

TECHNICAL EXHIBIT
AMENDMENT TO
APPLICATION FOR FM CONSTRUCTION PERMIT
FCC FILE NO. BPH-20130624ABZ
RADIO STATION WALR-FM
PALMETTO, GEORGIA
CH 281C0 100 KW 371 M

Technical Narrative

The technical exhibit of which this narrative is part was prepared to support an amendment to the pending application for construction permit for WALR-FM on Channel 281 at Palmetto, Georgia. This amendment has been prepared in response to the FCC'S letter of 8/5/2013 which indicated that WALR-FM application had an acceptance defect as the facility and assignment sites did not meet the minimum spacing requirements of Section 73.207 with respect to the construction permit operation of WVFJ-FM on channel 227C0 at Greenville, Georgia (BPH-20091124ACF).¹ Specifically, this amendment requests a waiver of Section 73.207 with respect to the short-spacing with WVFJ-FM and also specifies a different assignment (allotment) site which is fully-spaced to WVFJ-FM. No other changes are proposed.

One-Step Upgrade Allotment Coordinates

This application seeks authorization for WALR-FM to continue to operate without changing any technical parameters. For WALR-FM to maintain its presently licensed (BLH-20070314ABH) Class C0 facility however, it must seek authority via the "one-step" upgrade process because WALR-FM was allocated to Channel 281C1 at Palmetto by

¹ FCC Letter dated August 5, 2013 from Rodolfo F. Bonacci, Assistant Chief, Audio Division, Media Bureau to Cox Radio, Inc.; In re: WALR-FM, Palmetto, GA, Facility ID No.: 48728, Cox Radio, Inc., ("Cox"), BPH-20130624ABZ.

BPH-20091124ABA. The following are the channel 281C0 allotment reference coordinates (NAD27).

33° 24' 53" North Latitude
084° 57' 35" West Longitude

Figure 1 is an allocation study based on Section 73.207 for channel 281C0 at the allotment reference coordinates. The proposed allotment reference coordinates satisfy the Commission's minimum distance separations contained in Section 73.207(b) of the Commission's Rules except with respect to stations WCLE-FM on Channel 281A at Calhoun, Tennessee and WZTR on Channel 282A at Dahlonega, Georgia. However, as stations WCLE-FM and WZTR short-spaced WALR-FM's currently licensed channel 280C0 operation pursuant to Section 73.215, the current distances between WALR-FM's licensed site and the transmitter sites for WCLE-FM (206 km, when rounded) and WZTR (136 km, when rounded) are considered to be the pertinent separation under 73.207(b).² As indicated by Figure 1, the channel 281C0 allotment reference coordinates comply with Section 73.207(b) on this basis.

Figure 2 is a coverage map showing that the allotment site 70 dBu reference contour entirely encompasses the principal community of Palmetto.³ Figure 2 also depicts the FCC predicted 70 dBu contour based on the proposed WALR-FM facilities. As the map illustrates, the FCC predicted 70 dBu contour entirely encompasses the principal community of Palmetto.

² This is the same methodology used in *Killeen and Cedar Park, Texas*, MM Docket No. 98-176, RM-9363, DA 00-143, 15 FCC Rcd 1945 (M.M. Bur. 2000).

³ At the allotment stage, the Commission typically employs the reference city coverage contour, assuming uniform terrain in all radial directions, to determine if an allotment site will satisfy the Commission's coverage criteria. This was used in this instance.

Existing Transmitter Location

The WALR-FM transmitting facility will be located on its existing Class C0 licensed supporting structure. The location is uniquely described by the following geographic coordinates (NAD27):

33° 24' 43" North Latitude
84° 50' 03" West Longitude

FCC Predicted Coverage Contours

The predicted coverage contours for the proposed operation were calculated in accordance with the provisions of Section 73.313. In accordance with current FCC practice, the distances to the contours were calculated without consideration given to terrain roughness correction factors.

The average terrain elevations from 3 to 16 kilometers along 360 radials evenly spaced at 1 degree intervals were obtained from the NGDC 30-second terrain database.

Proposed Site Allocation Study

As shown on Figure 3, Channel 281C0 at the proposed site will satisfy the Commission's minimum separation distance requirements, specified in Section 73.207(b) of the Rules, to all assignments except with respect to the licensed operation of WRBN on Channel 281A at Clayton Georgia, the licensed operation of WDDK on Channel 280A at Greensboro, Georgia, the licensed operation of WZTR on channel 282A at Dahlonga, Georgia, the licensed and application operations of WCLE-FM on channel 281A at

Calhoun, Tennessee and the authorized operation of WVFJ-FM on channel 227CO at Greenville, Georgia. Each short-spacing is addressed below.

Section 73.215 processing is requested toward the licensed operations of WRBN, WDDK, WZTR and WCLE-FM. Stations WRBN, WDDK, WZTR and WCLE-FM are already authorized pursuant to Section 73.215. Therefore, only the actual facilities of WRBN, WDDK, WZTR and WCLE-FM are protected as shown on Figure 8.

With respect to the short-spacing with the pending operation of WCLE-FM (BPH-20130911ABJ), the WCLE-FM application was filed after the WALR-FM application (being amended herein) and does not provide contour protection under 73.215 to WALR-FM's pending application (i.e. it is involved in prohibited contour overlap). Therefore, the WCLE-FM application is considered untimely filed and, therefore, defective.

Waiver of Section 73.207

With respect to the short-spacing with the authorized operation of WVFJ-FM ("CP", BPH-20091124ACR), a waiver of Section 73.207 is respectively requested. The following is provided in support of the waiver request.

