

ASSIGNEE – LEGAL CERTIFICATIONS
MULTIPLE OWNERSHIP EXHIBIT
(WINL-FM and WZN-FM ASSIGNMENT)

Please see attached multiple ownership exhibit.

MULTIPLE OWNERSHIP REPORT
BROADSOUTH COMMUNICATIONS, INC.

BROADSOUTH COMMUNICATIONS, INC. (“BCI”) is the current licensee of a total of two full-power radio stations, one FM and one AM station:

WDXX (FM) 261C2, Selma, AL Fac ID 27455

WHBB (AM) 1490kHz, Class C, Selma, AL, Fac ID 27454

BCI wishes to acquire stations:

WINL (FM) 253C1, Linden, AL Fac ID 54528

WZNJ (FM) 293C3, Demopolis, AL Fac ID 61424

Because none of the stations listed above are within any rated Nielsen market, the analysis has been made pursuant to the Commission’s interim rules for unrated markets. The 70 dBu contours of FM stations were determined from the technical data contained in the most recent edition of the FCC FM Database. The 5 mV/m daytime contours of AM stations were determined from the technical data contained in the most recent edition of the FCC AM Database. The listed antenna parameter information was used together with a digitized version of the FCC M-3 or Region II ground conductivity database.

As shown in the attached study, following the acquisition, the BCI facilities will form two distinct unrated markets; one in and around Selma, Alabama (existing) and one in and around the communities of Demopolis, Linden, and Thomasville, Alabama. These markets are adjacent to each other. There is some very slight overlap of the 70dBu contour between WDXX and WINL, however, as shown in Exhibit A, the pertinent contour overlaps form separate markets as defined in Worksheet 3 of FCC Form 315.

Based upon the market analysis, as shown in Exhibit A, the BCI breakdown of stations by market are:

1. Selma (existing): WDXX (FM) and WHBB (AM), both licensed to Selma Alabama, and whose contours mutually overlap.
2. Demopolis, Linden, and Thomasville: WINL (FM), Linden, AL, and WZMJ (FM), Demopolis, AL

The FCC § 73.3555 Multiple Ownership rule states:

(a)

(1) Local radio ownership rule. *A person or single entity (or entities under common control) may have a cognizable interest in licenses for AM or FM radio broadcast stations in accordance with the following limits:*

(i) In a radio market with 45 or more full-power, commercial and noncommercial radio stations, not more than 8 commercial radio stations in total and not more than 5 commercial stations in the same service (AM or FM);

(ii) In a radio market with between 30 and 44 (inclusive) full-power, commercial and noncommercial radio stations, not more than 7 commercial radio stations in total and not more than 4 commercial stations in the same service (AM or FM);

(iii) In a radio market with between 15 and 29 (inclusive) full-power, commercial and noncommercial radio stations, not more than 6 commercial radio stations in total and not more than 4 commercial stations in the same service (AM or FM); and

(iv) In a radio market with 14 or fewer full-power, commercial and noncommercial radio stations, not more than 5 commercial radio stations in total and not more than 3 commercial stations in the same service (AM or FM); provided, however, that no person or single entity (or entities under common control) may have a cognizable interest in more than 50% of the full-power, commercial and noncommercial radio stations in such market unless the combination of stations comprises not more than one AM and one FM station.

As demonstrated in Exhibit B, the designated Demopolis/ Linden/ Thomasville market has a total of 21 stations. Therefore, the paragraph 73.3555 (a)(1)(iii) is pertinent. The maximum number of allowable stations is six, with no more than 4 in the same service. Since BCI will own two stations in this designated market, BCI is compliant in the designated Market.

Because there is no change in ownership in the designated Selma, Alabama market, BCI will remain compliant in that market.

Based upon the foregoing, Broadsouth Communications, Inc. will be compliant with the multiple ownership rules as specified in FCC § 73.3555 following the acquisition of WINL and WZNJ.

CERTIFICATION

The undersigned hereby certifies that the foregoing statement and associated attachments were prepared by him or under his direct supervision and that they are true and correct to the best of his knowledge and belief.



