

EXHIBIT 15

Contour Overlap Requirements

The allocation tabulation for the proposed station is reported on the following pages. A complete explanation of how to read the printout is shown on the page after that. Summarizing the explanation, each pair of lines represents an existing or proposed full service station. Entries which have a negative number in the columns marked **IN** or **OUT** could cause interference with the proposed station. At the bottom of the report the distance to the nearest TV-6 station is reported. For clarity, the groups are discussed in the order they first appear on the tabulation.

Noncommercial Educational Stations and Applications

All the stations/applications listed are clear of prohibited contour overlap on the straight line connecting them to the proposed station, since both the **IN** and **OUT** entries are positive in all cases except, of course, the entry reflecting the station being modified. Maps are provided for each entry where the straight line clearance was less than 20 km to certify the clearance extends to all azimuths. Visual inspection clearly shows there is no prohibited contour overlap; no FMOVER proofs are needed. The first line, after the entry of the station being modified, of the printout is KOHR.C, SHERIDAN, WY. It is shown to be clear of both incoming and outgoing overlap in the map.

Maps are sufficient to certify the clearance of all the other entries.

IF (53 or 54 channel spacing) relationships

There were no IF spaced stations found in the study.

TV channel 6

KSVI, Billings is the closest TV6 station and is examined in Exhibit 18.

Class Contour Distance

The maximum proposed ERP is 2.4 kW, the 8 radial HAAT is 311.6 meters and the class contour distance in kilometers is 38.6 km, which after rounding is 39 km. According to §73.211(b)(1), this is a Class C3 class filing.

This allocation study shows that no interference to existing or proposed FM stations will be produced by the proposed application. The Commission may properly grant a construction permit.

CSN INTERNATIONAL

LOCKWOOD, MT KYWH
Minor Modification

REFERENCE CH# 205C3 - 88.9 MHz, Pwr= 2.4 kW, HAAT=311.6 M, COR= 1548 M DISPLAY DATES
45 32 20 N Average Protected F(50-50)= 38.64 km DATA 04-08-05
108 38 07 W Ave. F(50-10) 40 dBu= 99.2 54 dBu= 57.8 80 dBu= 12.8 100 dBu= 2.9 SEARCH 04-11-05

CH CITY	CALL	TYPE STATE	AZI. <--	DIST FILE #	LAT. LNG.	Pwr(kW) HAAT(M)	COR(M) INT(km)	PRO(km) LICENSEE	*IN* (Overlap	*OUT* in km)
205C3 Lockwood	KYWH.C	CP DCX MT	0.0 180.0	0.00 BPED19990526MC	45 32 20 108 38 07	0.151 189	1546 51.1	15.8 Csn International	-93.83*	-124.66*
202A Pryor	KPGB	LIC V MT	146.1 326.1	13.92 BLED20000605AOG	45 26 06 108 32 09	0.100 -80	1265 0.7	5.6 Faith Baptist Church	-22.34*	5.45
207A Billings	KLMT	LIC EX MT	29.2 209.2	28.61 BLED20030121AAQ	45 45 48 108 27 20	0.980 99	1205 1.6	18.4 Western Inspirational Broa	-9.87*	7.32
205A Sheridan	KOHR.C	CP VX WY	121.0 301.0	157.26 BMPED20041108ABP	44 47 54 106 55 51	0.500 30	1250 28.6	8.5 Hi-line Radio Fellowship,	92.61	54.17
06Z2C Billings	KSVI	LI HN MT	37.4 217.4	37.65 BLCT19930119KE	45 48 26 108 20 25	100.000 170	1287	90.9 Nexstar Broadcasting, Inc.	To Grd B=	-53.30

ERP and HAAT are on direct line to and from reference station.
 "**Affixed to 'IN' or 'Out' values = site inside protected contour.