The 4 km short-spacing with WVFJ-FM's CP is an intermediate frequency (IF) short-spacing. The minimum distance separation requirements for IF related stations are based on no overlap of the 36 mV/m, F(50,50) field strength contours and were adopted in the Third Report and Order in MM Docket No. 86-144 ("Third Report and Order", adopted February 15, 1989; released April 10, 1989; FCC 89-

62). As indicated by Figure 4, the 36 mV/m contours for the proposed WALR-FM operation and for the WVJF-FM's CP operation do not overlap. Furthermore, as the FCC noted when it adopted IF separations based on no overlap of the 36 mV/m contours, "The new uniform protection level is not an untried standard, but rather it is one that has been in use for some FM station classes for many years without significant problems. Its expansion to include the other classes of FM stations will result in more reasonable and consistent treatment of FM station applications, with no significant likelihood of additional interference."⁴

There are no alternative existing towers which could be used to attain the minimum Class C0 antenna height above average terrain (HAAT) of 300 meters. Specifically, Figure 5, Sheet 1, is a map which depicts the potential areas-to-locate ("ATL") for channel 281C0 that would be fully-spaced to WVFJ-FM's CP (yellow shaded area) and less short-spaced to WVFJ-FM's CP than the proposed WALR-FM operation. These ATL's are considered to be "worst-case" as they were developed based on consideration of the minimum distance separations of Section 73.215(e) and the Class C0 city coverage limits. All existing registered towers located within each ATL have also been shown Sheet 1 of Figure 5. Sheet 2 of Figure 5 tabulates the existing, registered towers located within each ATL along with height data. Studies of each tower determined that it would not be possible to attain a minimum Class C0 HAAT from any of these towers.

⁴ See paragraph 29 of the Third Report and Order.

Station WALR-FM is currently licensed (BLH-20070314ABH) to operate with a nondirectional (ND) effective radiated power (ERP) of 100 kilowatts (kW) and an antenna height above average terrain (HAAT) of 371 meters. In order to eliminate the impermissible short-spacing between the WVFJ-FM CP and WALR-FM, it would be necessary for WALR-FM to downgrade from Class C0 to Class C1 from its current site. This could potentially be accomplished by a reduction in WALR-FM's ND ERP from 100 kW to 60 kW. Figure 6 is a map showing the FM 60 dBu (1 mV/m) primary service contours for WALR-FM's licensed Class C0 operation and the potential downgraded Class C1 operation along with the resulting 60 dBu loss area. It has been determined that a downgrade to Class C1 would result in a loss of 60 dBu service to 495,090 persons.

Figure 6 also shows the other full-time aural services available to the loss area within the WALR-FM 60 dBu contours. The determination of available full-time reception services was based on the criteria set forth in the Second Order on Reconsideration in MB Docket No. 09-52 (RM-11528, adopted October 11, 2012, released October 12, 2012, FCC 12-127) ("Second Order"). Specifically, for FM service (commercial and noncommercial educational) the Class service contour was used based on the authorized (licensed or permitted) facilities using actual terrain, the NGDC 30-second terrain database and the FCC's standard prediction method. For AM fulltime service, the common area within the daytime 2 mV/m contour and nighttime interference-free (NIF) contour was used. Figure 7 tabulates the AM and FM stations whose contours are shown on Figure 6. The numerals within the WALR-FM 60 dBu loss area indicate the number of available services. Only those areas receiving four or fewer services (i.e. "underserved" areas) in the WALR-FM 60

dBu loss area have been identified. It has been determined that 8,962 persons will be underserved within the WALR-FM 60 dBu loss area.

Radiofrequency Electromagnetic Field Exposure

The proposed facility has been evaluated in terms of potential radiofrequency electromagnetic field exposure at ground level in accordance with OET Bulletin No. 65, *Evaluating Compliance with FCC Specified Guidelines for Human Exposure to Radiofrequency Electromagnetic Fields*.⁵ The power density at the base of the tower was calculated using the appropriate procedure contained in Section 2, Supplement A, *Additional Information for Radio and Television Broadcast Stations*, of the Bulletin.

For the calculation, a combined horizontal and vertical polarized effective radiated power of 200 kilowatts is employed with a radiation center of 346 meters above ground level. Using an assumed "worst-case" downward relative field value of 0.5, it is calculated that the maximum power density at ground level resulting from this facility is less than 0.007 mW/cm². This is less than five percent of the maximum Commission guideline value in an uncontrolled environment for a FM radio station.⁶

When it becomes necessary for workers to ascend the tower, appropriate measures, such as reduction or shut down of power if necessary, shall be taken to ensure that

⁵ OET Bulletin 65, Second Edition 97-01, August, 1997.

⁶ The FCC maximum guideline for a FM broadcast station in an uncontrolled environment is 0.2 mW/cm².

the human exposure to radiofrequency electromagnetic will
not exceed the FCC guidelines.



W. Jeffrey Reynolds

September 18, 2013

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SECTION 73.207 SEPARATION STUDY - CH 281C0 ALLOTMENT COORDINATES

Channel: 281 **Coordinates:** 033-24-53 084-57-35 (NAD 27)
Class: C0 **Buffer Distance:** 5 km

