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August 2, 2006

Federal Communications Commission  
Media Bureau, Video Division  
445 12<sup>th</sup> St. S.W.  
Washington, D.C. 20554

In evaluating the proposed facility change for WGAY, an evaluation of possible interference according to FCC rules was conducted.

PROPOSED STATION EVALUATION TO POSSIBLE INTERFERENCE CRITERIA

Proposed facility does not interfere with FCC Monitoring Stations

Proposed facility does not interfere with West Virginia quite zone

Proposed facility does not interfere with Table Mountain

Proposed facility is beyond the Canadian coordination distance

Proposed facility is beyond the Mexican coordination distance

Proposed station is OK toward AM broadcast stations

There are spacing and/or contour violations with full service, digital, Class A, and Low Power TV stations.

An evaluation according to OET-69 is presented to support this proposed facility change. In evaluating the proposed facility change for WGAY, an outgoing interference study was executed using the OET-69 Longley Rice Methodology using a signal resolution of 1 km and a spacing increment of 1.0 km with an ERP of 10 kW. The CDBS database of 7/28/2006 was used for this analysis. The following stations were considered in the study:

Call Sign	FCC File Number	City	State	Distance	Bearing
W55AM (55N)	BLTT19910228IE	Big Pine	FL	44.4	78.6
WAMI (69Z)	BLCT19890331LB	Miami	FL	218.2	44.6

Of the considered stations, none showed possible interference:

Should you have any questions concerning this analysis, please contact me and I will be happy to help.

Sincerely,

*Greg Best*

President