

TECHNICAL STATEMENT  
RADIO MULTIPLE OWNERSHIP ANALYSIS  
CLEAR CHANNEL BROADCASTING LICENSES, INC.

This statement and the attached figures were prepared on behalf of Clear Channel Broadcasting Licenses, Inc. ("CCBL"), a licensee subsidiary of Clear Channel Communications, Inc. ("CCC"). CCBL proposes to acquire radio station WSPI(FM), Mount Carmel, PA. A multiple ownership analysis was prepared considering the following radio stations under present or proposed common ownership, time brokerage or joint sales.<sup>1</sup>

Table 1: Proposed Commonly Owned, Brokered or Jointly-Sold Stations Studied and Associated Arbitron Metro<sup>2</sup> Information

Call Sign	Fac ID	City	State	Geographic Arbitron Market	Declared Arbitron Market
WSPI	25751	MOUNT CARMEL	PA	Non - Metro	Non - Metro
WBLJ-FM	47286	SHAMOKIN	PA	Non - Metro	Non - Metro
WKSB	15326	WILLIAMSPORT	PA	Williamsport, PA	Williamsport, PA

Since certain of these stations have overlapping principal community contours (5 mV/m for AM stations, 3.16 mV/m for FM stations) an ownership study has been prepared in accordance with the Federal Communications Commission's local radio ownership rule.<sup>3</sup> WSPI(FM) is not located within or "home" to any Arbitron Metro.

CCC has an attributable interest in the above-listed stations whose principal community contour overlaps or intersects the principal community contour of WSPI(FM).

Interim Contour-Overlap Analysis

Because the station to be acquired is itself located outside any Arbitron Metro, an interim contour-overlap analysis is set forth in this statement.

Interim Contour-Based Radio Markets

A "radio market" under the interim contour-overlap method is the area encompassed by the mutually overlapping principal community contours of the stations under common-ownership or attribution. Here, such mutually overlapping contours form one "radio market" for interim contour-overlap analysis under the Commission's rules.

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<sup>1</sup> None of the stations are attributable by virtue of a time brokerage agreement or joint sales agreement.

<sup>2</sup> Arbitron data presented herein is taken from BIA's "Media Access Pro."

<sup>3</sup> See 47 C.F.R. § 73.3555(a).

The "radio market" is defined by the mutually overlapping principal community contours of WSPI(FM), WBLJ-FM, and WKSJ(FM). The predicted principal community contours of these stations (3 FM), as well as other stations whose principal community contours overlap this combination, are shown in *Figure 1*. *Figure 2* is the tabulation of some of the radio stations identified in the "radio market."

#### Count of Stations in Defined Markets

The number of radio stations in a "radio market" is determined by counting the operating stations having principal community contours which overlap or intersect the principal community contours which define the radio market, plus the subject commonly owned or controlled stations, excluding any stations whose transmitter sites are further than 92 kilometers from the perimeter of mutual overlap, and excluding any commonly owned or attributable stations that do not serve to define the market.

In the interim contour-overlap "radio market" studied herein, there are at least 11 radio stations, including the subject co-owned stations, which overlap or intersect with the defined "radio market." *Figure 2* is the tabulation of some of the radio stations identified in the "radio market".

Only known licensed, operating radio stations were included in this tabulation. Distances to contours for AM stations were predicted using the antenna patterns as identified in the Commission's AM database and the appropriate Ground Wave Field Strength versus Distance Graph of 47 C.F.R. § 73.184. Ground conductivities were obtained from FCC Figure M3. Distances to the FM contours were determined based on the method of 47 C.F.R. § 73.313. Terrain data was derived from the N.G.D.C. 30 second computer database for each of the FM stations using radials spaced every 45 degrees of azimuth.

#### Conclusions

In the interim contour-overlap "radio market" studied herein, there are at least 11 stations, including the 3 FM stations CCC proposes to own.

Based on the above, it is concluded that the proposed modification complies with Section 73.3555(a) of the FCC Rules.