Date: 09/17/2013

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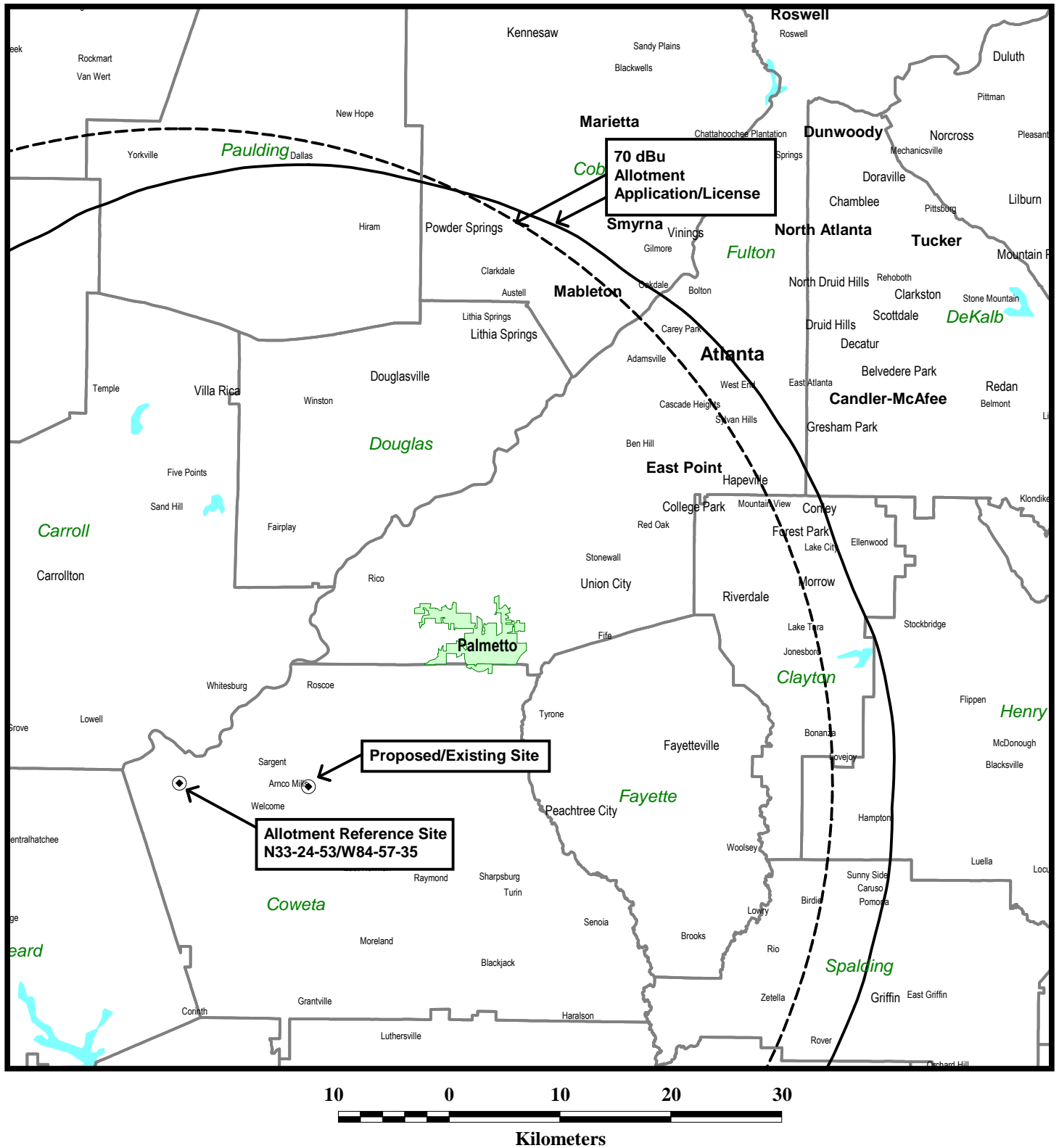
Callsign	Status	Chan.	Serv.	Freq.	City		State	Latitude	Dist.(km)	Sep.(km)	Spacing(km)	
Fac. ID	ARN			Class	DA	Ant. ID	ERP(kW)	HAAT(m)	Longitude	Bear.(deg)	73.215	Comment
WVFJ-FM	CP	227	FM	93.3	GREENVILLE			GA	033-05-10	40.53	41	-0.47
53679	BPH	20091124	ACR	C0	N		38	491	084-46-10	154.11	Y	CLOSE
WVFJ-FM	LIC	227	FM	93.3	MANCHESTER			GA	033-05-10	40.53	37	3.53
53679	BMLED	20110411	ABY	C1	N		27	491	084-46-10	154.11		CLOSE
WALR-FM	RSV	281	FA	104.1	PALMETTO			GA	033-23-40	4.06		
48728				C0					084-55-24	123.71		
WALR-FM	APP	281	FM	104.1	PALMETTO			GA	033-24-43	11.68		
48728	BPH	20130624	ABZ	C0	N		100	371	084-50-03	91.48		
WALR-FM	LIC	281	FM	104.1	GREENVILLE			GA	033-24-43	11.68		
48728	BLH	20070314	ABH	C0	N		100	371	084-50-03	91.48		
WALR-FM	RSV	281	FA	104.1	PALMETTO			GA	033-24-43	11.68		
48728				C1					084-50-03	91.48		
WCLE-FM	LIC	281	FM	104.1	CALHOUN			TN	035-15-59	205.69	215	-9.31
55099	BLH	20040709	ACQ	A	D	64684	2.3	159	084-50-23	3.03	193 Y	SHORT /1
WCLE-FM	APP	281	FM	104.1	CALHOUN			TN	035-15-59	205.69	215	-9.31
55099	BPH	20130911	ABJ	A	N		2.2	159	084-50-23	3.03	193 Y	SHORT/2
WRBN	LIC	281	FM	104.1	CLAYTON			GA	034-54-24	218.32	215	3.32
56201	BMLH	20021011	ABP	A	N		0.37	395	083-24-56	40.15	193 Y	CLOSE
WZTR	LIC	282	FM	104.3	DAHLONEGA			GA	034-29-56	142.02	152	-9.98
34319	BLH	20040709	ACR	A	D	64683	3.7	127	084-08-32	31.8	130 Y	SHORT/3
WHLW	LIC	282	FM	104.3	LUVERNE			AL	031-58-28	195.52	196	-0.48
6655	BLH	19970731	KB	C1	N		13.5	558	086-09-44	215.42	176 Y	CLOSE

/1 Station WCLE-FM short-spaced WALR's licensed channel 281C0 operation at Greenville. Therefore, the allotment coordinates comply with Section 73.207 as the distance to WCLE-FM (205.69 km) rounds to 206 km which is the current distance (when rounded).

/2 The WCLE-FM application does not provide contour protection under 73.215 with respect to WALR-FM's pending application which is being amended herein. Therefore, as the WCLE-FM application was filed after the WALR-FM application, it is considered untimely filed and is, therefore, defective.

/3 Station WZTR short-spaced WALR's licensed channel 281C0 operation at Greenville. Therefore, the allotment coordinates comply with Section 73.207 as the distance to WZTR (142.02 km) exceeds the current distance (136 km, when rounded).

