

## ALLOCATION CONSIDERATIONS

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WWST Corporation, LLC  
Wooster, OH

WQKT's presently licensed facilities are presently (and will remain) short spaced to four other stations based on the separation requirements outlined in Section 73.207 of the FCC Rules:

WQAL	Cleveland, OH	Channel 281B
WOGI	Moon Township, PA	Channel 282B
WIOT	Toledo, OH	Channel 284B
WPGB	Pittsburgh, PA	Channel 284B

All of these short spacings are pre 1964 short spacings.

While the correction of the WQKT coordinates will reduce the spacing to WQAL from 62.54 kilometers to 62.29 kilometers, this is permitted by Section 73.213(a)(4) of the FCC Rules, which don't impose any spacing or protection requirements on pre 1964 short spacings to stations operating on second adjacent channels. This coordinate correction will also maintain the present spacings to WOGI (127.5 kilometers) and WPGB (164.9 kilometers) and result in a 0.1 kilometer reduction (from 160.7 kilometers to 160.6 kilometers) in the spacing to WIOT. Coupled with the fact that there isn't a change proposed in the presently licensed WQKT operating facilities, it's obvious based on the attached map exhibit that the proposed coordinate correction will comply with Section 73.213(a) of the FCC Rules by not increasing the predicted interference caused to or received from any of these stations. Furthermore, when rounded to the nearest kilometer pursuant to Section 73.208(c)(8) of the FCC Rules, this coordinate correction won't change the spacing to any of these three stations, nor will it increase any existing overlap.

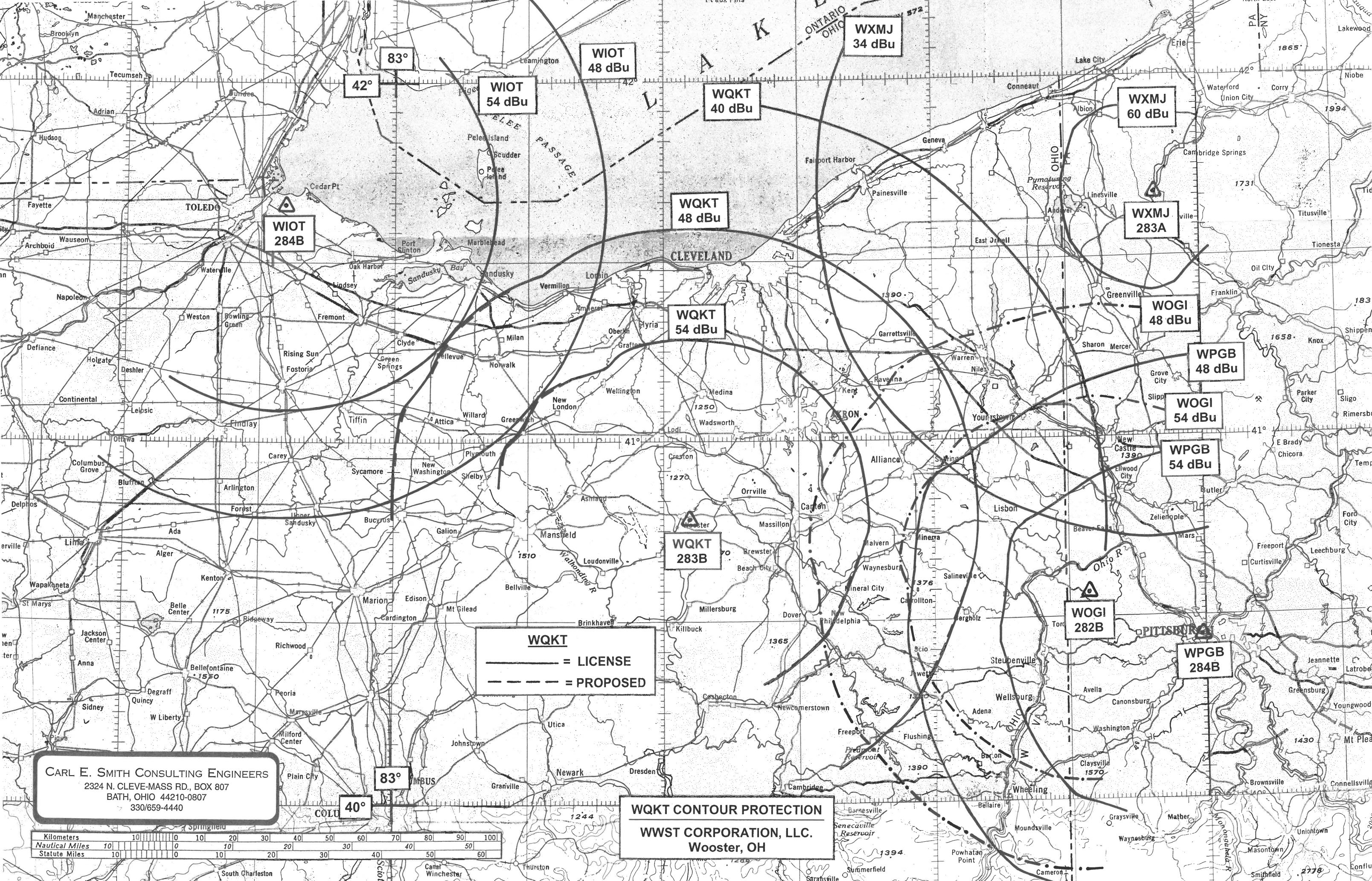
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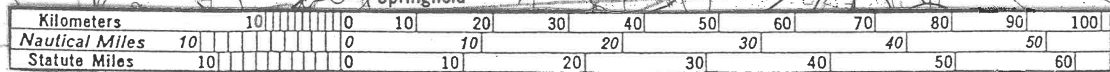
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The proposed WQKT coordination will also create a minor short spacing to WXMJ(FM), which operates on Channel 283A in Cambridge Springs, Pennsylvania. Pursuant to Section 73.215(b)(2)(iii) of the FCC Rules, the WXMJ contours were projected using their licensed facilities from the FCC's License Management System ("LMS"), since these facilities are authorized pursuant to Section 73.215 of the FCC Rules. Terrain data from the NGDC 30 second terrain database was used in projecting all contours. As can be seen, there will be no caused or received overlap with WXMJ as a result of this coordinate correction.

It should be noted that between the minor coordinate correction and the minor reduction in the radiation center above mean sea level, there is very little difference between the present and proposed contours with only some very minor reduction in some areas. As a result the proposed coordinate correction will require with the restrictions imposed by Section 73.211(c) which prohibit a station operating with grandfathered super power facilities from making any modifications which extend their 60 dBu contour beyond its presently authorized location.



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**WQKT**  
———— = LICENSE  
----- = PROPOSED

**WQKT CONTOUR PROTECTION**  
**WWST CORPORATION, LLC.**  
**Wooster, OH**