Bertram S. Goldman
Goldman Engineering Management

EXHIBIT A- Defined Markets Proposed

Defined Market A (WDXX, WHBB AM), Market B (WINL, WZNJ)

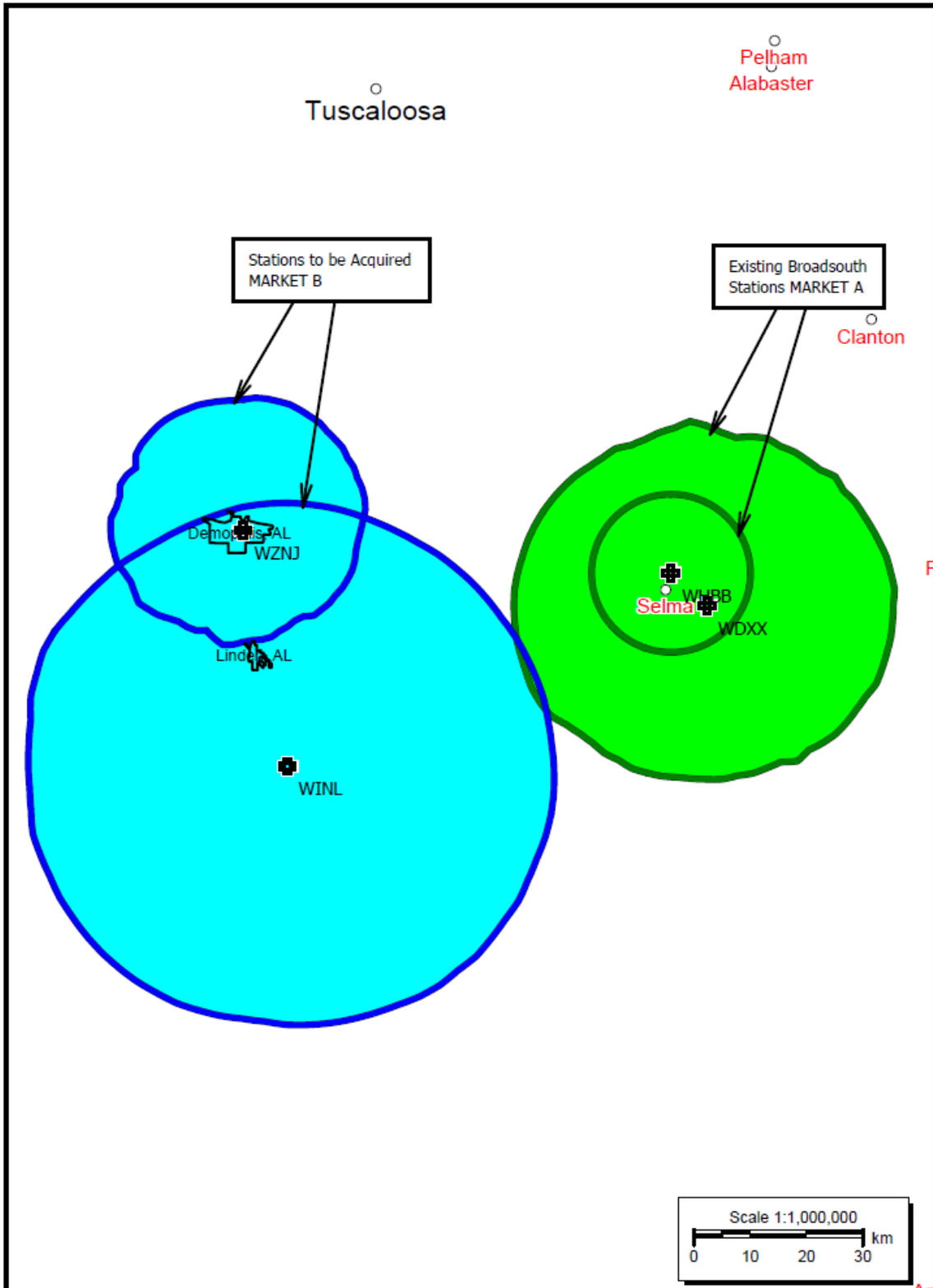


EXHIBIT B- Service Count, Defined Market, WINL, WZNJ