Figure 2



COMPLIANCE WITH SECTION 73.315

RADIO STATION WALR-FM
PALMETTO, GEORGIA
CH 281C0 100 KW 371 M

du Treil, Lundin & Rackley, Inc. Sarasota, Florida

SECTION 73.207 SEPARATION STUDY - PROPOSED SITE/WALR LICENSED SITE

Channel: 281 **Coordinates:** 033-24-43 084-50-03 (NAD 27)
Class: C0 **Buffer Distance:** 10 km

Date: 09/17/2013
Page: 1 of 1

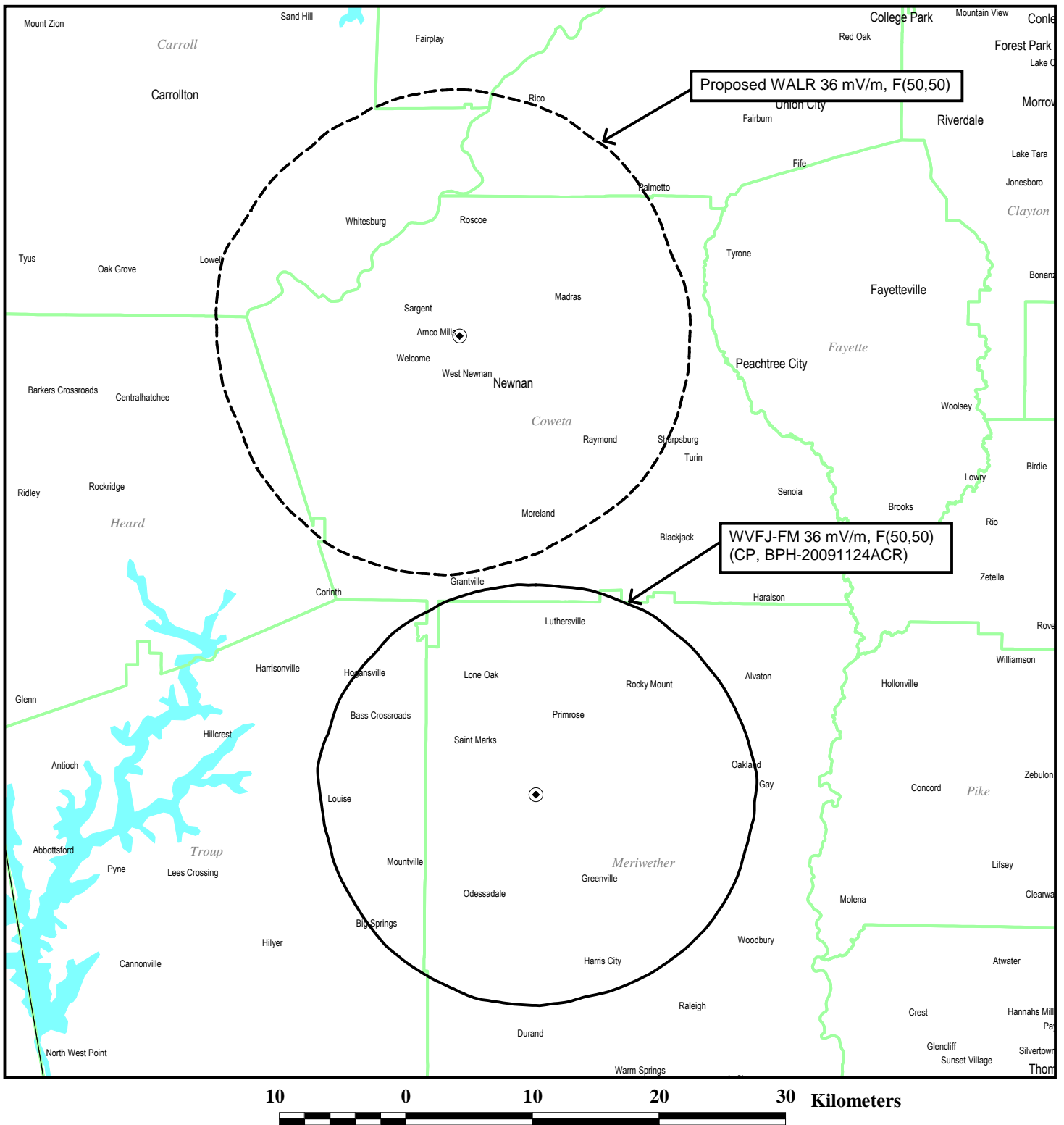
Callsign	Status	Chan.	Serv.	Freq.	City	State	Latitude	Dist.(km)	Sep.(km)	Spacing(km)
Fac. ID	ARN	Class	DA	Ant. ID	ERP(kW)	HAAT(m)	Longitude	Bear.(deg)	73.215	Comment
WVFJ-FM	CP	227	FM	93.3	GREENVILLE	GA	033-05-10	36.64	41	-4.36
53679	BPH 20091124ACR	C0	N		38	491	084-46-10	170.55	Y	SHORT/1
WVFJ-FM	LIC	227	FM	93.3	MANCHESTER	GA	033-05-10	36.64	37	-0.36
53679	BMLD 20110411ABY	C1	N		27	491	084-46-10	170.55		CLOSE
WDDK	LIC	280	FM	103.9	GREENSBORO	GA	033-28-29	147.83	152	-4.17
6798	BLH 19981127KC	A	N		5.3	100	083-14-46	86.85	130 Y	SHORT/2
WALR-FM	APP	281	FM	104.1	PALMETTO	GA	033-24-43	0		
48728	BPH 20130624ABZ	C0	N		100	371	084-50-03	90		
WALR-FM	LIC	281	FM	104.1	GREENVILLE	GA	033-24-43	0		
48728	BLH 20070314ABH	C0	N		100	371	084-50-03	90		
WALR-FM	RSV	281	FA	104.1	PALMETTO	GA	033-23-40	8.52		
48728				C0			084-55-24	256.79		
WALR-FM	RSV	281	FA	104.1	PALMETTO	GA	033-24-43	0		
48728				C1			084-50-03	90		
WCLE-FM	APP	281	FM	104.1	CALHOUN	TN	035-15-59	205.71	215	-9.29
55099	BPH 20130911ABJ	A	N		2.2	159	084-50-23	359.86	193 Y	SHORT/3
WCLE-FM	LIC	281	FM	104.1	CALHOUN	TN	035-15-59	205.71	215	-9.29
55099	BLH 20040709ACQ	A	D	64684	2.3	159	084-50-23	359.86	193 Y	SHORT/2
WRBN	LIC	281	FM	104.1	CLAYTON	GA	034-54-24	211.19	215	-3.81
56201	BMLH 20021011ABP	A	N		0.37	395	083-24-56	37.75	193 Y	SHORT/2
WZTR	LIC	282	FM	104.3	DAHLONEGA	GA	034-29-56	136.48	152	-15.52
34319	BLH 20040709ACR	A	D	64683	3.7	127	084-08-32	27.64	130 Y	SHORT/2
WHLW	LIC	282	FM	104.3	LUVERNE	AL	031-58-28	202.29	196	6.29
6655	BLH 19970731KB	C1	N		13.5	558	086-09-44	218.23	176 Y	CLOSE

/1 Waiver of Section 73.207 requested. See Technical Narrative.

