

EXHIBIT 25

SECTION 73.207 SEPARATION STUDY

Table 1 shows the spacing study performed for the proposed WYAB facilities. All minimum spacing requirements of 47 C.F.R. §73.207 are met with the exception of WQST-FM, 223C, Forest, Mississippi and KQID-FM, 226C, Alexandria, Louisiana. §73.215 processing is requested to resolve the short-spacing of KQID-FM (see Exhibit 29.)

WQST-FM Reclassification as C0

The proposed WYAB facilities do not meet the minimum spacing requirements of §73.207 with regard to station WQST-FM, 223C, Forest, Mississippi. WQST-FM's current antenna height above average terrain is 302 meters which is less than the 451 meters currently required of a class C facility. As such, WQST-FM is subject to reclassification as a class C0 facility per §73.202.

A frequency search indicates that no other frequencies are available at the location of the proposed WYAB facilities nor at the location of the current WQST-FM facilities that would allow WQST-FM to remain a class C facility.

Reclassification of WQST-FM as a C0 facility was previously proposed in 2002 as part of an unrelated petition for rulemaking. In conjunction with that petition, the Commission issued an Order to Show Cause (DA 02-2310) directed to American Family Association, Inc. (AFA,) licensee of WQST-FM, released September 27, 2002. AFA did not respond to this order indicating assent to a reclassification of WQST-FM as a C0 facility.

Reclassification of WQST-FM was also proposed on September 6, 2002 by Capstar Tx Limited Partnership, licensee of station WESE, Baldwin, Mississippi as part of a minor change application. AFA again failed to respond.

AFA filed an application (BPED-20030905ABL) to preserve class C status for WQST-FM on September 5, 2003, a full year after two triggering applications sought its reclassification as C0. This application was dismissed by the Commission on January 29, 2004.

Unity Broadcasting, licensee of WGDQ, Hattiesburg, Mississippi, filed a petition for rule making on September 13, 2004 that also proposed reclassification of WQST-FM as class C0.

On October 13, 2004, AFA again filed an application to preserve class C status for WQST-FM (BPED-20041013AAQ.) It is the position of SSR Communications and others that the current application to change WQST-FM's facilities to class C is invalid. (See Note 1 in Table 1 and objections filed to application BPED-20041013AAQ.) Additionally, SSR asserts that WQST-FM should have been reclassified as a class C0 facility in late 2002 when AFA failed to respond to two triggering applications. Therefore, an additional notification to AFA of a proposed reclassification as C0 as part of this WYAB minor change application is not necessary.

Spacing between the proposed WYAB facilities and WQST-FM is evaluated in this exhibit with WQST-FM treated as a class C0 facility. When the distance between WQST-FM's transmitter and the proposed WYAB coordinates is computed and rounded to the nearest kilometer per §73.208(c), the distance is found to be 86 km. The minimum distance between class A and class C0 stations on third-adjacent channels is 86 km per §73.207 indicating that the proposed WYAB facilities fully space WQST-FM on channel 223C0.

Table 1: Section 73.207 Separation Study

Proposed Station: WYAB, Benton, Mississippi
Channel: 226 A
Coordinates: 32-41-03 N (NAD27)
90-15-10 W

CDBS Application Number	Callsign	Record Type	Channel / Class	Community	State	Distance (km)	Minimum Distance per 73.207b1 (km)	Margin (km)	
203458	WQST-FM	LIC	223 C	FOREST	MS	85.55	95.00	-9.45	Note 1
290556		USED AL	223 C	FOREST	MS	85.55	95.00	-9.45	Note 1
1019448	WQST-FM	APP	223 C	FOREST	MS	85.55	95.00	-9.45	Note 2
100355	KQID-FM	LIC	226 C	ALEXANDRIA	LA	217.59	226.00	-8.41	Note 3
290857		USED AL	226 C	ALEXANDRIA	LA	217.59	226.00	-8.41	Note 3
1020616		PROP AL	223 C0	FOREST	MS	85.55	86.00	-0.45	
299972		USED AL	228 A	CLINTON	MS	32.59	31.00	1.59	
1020584		PROP AL	226 C3	SUMRALL	MS	148.22	142.00	6.22	
217779	WHJT	LIC	228 A	CLINTON	MS	39.12	31.00	8.12	
153613	WSYE	LIC	227 C	HOUSTON	MS	174.49	165.00	9.49	
604027		PROP AL	280 A	FLORA	MS	22.52	10.00	12.52	
290926		USED AL	227 C	HOUSTON	MS	180.57	165.00	15.57	
234291	WDTL-FM	LIC	225 C2	CLEVELAND	MS	122.84	106.00	16.84	
300099		USED AL	225 A	HAZLEHURST	MS	88.88	72.00	16.88	
424185	WDXO	LIC	225 A	HAZLEHURST	MS	88.88	72.00	16.88	
289624		USED AL	225 C2	CLEVELAND	MS	126.08	106.00	20.08	
599791	930208MC	CP	226 A	HATTIESBURG	MS	165.48	115.00	50.48	
202345	KLPL-FM	LIC	224 A	LAKE PROVIDENCE	LA	90.54	31.00	59.54	
290660		USED AL	224 A	LAKE PROVIDENCE	LA	90.89	31.00	59.89	
288912		USED AL	226 A	HATTIESBURG	MS	177.10	115.00	62.10	
291489		USED AL	228 A	DELHI	LA	119.00	31.00	88.00	
164755	KGGM	LIC	228 A	DELHI	LA	124.60	31.00	93.60	
299263		USED AL	280 C3	CLEVELAND	MS	123.38	12.00	111.38	
223450	WCLD-FM	LIC	280 C3	CLEVELAND	MS	124.07	12.00	112.07	
430993		VAC AL	229 C2	MONTICELLO	AR	168.65	55.00	113.65	
247678	WKZB	LIC	228 C2	BUTLER	AL	175.98	55.00	120.98	
574065		VAC AL	225 C1	NORTHPORT	AL	256.32	133.00	123.32	

Note 1 It is proposed that WQST-FM be reclassified from class C to C0. The proposed WYAB facilities fully space WQST-FM on channel 223 C0. Please see text for more information.

Note 2 SSR Communications asserts that this application is invalid. Please see text for more information.

Note 3 73.215 processing is requested to resolve the short-spacing of KQID-FM. Please see Exhibit 29 for this analysis.