Respectfully submitted,

Troy G. Langham  
FCC Engineering Supervisor  
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Figure 01 - Market-Defining Principal Community Contours

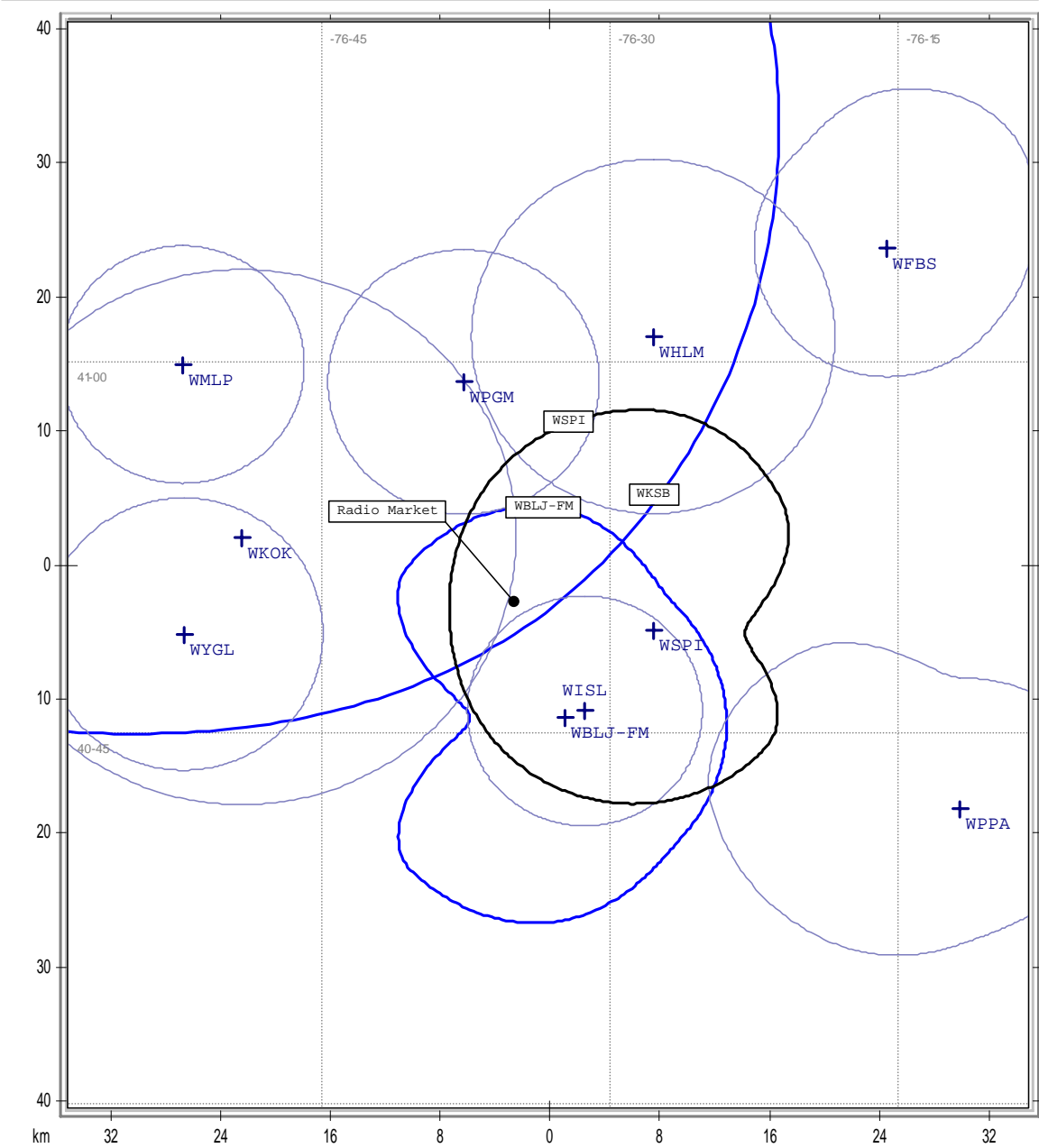


Figure 2 - List of Stations in Radio Market

Count	Call Sign	Facility_id	Licensee	Dist_km
1	WISL	36706	BASIC LICENSING, INC.	11.25
2	WBLJ-FM	47286	CLEAR CHANNEL BROADCASTING LICENSES, INC.	11.52
3	WKSB	15326	CLEAR CHANNEL BROADCASTING LICENSES, INC.	51.04
4	WSPI	25751	CLEAR CHANNEL BROADCASTING LICENSES, INC.	9.12
5	WHLN	12465	COLUMBIA BROADCASTING COMPANY	18.72
6	WFBS	27001	FBS WIRELESS CORPORATION	34.34
7	WMLP	73271	MILTON-LEWISBURG B/CSTG, INC.	30.65
8	WYGL	63836	MMP LICENSE LLC	27.19
9	WPGM	43662	MONTROSE BROADCASTING CORPORATION	14.99
10	WPPA	53134	POTTSVILLE BROADCASTING CO.	35.33
11	WKOK	63889	SUNBURY BROADCASTING CORPORATION	22.51