/2 Section 73.215 processing requested. See Technical Narrative and Figure 8.

/3 The WCLE-FM application does not provide contour protection under 73.215 with respect to WALR-FM's pending application which is being amended herein. Therefore, as the WCLE-FM application was filed after the WALR-FM application, it is considered untimely filed and is, therefore, defective.

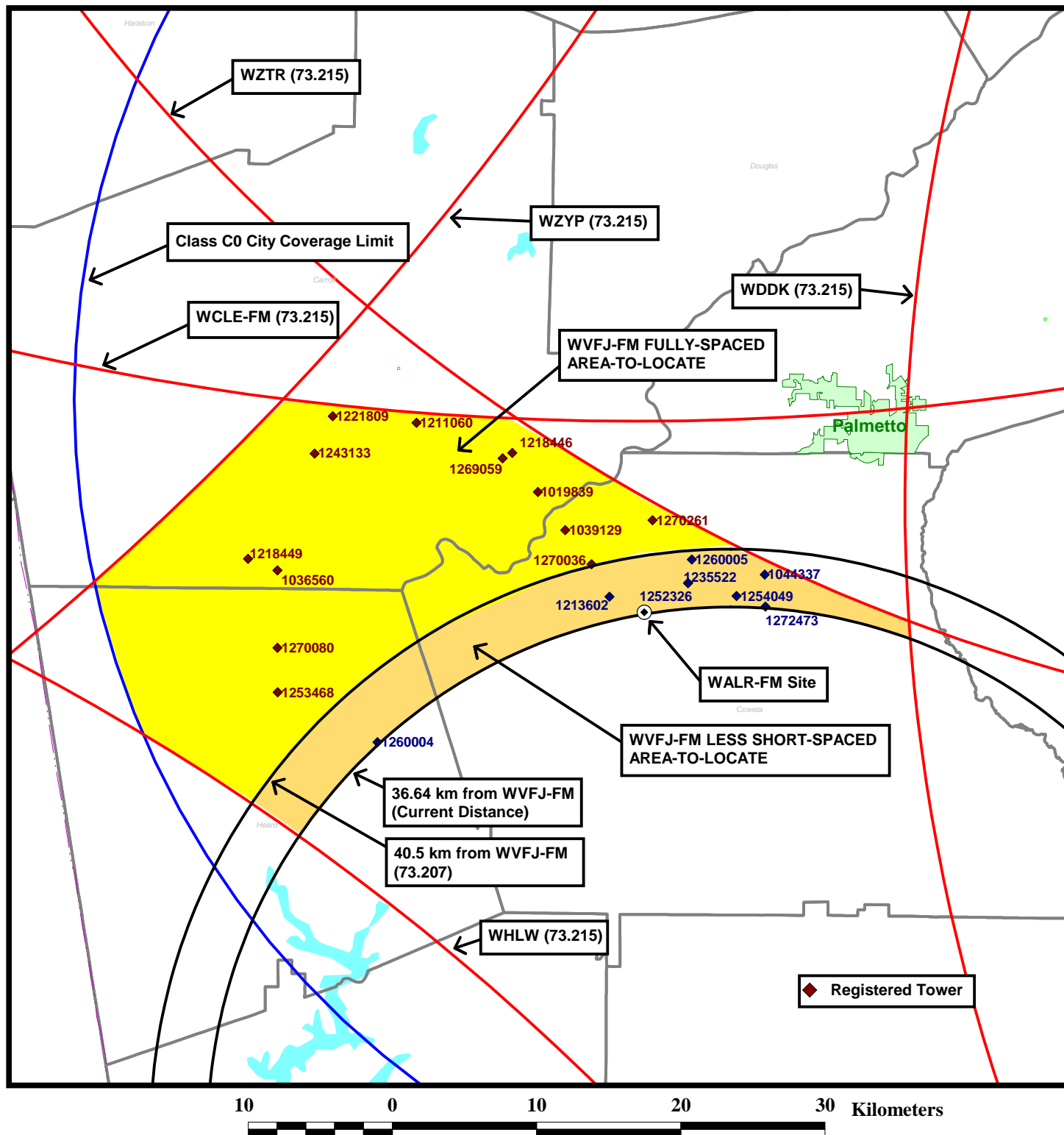
Figure 4



FCC PREDICTED 36 MV/M CONTOURS

FM STATION WALR-FM
PALMETTO, GEORGIA
CH 281C0 100 KW 371 M

du Treil, Lundin & Rackley, Inc. Sarasota, Florida



WVFJ-FM FULLY-SPACED AND LESS SHORT-SPACED AREAS TO LOCATE

RADIO STATION WALR-FM
PALMETTO, GEORGIA
CH 281C0 100 KW 371 M

du Treil, Lundin & Rackley, Inc. Sarasota, Florida

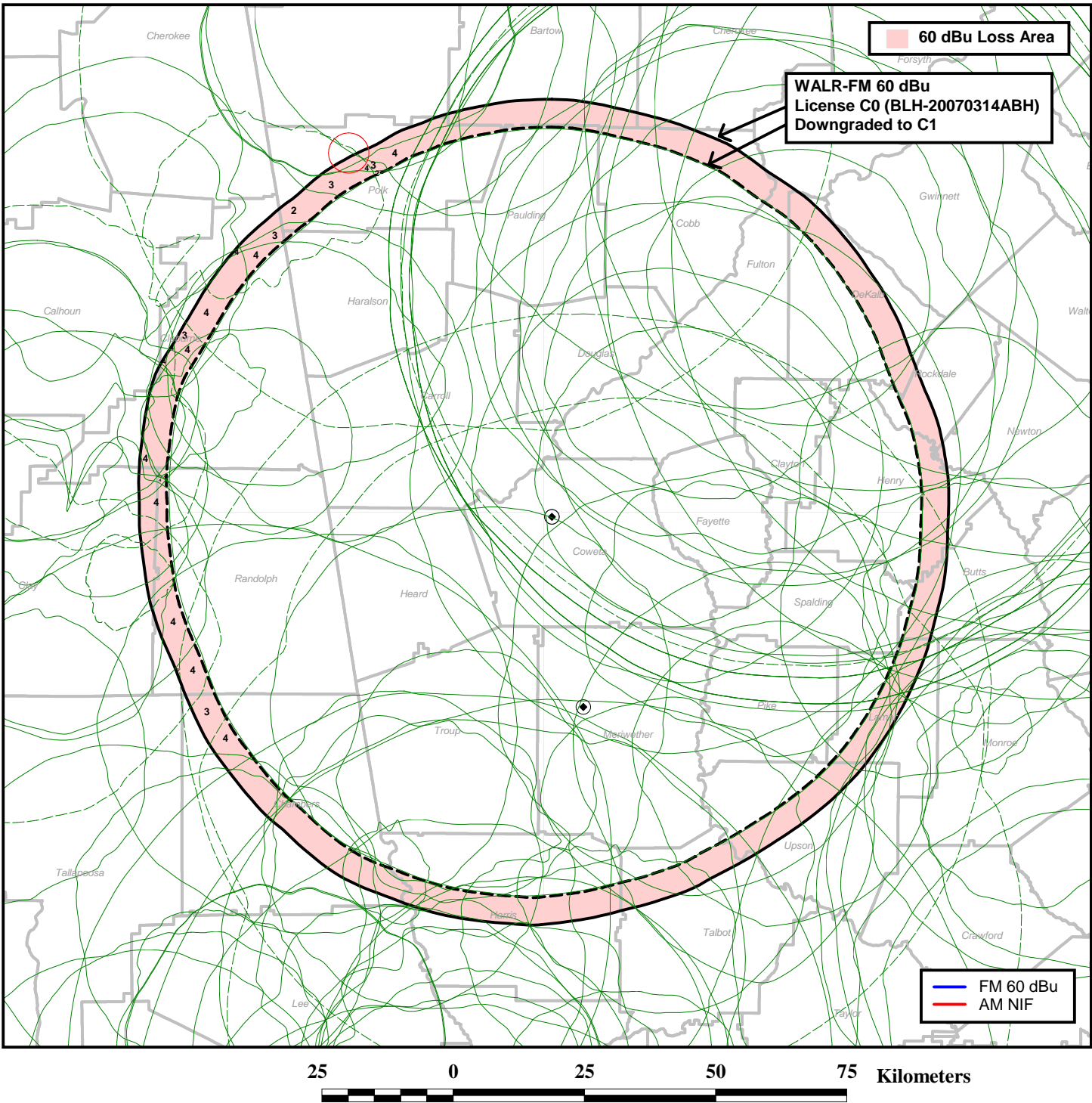
I. REGISTERED TOWERS LOCATED WITHIN THE 73.215 SHORT-SPACED AREA-TO-LOCATE

<u>ASRN</u>	<u>STRUCTURE</u>	<u>GE (m)</u>	<u>OHAGL (m)</u>	<u>OHAMSL (m)</u>	<u>STRUCTURE</u>
1019839	WHITESBURG	280.4	91.4	371.8	TOWER
