

EXHIBIT 29
TECHNICAL STATEMENT AND 73.215 PROCESSING REQUEST
WHITE SULPHUR SPRINGS, WEST VIRGINIA 227A
UNITED STATES CP, LLC
FCC FORM 301
MAY 2012

This technical statement is in support of an FCC long form 301 application by United States CP, LLC for a new FM station acquired in FCC auction 93 for White Sulphur Springs, West Virginia on channel 227A. The facility ID is 190380. United States CP, LLC respectfully requests 73.215 processing.

Figure 1 is a channel spacing study from the proposed transmitter site for channel 227A at White Sulphur Springs. The site is at the coordinates of N. $37^{\circ}-48^{\circ}17'$, W. $80^{\circ}-21^{\circ}03'$ (NAD 27). The proposed facility will operate at an RCAMSL of 943 meters, HAAT of 236 meters, and with an ERP of 1.1 kW. There is an apparent short spacing to the first two table entries, but these two entries will be replaced by the proposed facility. The proposed site is on an AM tower. Measurements will be taken before and after installation to make sure that WSLW(AM) is affected. Also, this application will be amended with the letter of compliance from the West Virginia quiet zone.

Figure 2 shows that the 70 dB predicted F(50,50) contour from the proposed facility produces adequate 70 dB coverage over the entire community of White Sulphur Springs.

The proposed facility will be separated to all other stations as required under 73.207 except WSNV in Salem, Virginia on channel 228A and WCWV in Summersville, West Virginia on channel 225B. (Lines 3 and 4 in the table of figure 1.) To meet spacing requirements under 73.215, figure 3 shows that there will not be any overlap of the 54 dB (F50,10) interference contour of either of the proposed facility or the WSNV facility,

with the 60 dB (F50,50) protected contour of the alternate facility. It should be noted that WSNV was adjusted for maximum class A operation with 6 kW ERP at 100 meters HAAT when conducting this overlap study. To meet spacing requirements under 73.215, figure 4 shows that there will not be any overlap of the interference contour of either of the proposed facility or the WCWV facility, with the protected contour of the alternate facility. It should be noted that WCWV was adjusted for maximum class B operation with 50 kW ERP at 150 meters HAAT when conducting this overlap study. The proposed transmitter site meets minimum 73.215 spacing requirements and United States CP, LLC respectfully requests processing under 73.215 of the Commission's rules in regards to the licensed stations WSNV and WCWV.

It was concluded that the proposed operation to be operated at White Sulphur Springs, West Virginia on channel 227A, will be in full compliance with Commission rules and regulations.