

## Compliance with 47 C.F.R. 73.207

The proposed facility meets all minimum distance separation requirements with regard to commercial co-channel, first, second, or third adjacent channel stations, and those separated by 53/54 channels, as can be seen in the following channel scan:

REFERENCE			DISPLAY DATES
42 01 56.0 N.		CLASS = A	DATA 06-25-10
97 22 07.0 W.	Current	Spacings to 3rd Adj.	SEARCH 06-25-10
----- Channel 219 - 91.7 MHz -----			

Call		Channel	Location		Azi	Dist	FCC	Margin
KLSB	CP	219C3	Norfolk	NE	278.6	37.4	141.5	-104.1
KWSC	LIC	220A	Wayne	NE	51.4	37.5	71.5	-34.0
KTLX	LIC	220A	Columbus	NE	178.9	65.7	71.5	-5.8
KUTN	CP -D	219A	Utica	NE	175.8	115.2	114.5	0.7
KIOS-FM	LIC	218C1	Omaha	NE	125.5	141.3	132.5	8.8
1221027	APP	218C3	Yankton	SD	352.0	98.3	88.5	9.8
KPCJ	CP -D	220A	Elk Point	SD	39.6	90.5	71.5	19.0
1245232	APP	218A	Yankton	SD	352.0	98.3	71.5	26.8
KAYA	LIC	217C3	Hubbard	NE	62.6	78.2	41.5	36.7
KNSW	LIC	219C1	Worthington-marshall	MN	29.2	236.9	199.5	37.4
KOEC	CP	218A	O'Neill	NE	285.5	110.2	71.5	38.7
KEZO-FM	LIC	222C0	Omaha	NE	125.6	137.8	85.5	52.3
NEW	CP -Z	220C3	Aurora	NE	200.9	141.3	88.5	52.8
KBJW	CP -D	218C1	Chamberlain	SD	315.4	191.7	132.5	59.2
KAOR	LIC	216A	Vermillion	SD	23.5	91.1	30.5	60.6
KQNU	LIC	272C1	Onawa	IA	78.6	82.7	21.5	61.2

Therefore, the proposed facility is in compliance with 47 C.F.R. 73.207.