1270036	Newnan	251.1	48.7	299.8	TOWER
1270080	Franklin	316.9	60.0	376.9	TOWER
1036560	ROOPVILLE	335.3	121.3	456.6	TOWER
1211060	Carrollton	360.3	79.2	439.5	TOWER
1218446	Whitesburg	288.1	79.3	367.4	TOWER
1221809	CARROLLTON	354.8	79.3	434.1	TOWER
1039129	WHITESBURG	242.9	124.9	367.8	TOWER
1243133	Carrollton	359.9	79.2	439.1	TOWER
1253468	Centralhatchee	260.3	74.4	334.7	TOWER
1269059	Whitesburg	291.0	96.0	387.0	TOWER
1270261	Newnan	261.5	47.2	308.7	TOWER
1218449	Oak Grove	362.4	79.2	441.6	TOWER

II. REGISTERED TOWERS LOCATED WITHIN THE WVFJ-FM LESS SHORT-SPACED AREA-TO-LOCATE

<u>ASRN</u>	<u>STRUCTURE</u>	<u>GE (m)</u>	<u>OHAGL (m)</u>	<u>OHAMSL (m)</u>	<u>STRUCTURE</u>
1213602	Newnan	250.8	79.6	330.4	TOWER
1252326	Newnan	280.1	48.8	328.9	TOWER
1044337	MADRES	297.8	119.5	417.3	TOWER
1235522	Newnan	280.4	48.8	329.2	TOWER
1260004	Centralhatchee	261.8	58.2	320.0	TOWER
1260005	Newman	262.1	44.2	306.3	TOWER
1254049	Newnan	289.6	45.7	335.3	MTOWER
1272473	Newnan	273.7	49.3	323.0	TOWER

