

Exhibit 25 - Statement A
NATURE OF THE PROPOSAL
ALLOCATION CONSIDERATIONS
 prepared for
Infinity Broadcasting East, Inc.
 WHFS(FM) Annapolis, Maryland
 Facility ID 72177
 Ch. 256B 45 kW 157 m

Infinity Broadcasting East, Inc. (“*Infinity*”) is the licensee of radio station WHFS(FM), Ch. 256B, Annapolis, Maryland. (FCC File Number BLH-19891006KA). WHFS presently operates with 50 kW effective radiated power (“ERP”) with an antenna height of 140 meters above average terrain (“HAAT”). The instant application seeks to change the WHFS transmitter location, ERP, and HAAT.

The principal community of Annapolis is encompassed by the proposed WHFS 70 dBμ coverage contour. The attached **Figure 1** supplies a coverage contour map for the proposed WHFS facility.

The proposed WHFS antenna will be side-mounted on an existing tower structure. No change in the overall tower structure height is proposed. This existing structure is registered with the Commission, ASR number 1035814.

Allocation Considerations

As detailed in the following table, the licensed WHFS facility is currently short spaced, according to the criteria specified in §73.207 of the Rules, to the following facilities:

38 59 46 N			CLASS = B					
76 39 26 W			Current Spacings					
----- Channel 256 - 99.1 MHz -----								
Call	Channel		Location		Dist	Azi	FCC	Margin
WIHT	LIC	258B	Washington	DC	38.96	264.8	74.0	-35.04
WMZQFM	LIC	254B	Washington	DC	48.71	255.7	74.0	-25.29
WXGMFM	LIC	256A	Gloucester	VA	176.31	176.9	178.0	-1.69
WGLU	LIC	256B	Ebensburg	PA	240.14	311.7	241.0	-0.86
WUSL.C	CP	255B	Philadelphia	PA	168.31	45.7	169.0	-0.69
WUSL	LIC	255B	Philadelphia	PA	168.31	45.7	169.0	-0.69

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WHFS has remained continuously short spaced to second-adjacent stations WIHT(FM) (Ch. 258B, Washington, DC) and WMZQ-FM (Ch. 254B, Washington, DC) since November 16, 1964. Thus, WHFS is "grandfathered" under the provisions of §73.213(a). As such, §73.213(a)(4) of the FCC Rules applies:

"For stations covered by this paragraph (a), there are no distance separation or interference protection requirements with respect to second-adjacent and third-adjacent channel short-spacings that have existed continuously since November 16, 1964."

Therefore, no further consideration of second-adjacent stations WIHT and WMZQ-FM is required with respect to the instant proposal.

The proposed WHFS transmitter site is an existing structure 8.1 kilometers west-northwest (298° True) of the licensed WHFS facility. The location of the proposed WHFS site is:

39° 01' 48" North Latitude
76° 44' 25" West Longitude
(NAD 27)
Antenna Registration Number: 1035814

As shown in the following table, the instant application will eliminate the shortspacing to stations WXGM-FM and WUSL(CP) while decreasing the distance to presently shortspaced station WGLU(FM) (Ch. 256B, Ebensburg, Pennsylvania).

39 01 48 N			CLASS = B					
76 44 25 W			Proposed Spacings					
----- Channel 256 - 99.1 MHz -----								
Call	Channel		Location		Dist	Azi	FCC	Margin
WIHT	LIC	258B	Washington	DC	32.44	256.9	74.0	-41.56
WMZQFM	LIC	254B	Washington	DC	43.01	248.4	74.0	-30.99
WGLU	LIC	256B	Ebensburg	PA	232.27	312.1	241.0	-8.73
WUSL.C	CP -N	255B	Philadelphia	PA	171.02	48.3	169.0	2.02
WUSL	LIC	255B	Philadelphia	PA	171.02	48.3	169.0	2.02
WXGMFM	LIC-N	256A	Gloucester	VA	180.60	174.6	178.0	2.60

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WGLU

In spite of the shortspacing to WGLU (detailed above), **Figure 2** (and a detailed view in **Figure 2A**) show that no prohibited contour overlap would occur between the proposed WHFS and WGLU¹. Further, at 232.28 kilometers, the proposed distance between WHFS and WGLU exceeds the minimum distance specified in §73.215(e). Thus, processing under §73.215 with respect to station WGLU is hereby requested.

For improved accuracy, the WGLU and proposed WHFS contours shown in **Figures 2** and **2A** were calculated at one-degree increments across the 20 degree pertinent arc between the facilities, and with ten-degree increments in other directions. The WGLU antenna HAAT was retrieved from the WGLU engineering data on file at the FCC. Calculation of the WHFS antenna HAAT and all resulting contour distances were determined using N.G.D.C. 30 second terrain data and pertinent data for the proposed facility.

AM Facilities

A search of the FCC's CDBS database revealed no AM facilities within 3.2 kilometers of the proposed WHFS transmitter site.

FCC Monitoring Station Installations

The instant proposal reduces the WHFS distance to the FCC Monitoring Station at Laurel, Maryland from 23.5 kilometers to 16.5 kilometers. Informal discussions have commenced and pertinent technical details regarding the proposed installation have been provided to FCC Enforcement Bureau.

¹WGLU operates with a "grandfathered" facility of 50 kW and 152 meters. Pursuant to §73.215(b)(2)(ii), which specifies that stations are "protected" only to the maximum facilities permitted under their class, the contours shown in **Figures 2** and **2A** depict WGLU with 50 kW at 150 meters HAAT.

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Conclusion

It is thus believed, based on the foregoing, that the facility proposed herein satisfies all of the pertinent Commission Rules and Policies now in effect regarding allocation matters and contour protection.

**EXHIBIT 25 - FIGURE 1
PROPOSED COVERAGE MAP**

prepared October 2004 for
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Facility ID 72177

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