the above-referenced proposal exceeds the power/height limits set forth in Section 73.622(f)(8)(i) of the Commission's Rules, we note herein that the coverage of the proposed WMPV-DT facility does not exceed that of licensed WEAR-DT, Channel 17 in Pensacola, Florida, the largest station coverage in the Mobile-Pensacola DMA. Attached is a map on which the noise-limited service contours of WMPV-DT, as proposed in LMS-0000034775, and licensed WEAR-DT are plotted. As shown, the proposed WMPV-DT contour lies completely within that of WEAR-DT, meaning that the WMPV-DT proposal meets the requirements of Section 73.622(f)(5) of the Rules.

I declare under penalty of perjury that the foregoing statements and the attached exhibit are true and correct to the best of my knowledge and belief.



KEVIN T. FISHER

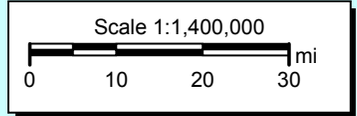
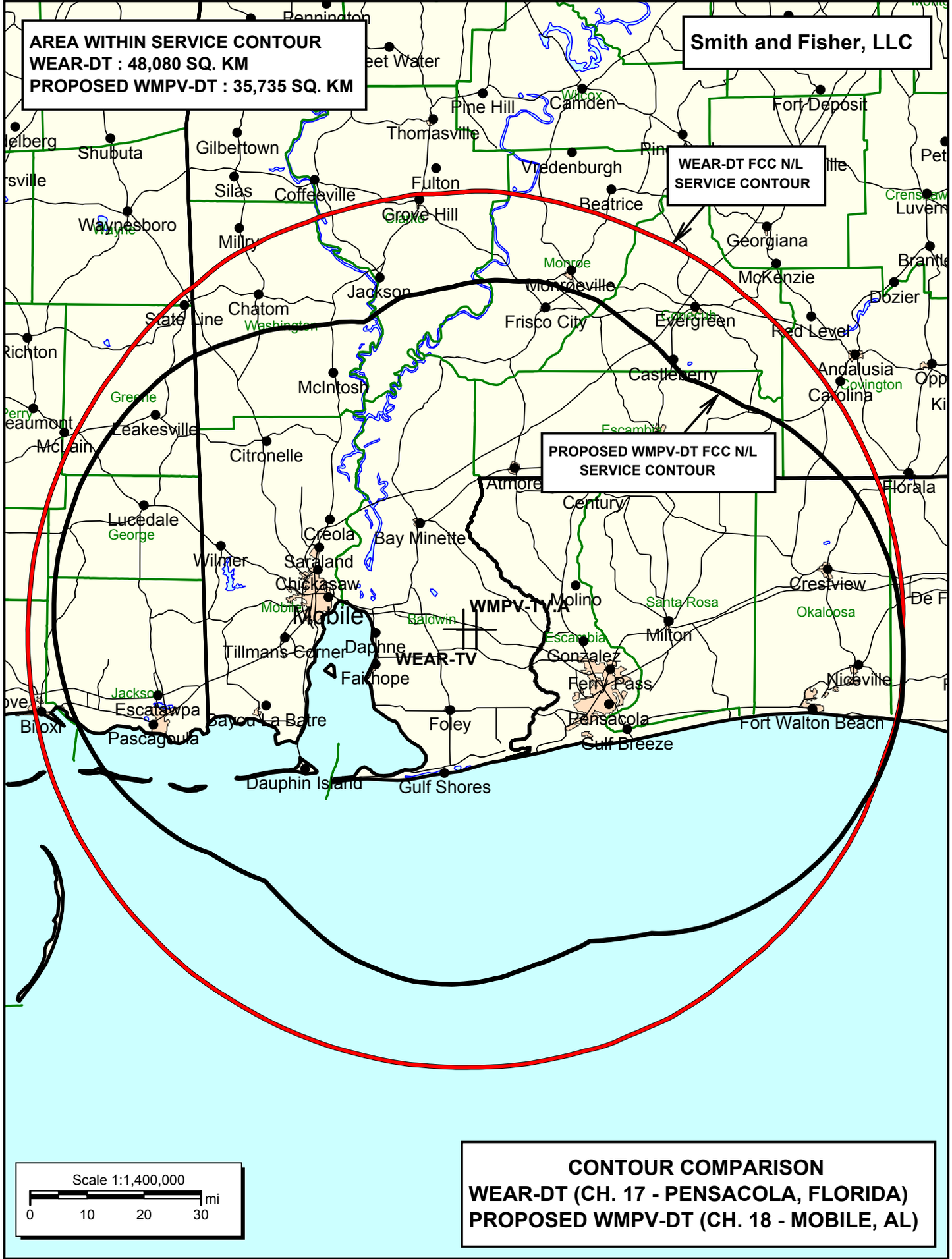
February 7, 2018

AREA WITHIN SERVICE CONTOUR
WEAR-DT : 48,080 SQ. KM
PROPOSED WMPV-DT : 35,735 SQ. KM

Smith and Fisher, LLC

WEAR-DT FCC N/L SERVICE CONTOUR

PROPOSED WMPV-DT FCC N/L SERVICE CONTOUR



CONTOUR COMPARISON
WEAR-DT (CH. 17 - PENSACOLA, FLORIDA)
PROPOSED WMPV-DT (CH. 18 - MOBILE, AL)