Figure 6



60 DBU LOSS AREA MAP

FM STATION WALR-FM
GREENVILLE, GEORGIA
CH 281C0 100 KW 371 M

du Treil, Lundin & Rackley, Inc. Sarasota, Florida

Tabulation of Other FM Full-Time Services
Available to WALR-FM 60 dBu Loss Area

FM Stations

<u>Call Sign</u>	<u>Status</u>	<u>Community of License</u>	<u>State</u>	<u>CHANNEL</u>
WFXO	LIC	ASHLAND	AL	252 A
WUMJ	LIC	FAYETTEVILLE	GA	248 C3
WPWB	LIC	BYRON	GA	213 C2
WABE	LIC	ATLANTA	GA	211 C0
WLJS-FM	LIC	JACKSONVILLE	AL	220 A
WYFW	LIC	WINDER	GA	208 A
WYFK	LIC	COLUMBUS	GA	208 C2
WEGL	LIC	AUBURN	AL	216 A
WMOQ	LIC	BOSTWICK	GA	222 A
WBCX	LIC	GAINESVILLE	GA	206 A
WGPB	LIC	ROME	GA	249 C3
WNNX	LIC	COLLEGE PARK	GA	263 C2
WTSH-FM	LIC	ARAGON	GA	296 C1
WBTR-FM	LIC	CARROLLTON	GA	221 A
WTGZ	LIC	UNION SPRINGS	AL	230 C3
WRDA	LIC	CANTON	GA	289 C2
WWPW	LIC	ATLANTA	GA	241 C0
WCLK	LIC	ATLANTA	GA	220 A
WSBB-FM	LIC	DORAVILLE	GA	238 C1
WZGC	LIC	ATLANTA	GA	225 C1
WWEV-FM	LIC	CUMMING	GA	218 C2
WGZZ	LIC	WAVERLY	AL	232 A
WFXE	LIC	COLUMBUS	GA	285 A
WYDK	LIC	EUFAULA	AL	250 A
WELR-FM	LIC	ROANOKE	AL	272 C3
WJGA-FM	LIC	JACKSON	GA	221 A
WFRC	LIC	COLUMBUS	GA	213 C3
WKKR	LIC	AUBURN	AL	249 A
WMXA	LIC	OPELIKA	AL	244 A
WKEU-FM	LIC	THE ROCK	GA	205 C2
WJSP-FM	LIC	WARM SPRINGS	GA	201 C1
WRAS	LIC	ATLANTA	GA	203 C1
WPZE	LIC	MABLETON	GA	273 A
WFXM	LIC	GORDON	GA	296 A
WCCV	LIC	CARTERSVILLE	GA	219 C2
WJCK	LIC	PIEDMONT	AL	202 C3
WPCH	LIC	GRAY	GA	243 C3
WZCH	LIC	WARNER ROBINS	GA	273 A
WTDR-FM	LIC	TALLADEGA	AL	224 A
WUBL	LIC	ATLANTA	GA	235 C1

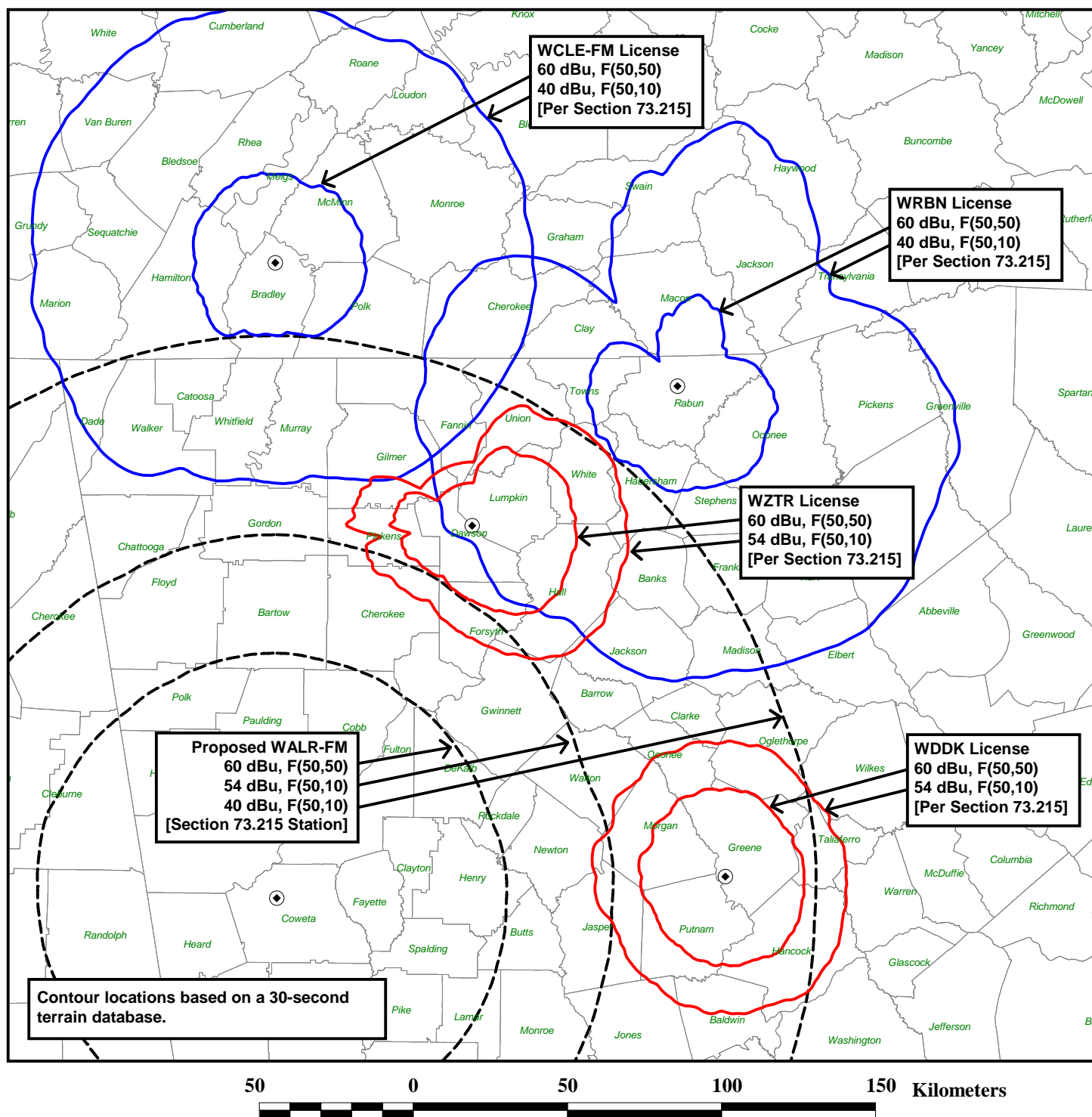
WSRM	LIC	COOSA	GA	228 A
WSTR	LIC	SMYRNA	GA	231 C0
WAMJ	LIC	ROSWELL	GA	298 C2
WJTG	LIC	FORT VALLEY	GA	217 C1
WZTR	LIC	DAHLONEGA	GA	282 A
WKZJ	LIC	EUFAULA	AL	224 C2
WLKQ-FM	LIC	BUFORD	GA	272 A
WEBT	LIC	LANGDALE	AL	218 A
WVRK	LIC	COLUMBUS	GA	275 C
WMGP	LIC	HOGANSVILLE	GA	251 C3
WQTU	LIC	ROME	GA	272 A
WQMJ	LIC	FORSYTH	GA	261 A
WBFA	LIC	FORT MITCHELL	AL	252 A
WMVV	LIC	GRIFFIN	GA	214 C2
WDEN-FM	LIC	MACON	GA	256 C1
WQSI	LIC	TUSKEGEE	AL	240 A
WYAY	LIC	GAINESVILLE	GA	294 C
WOAK	LIC	LA GRANGE	GA	215 A
WIOL-FM	LIC	WAVERLY HALL	GA	239 A
WRLD	LIC	VALLEY	AL	237 C3
WHMA-FM	LIC	HOBSON CITY	AL	238 A
WHTA	LIC	HAMPTON	GA	300 C2
WPEZ	LIC	JEFFERSONVILLE	GA	229 C1
WREK	LIC	ATLANTA	GA	216 C1
WRFG	LIC	ATLANTA	GA	207 C1
WTGA-FM	LIC	THOMASTON	GA	266 A
WKCNC	LIC	FORT BENNING SOUTH	GA	257 C2
WLZN	LIC	MACON	GA	222 A
WPGA-FM	LIC	PERRY	GA	265 A
WCJM-FM	LIC	WEST POINT	GA	265 A
WFSH-FM	LIC	ATHENS	GA	284 C1
WSRV	LIC	GAINESVILLE	GA	246 C
WLTC	LIC	CUSSETA	GA	279 C3
WAGH	LIC	SMITHS	AL	267 C3
WSTH-FM	LIC	ALEXANDER CITY	AL	291 C1
WRDG	LIC	PEACHTREE CITY	GA	244 A
WEKS	LIC	ZEBULON	GA	223 C3
WBZY	LIC	BOWDON	GA	287 C1
WCKS	LIC	FRUITHURST	AL	274 A
WVEE	LIC	ATLANTA	GA	277 C0
WISK-FM	LIC	AMERICUS	GA	254 C3
WKGA	LIC	GOODWATER	AL	248 A
WELL-FM	LIC	WAVERLY	AL	204 C1
WQBZ	LIC	FORT VALLEY	GA	292 C2
WIBB-FM	LIC	FORT VALLEY	GA	250 C3
WRBV	LIC	WARNER ROBINS	GA	269 A
WGSY	LIC	PHENIX CITY	AL	261 A