CSN INTERNATIONAL
4002 N. 3300 E. Twin Falls, Idaho 83301

LOCKWOOD, MONTANA KYWH BPED-19990526MC

April 2005

Request for Waiver of 47 C.F.R. Section 73.509

CSN International (“CSN”) desires to increase the power and service area of KYWH, Lockwood, Montana, which is a construction permit and is not on the air, nor has ever been on the air. CSN is seeking a grant of this minor modification and waiver request, which will also put a 60 dBu F(50,50) contour back over its City of License and will better serve the growing demand of the public interests of Lockwood, MT. This proposal is engineered so as to **NOT CAUSE** interference to any existing station, known application or allocation. However, the proposed increased service area would RECEIVE interference from two existing adjacent stations, as follows:

Facility ID	Call Sign	City of License	Related Attached Exhibit
91709	KPGB	Pryor, Montana	Exhibit 15, (a) - 3 rd Adjacent
89849	KLMT	Billings, Montana	Exhibit 15, (b) – 2 nd Adjacent

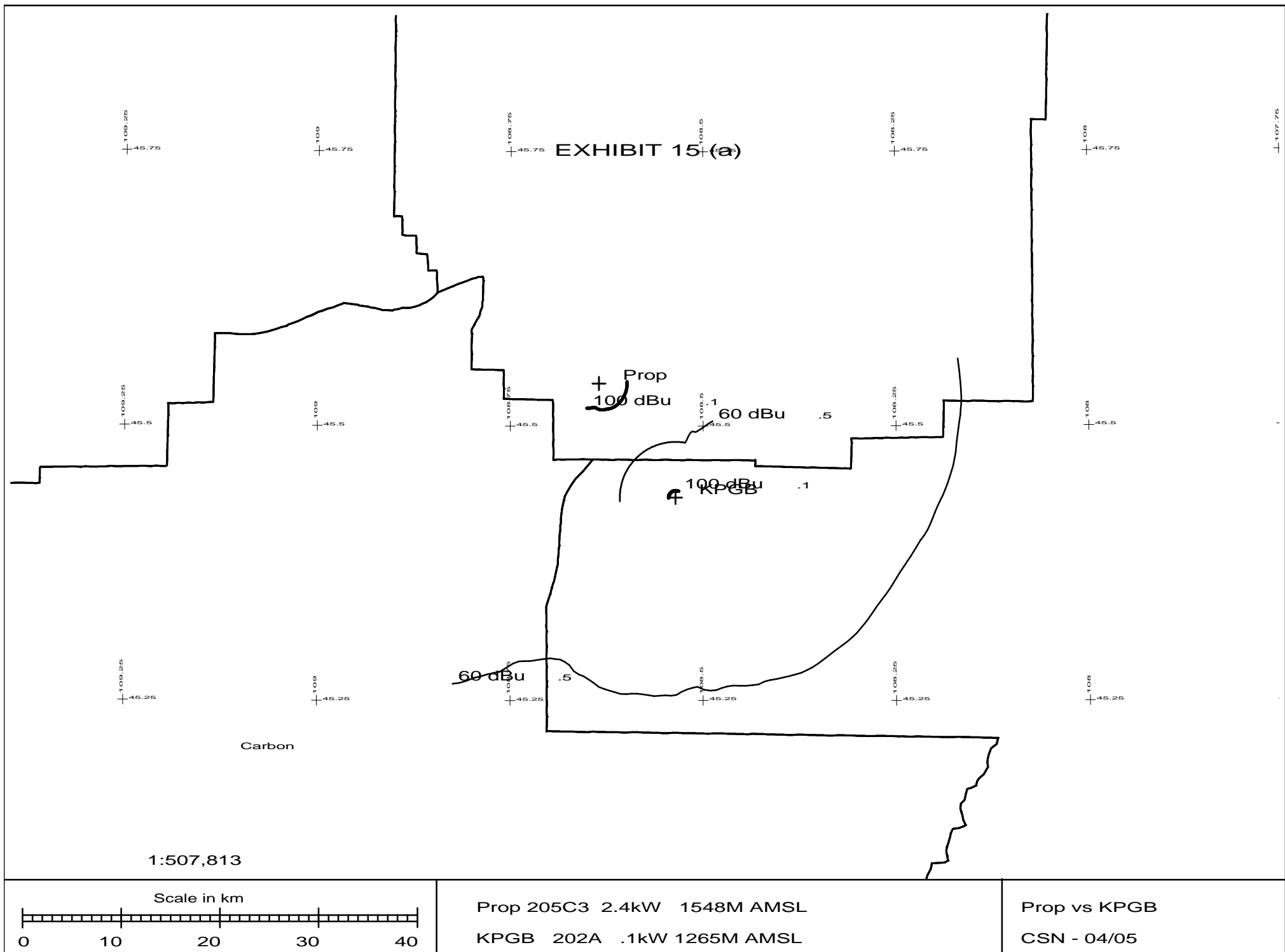
This proposal will not cause interference to the above Stations as the 100 dBu F(50,10) interfering contour of KYWH will not overlap either stations’ 60 dBu F(50,50) protected contour. However, KYWH’s proposed protected 60 dBu F(50,50) would receive prohibited overlap from both KPGB and KLMT. The area of overlap received from the above referenced facilities will be approximately:

