

Exhibit E-4

This exhibit consists of this text and the following single channel spacing study, which demonstrates that the proposed facility would comply with Section 73.207. This single channel spacing study indicates two short spacings, each of which will be addressed in this exhibit.

The first short spacing indicated on the single channel spacing study is to FM station KOTB at Evanston, Wyoming. Since this application pertains to KOTB, and is a relocation for that facility, this short spacing is obviously moot and is of no concern.

The second short spacing indicated is to KLCY-FM at Vernal, Utah. As previously mentioned in this application, and application for that facility to change channel is being filed simultaneously with this application. That facility would move to channel 288C2, which is third adjacent to the channel of operation for KOTB. KLCY plans to relocate to a site located at 40-32-16 North latitude and 109-41-57 West longitude. The reference coordinates for the proposed KLCY allocation would be 40-35-22 North latitude and 109-45-29 West longitude. The distance between the KOTB site, and reference coordinates, to the proposed KLCY transmitter site is 115.6 kilometers by the Commission's flat-earth method, while the distance from the proposed KOTB site to the KLCY reference coordinates is 109.1 kilometers by the Commission's method. In both cases, the

required spacing for a third adjacent class C to C2 allocation is 105 kilometers, as indicated in Section 73.207 of the Commission's Rules. Since the distance to both the reference site and proposed transmitter site for KLCY would exceed this spacing limit, it is respectfully submitted that KOTB would be in compliance with Section 73.207 of the Commission's Rules.

It should be noted that the margin column of the spacing study indicates that the licensed and construction permit facilities for KOSY at Spanish Fork, Utah, and the licensed site for KCPX at Centerville, Utah indicate a short spacing. Although these spacings are slightly shorter than the table, when rounding of the distances is taken into account, it is respectfully submitted that these facilities are in fact in full compliance with Section 73.207 of the Commission's Rules.

Allocation Spacing Study
KOTB-Evanston Wyoming

REFERENCE
40 53 28 N
110 59 44 W

CLASS = C
Current Spacings

DISPLAY DATES
DATA 11-30-00
SEARCH 03-01-01

----- Channel 291 - 106.1 MHz -----

Call	Channel	Location		Dist	Azi	FCC	Margin
KOTB	LIC 291C3	Evanston	WY	51.83	8.1	237.0	-185.17
KLCYFM	LIC 290A	Vernal	UT	129.94	113.7	165.0	-35.06
KOSY	LIC 293C	Spanish Fork	UT	104.51	229.8	105.0	-0.49
KOSY.C	CP 293C	Spanish Fork	UT	104.99	256.2	105.0	-0.01
KCPX	LIC 289C	Centerville	UT	104.99	256.2	105.0	-0.01
RADD	ADD 290C1	Thayne	WY	211.41	351.8	209.0	2.41
RDEL	DEL 290A	Thompson	UT	231.08	155.0	165.0	66.08
RADD	ADD 290A	Thompson	UT	233.32	152.1	165.0	68.32
KYFOFM	LIC 238C1	Ogden	UT	111.64	291.4	41.0	70.64
KYFOFM	LIC 238C1	Ogden	UT	111.90	291.6	41.0	70.90