WTBJ	LIC	OXFORD	AL	217 A
WTJB	LIC	COLUMBUS	GA	219 A
WQNR	LIC	TALLASSEE	AL	260 A
WROK-FM	LIC	MACON	GA	288 C3
WUWG	LIC	CARROLLTON	GA	214 A
WCGQ	LIC	COLUMBUS	GA	297 C0
WKHX-FM	LIC	MARIETTA	GA	268 C0
WWWQ	LIC	ATLANTA	GA	259 C0
WVOK-FM	LIC	OXFORD	AL	250 A
WSB-FM	LIC	ATLANTA	GA	253 C0
WBKG	LIC	MACON	GA	205 C3
WGRW	LIC	ANNISTON	AL	214 A
WWWD	LIC	BOLINGBROKE	GA	271 A
WMVW	LIC	PEACHTREE CITY	GA	219 C3
WBOJ	LIC	LUMPKIN	GA	203 C2
WMGB	LIC	MONTEZUMA	GA	236 C2
WEAM-FM	LIC	BUENA VISTA	GA	264 A
WIVL	LIC	JASPER	GA	202 A
WBRQ	LIC	LA GRANGE	GA	220 A
WPIL	LIC	HEFLIN	AL	219 A
WKNG-FM	LIC	HEFLIN	AL	206 A
WJHO	LIC	ALEXANDER CITY	AL	209 C3
WFAZ	LIC	GOODWATER	AL	215 C3
WCKF	LIC	ASHLAND	AL	264 A
WLEL	LIC	ELLAVILLE	GA	232 A
WBIB-FM	LIC	FORSYTH	GA	206 A
WFDR-FM	LIC	WOODBURY	GA	233 A
WLTS	LIC	BARRETTSVILLE	GA	214 A
WBNB	LIC	EQUALITY	AL	217 A
WJEP	LIC	CUSSETA	GA	216 A
WWGA	LIC	TALLAPOOSA	GA	255 A
WIPK	LIC	CALHOUN	GA	233 A
WTSH-FM	CP	ARAGON	GA	296 C1
WWPW	CP	ATLANTA	GA	241 C0
WJSP-FM	CP	WARM SPRINGS	GA	201 C
WUBL	CP MOD	ATLANTA	GA	235 C1
WJHO	CP	ALEXANDER CITY	AL	209 C2
WZEV	CP	LINEVILLE	AL	213 A
NONE	CP	PIEDMONT	AL	208 C3
NEW	CP	ANNISTON	AL	261 C3

AM Stations

<u>Call Sign</u>	<u>Status</u>	<u>Community of License</u>	<u>State</u>	<u>Frequency</u>
WGAA	LIC	Cedartown	GA	1340 kHz

Figure 8



SECTION 73.215 COMPLIANCE

RADIO STATION WALR-FM
PALMETTO, GEORGIA
CH 281C0 100 KW 371 M

du Treil, Lundin & Rackley, Inc. Sarasota, Florida