Call Sign	Square km	Total area of KYWH’s proposed 60 dBu
KPGB	2.3	.05%
KLMT	10.5	.23%

Presently the current 60 dBu F(50,50) contour of KYWH contains 2287.4 sq. km and the grant of this waiver request will allow KYWH to increase its overall coverage area by 2278.7 sq. km, which is an increase of nearly 100%. It will provide service to an estimated 30,000 more persons, an increase of more than 26%. This waiver request is nearly identical to the request made by the licensee of WCPE(FM) in Educational Information Corporation, 6 FCC Rcd 2207 (1991). WCPE(FM) requested a waiver in its application to permit *de minimus* overlap

“received,” and in the same proceeding WCCE(FM) requested a waiver in its application to permit *de minimus* overlap “caused.” Please note that CSN is not requesting overlap “caused”, **ONLY** overlap “received”. More recently the Commission granted this type of a waiver to Educational Media Foundation in its minor change application of KYLV, Oklahoma City, OK, BPED-20040210AAQ, granted in less than 4 months. In Educational Media Foundations’ requested waiver, mutual exclusive applications BPED-19941026MA, Norman, OR, BPED-19950714MD, Norman, OK and BPED-19970313ML, Crescent, OK, as well as existing station KALU, Langston, OK were allowed to permit *de minimus* “caused” to KYLV. As recently as March 7, 2005 the application of BPED-19950714MD, Norman, OK was granted a CP and the other mutual exclusive applicants named above were dismissed.

Because the Commission has recognized the importance of affording noncommercial educational stations the flexibility to expand and meet the growing demand for service, CSN International believes that its instant request for KYWH, Lockwood, Montana, fully satisfies the criteria established by the Commission for a waiver of Section 73.509 of the rules as it pertains to overlap received. Clearly, this benefit heavily outweighs the potential for interference in an area that would be a total of only approximately .3% of KYWH’s proposed service area. Accordingly CSN International respectfully submits its requested waiver of Section 73.509(a) of the Commission’s rules is justified in this instance.



TERRAIN AND CONTOUR DATA

LOCKWOOD, MT

APRIL 2005

N. Lat. = 45 32 20 W. Lng. = 108 38 07

HAAT and Distance to Contour - FCC Method - 03 Arc Sec.

KYWH.C, Csn International				, BPED19990526MC		
Azi.	AV EL	HAAT	ERP kW	dBk	Field	60-F5
000	1156.0	392.0	2.4000	3.80	1.000	42.75
045	1270.0	278.0	2.4000	3.80	1.000	36.77
090	1272.3	275.7	2.4000	3.80	1.000	36.63
135	1277.3	270.7	2.4000	3.80	1.000	36.34
180	1356.7	191.3	2.4000	3.80	1.000	30.74
225	1232.9	315.1	2.4000	3.80	1.000	38.84
270	1197.3	350.7	2.4000	3.80	1.000	40.76
315	1128.5	419.5	2.4000	3.80	1.000	44.06

Ave El= 1236.38 M HAAT= 311.62 M AMSL= 1548 M