

Exhibit 15

Foothills Public Radio, Inc.

Form 340 Application for New NCE FM at Edgartown, Massachusetts

Channel 201 (88.1 MHz.) / 0.150 kW vertical-only / 27 meters HAAT

AMENDED ENGINEERING STATEMENT

Summary of This Amendment

The proposed facility has been amended by reducing ERP from 0.28 to 0.15 kW (V-only) in order to avoid receiving overlap over any area of land from the co-channel application of Athens Christian Radio, Inc. at Provincetown, MA (please see note 1 below.) A small area of received interference occurs entirely over the waters of Nantucket Sound, for which the applicant respectfully hereby requests a waiver if appropriate. The applicant believes this unilateral amendment allows the instant application to now be treated as a singleton.

Section 73.509 Allocation Study

The proposed facility as amended was studied with respect to all nearby possible interferees and interferors. Figure 1 depicts the applicable service and interfering contours of all pertinent stations, permits, and applications. Contours which are not permitted to overlap under 73.509 are depicted in same colors. For example, the 60 dBu F(50,50) service contour from the proposed new NCE FM on Channel 201 and the 40 dBu F(50,10) interfering contours from the co-channel Athens application and co-channel WFHL are all depicted in green. As illustrated, no prohibited overlap will be created or received by the proposed facility. The RadioSoft ComStudy program was employed to create the allocation study and map.

TV Channel 6 Protection

The only full power TV or Class A LPTV stations on Channel 6 within 235 km. of the proposed Channel 204 NCE FM is WLNE-TV at New Bedford, MA (60.38 km) and WEDY-DT at New Haven, CT (199.5 km). Both are affected stations under 73.525. The proposed facility will employ vertical-only ERP and the interference area is located entirely outside of any city with a population of 50,000 or more. Therefore, the formula in 73.558(c)(4)(i) was employed to reduce the proposed NCE ERP by a factor of 40 for purposes of determining the population and area affected by the interference (i.e. study was performed at 3.75 Watts.)

Note 1: The Athens application was dismissed on November 8, 2007 pursuant to FCC 07-179, for violation of 10 application limit (Dale F. Jackson). Petition for Reconsideration filed 11/30/07 by ("Athens"). Petition for Reconsideration granted and application reinstated 2/14/2008.

Exhibits 2 and 3 show the relevant service contours of WLNE-TV Channel 6, and the pertinent interfering contours of the proposed new NCE FM. The affected area and population were ascertained using an approach that is more conservative than the locus of contour intersections technique. The interfering contour level of 58.7 dBu F(50,10) was ascertained by adding the -4.3 dB undesired to desired signal ratio from 73.599 Figure 1 that is applicable to the WLNE-TV 66 dBu service contour (the most conservative U/D ratio) to the 63 dBu service contour (the most conservative WLNE-TV service contour.)

The affected area and population count were determined utilizing the RadioSoft ComStudy program by counting the population within the proposed new NCE FM 58.7 dBu F(50,10) interfering contour. The affected population is 2,104 persons in an area of 23.3 sq. km. (Approximately 33% of this area is over water.) Since the area contains fewer than 3,000 persons, the proposal complies with 73.525(c).

Environmental Considerations

The applicant proposes to mount its antenna on an existing tower with the center of radiation 19 meters above ground level. Therefore, this proposal will have no environmental impact other than RFR exposure.

Compliance with RFR exposure rules was established using the RF worksheets in Worksheet #7 of Form 340 Instructions.

The tower is inaccessible to the general public and will be marked with appropriate warning signs. The applicant will reduce power or cease operation as necessary to protect workers having access to the tower from RFR exposure in excess of FCC guidelines.

