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WSJT(FM) FCC 302 Application
Section III Technical, Item 16(b)
Environmental
Infinity Radio Inc.
August 9, 2004

Infinity Radio Inc. (Infinity), the licensee of WSJT, Lakeland, FL., seeks to construct an auxiliary antenna at the same geographic location as its main licensed antenna. Infinity proposes to use an ERI model SHP-6AC, full-wave spaced antenna located at coordinates 27° 40' 22.88" North Latitude, 82° 06' 34.68" West Longitude (NAD27). The proposed ERP is 81 kW H & V with a center of radiation 335 meters above ground level (AGL) and is in compliance with FCC §73.1675(a).

An analysis has been made of the human exposure to RFR using the calculation methodology described in OET Bulletin 65, Edition 97-01, prepared by the FCC Office of Engineering and Technology. This analysis was made using a series of reference points two meters above ground level in the area surrounding the base of the antenna supporting structure.

Calculations indicate that the proposed auxiliary antenna will contribute less than 2% of the MPE for General Population at any point on the ground.

If work is done on the tower or in any other area where over exposure could occur, Infinity, in coordination with the other users will take necessary action to prevent the overexposure of workers on the tower including reducing the WSJT transmitting power or ceasing operation completely.

The instant proposal is categorically excluded from environmental processing since none of the conditions of Sections 1.1306(b)(1), (2), or (3) of the FCC Rules would be involved for the following reasons:

1. The WSJT auxiliary antenna facility will utilize an existing supporting structure that is not in or near any location referenced in Section 1.1306(b)(1) of the FCC Rules as being of environmental interest.
2. The provision of Section 1.1306(b)(2) of the FCC Rules relating to the use of high-intensity strobe lighting does not apply since no change in the existing lighting is proposed.
3. Finally, with regard to RFR exposure concerns, compliance with applicable FCC MPE limits would be achieved.