Figure 1 – Allocation Study

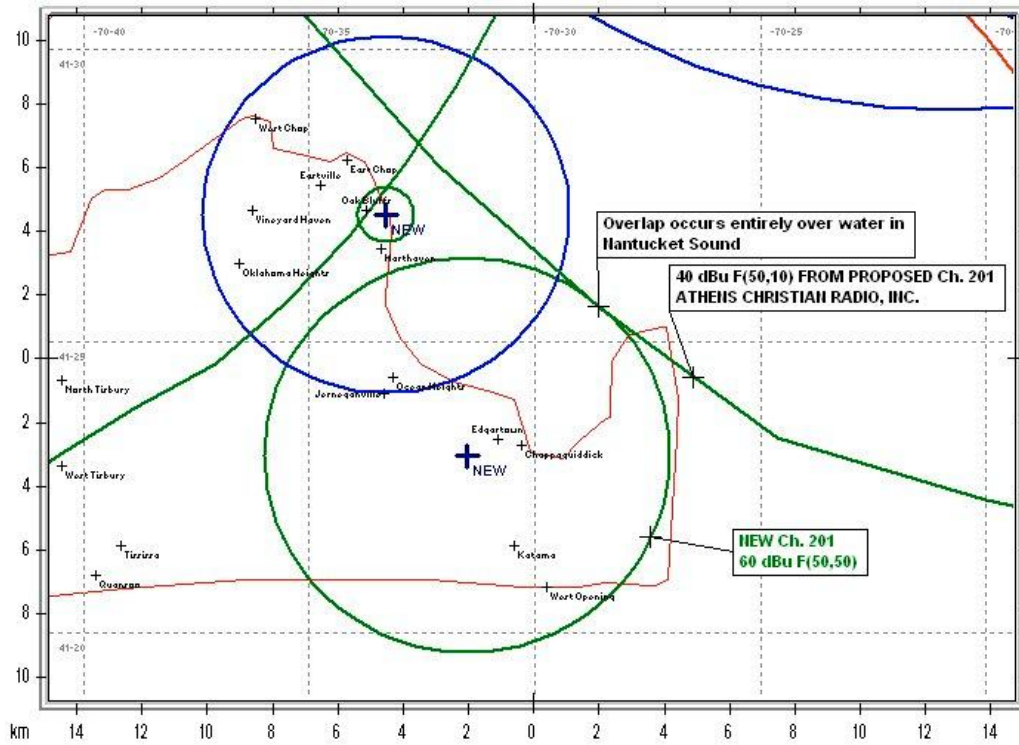
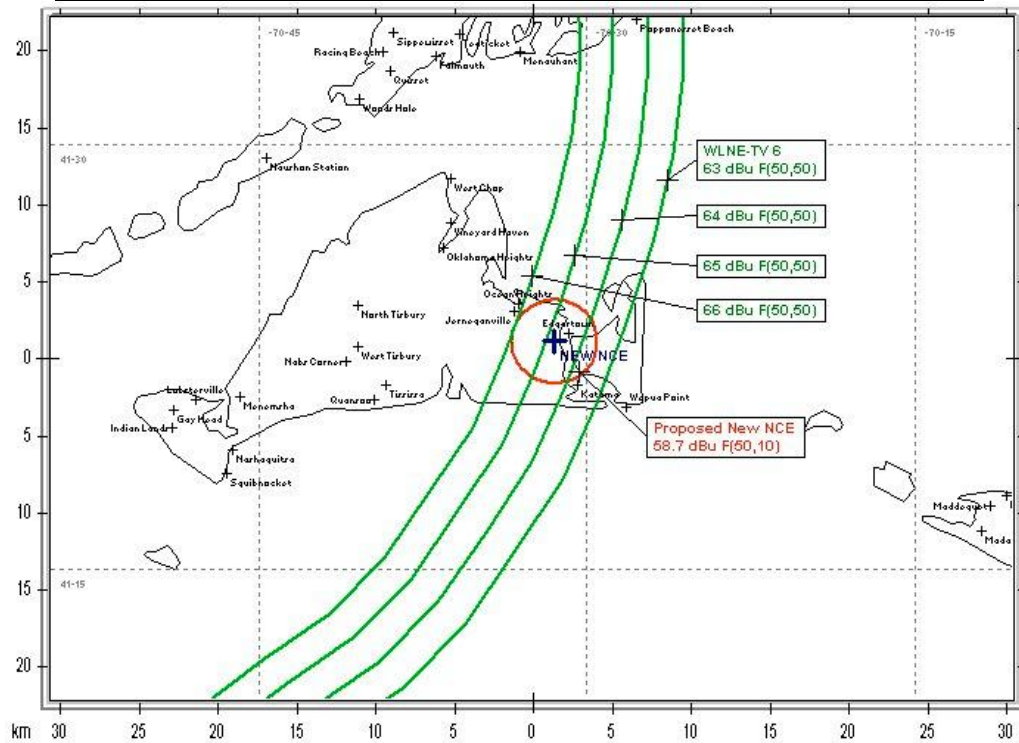


Figure 2 – TV Channel 6 Study for WLNE-TV at New Bedford, MA



Proposed NCE Shown at 0.0375 kW Vertical-Only Polarization *Pop = 2104

Correction: Proposed NCE Shown at 3.75 Watts V-Only * Pop = 2,104