

Reason for STA Request

Licensee respectfully requests that WBEY-FM be permitted to operate from an alternative transmitter site with the facilities proposed herein due to the inability to negotiate a suitable resolution to several technical issues. In 2009 licensee suffered damages in excess of \$2,000 to its transmitter due to the failure of the landlord to adequately maintain the air conditioning unit. The air conditioning unit is still not adequately maintained to provide dependable service to prevent damage to the transmitting equipment. The landlord has also removed the backup generator needed to maintain the normal operations of WBEY-FM during periods of power failure. The dispute over failure of the landlord to maintain adequate facilities for the operation of WBEY-FM has led to a termination of the lease. Licensee is required to immediately remove all transmitting equipment, transmission cable, and transmitting antennas from the current location.

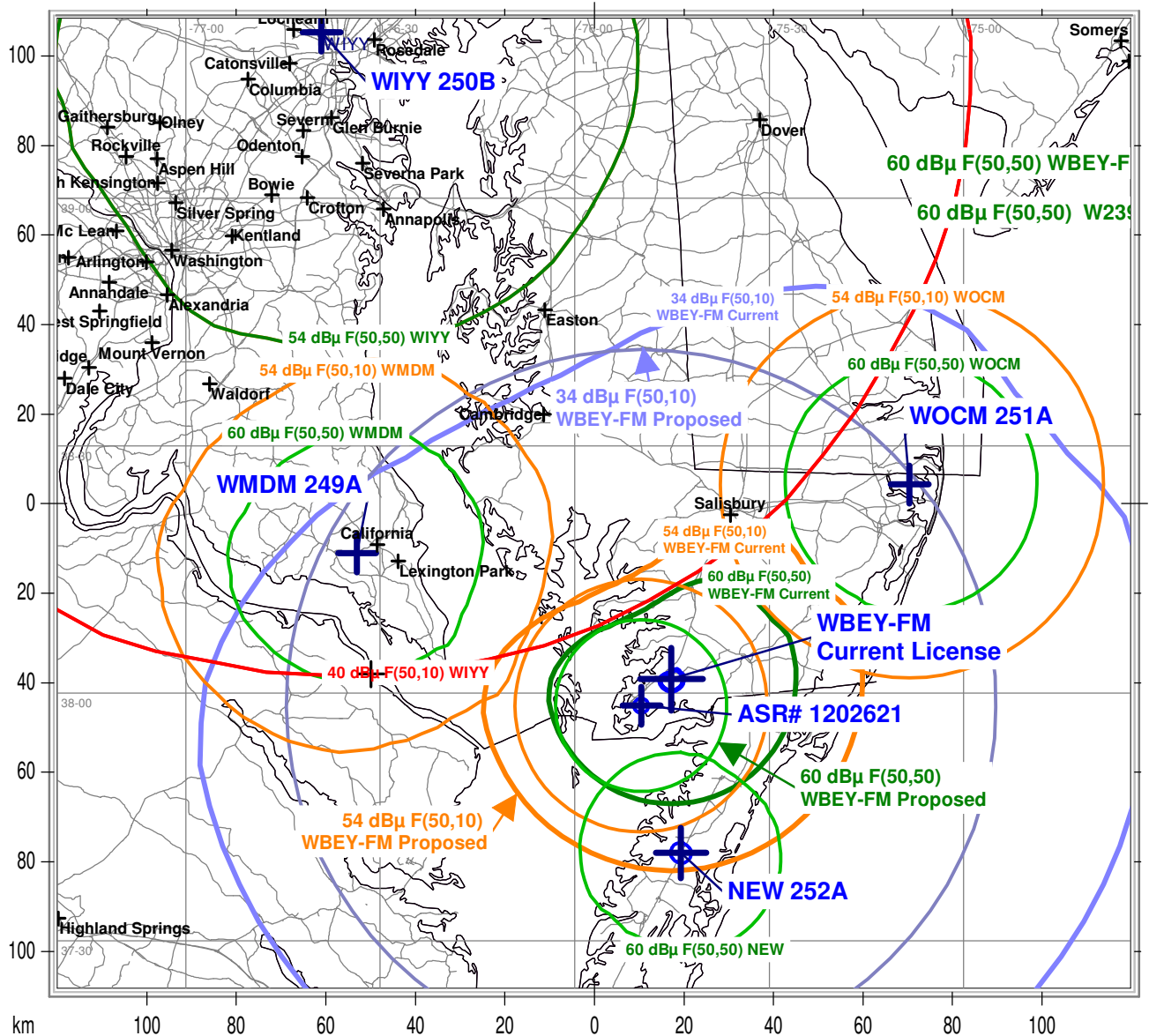
Licensee has made provisions with the owners of ASR# 1202621 to temporarily transmit WBEY-FM from an existing omni-directional, circularly polarized, Jampro 2 bay antenna already mounted at 123m AGL. Licensee intends to broadcast at 750W according to the conditions specified in the instant application. Furthermore, licensee is negotiating a lease with the landlord of ASR# 1202621 to permanently locate WBEY-FM on this tower at AGL 156m, 2.4kW, channel 250A with a 4 bay fully spaced, circularly polarized, custom directional antenna. An application to modify the existing license to the new location will be submitted by the licensee as soon as the lease is negotiated and a contract to build the directional antenna is finalized.

Exhibit 4A identifies all nearby co-channel, 1st adjacent, 2nd adjacent and 3rd adjacent authorizations and applications affected by this proposal. The proposed STA is fully spaced to all authorizations except WIYY. The proposed STA is short spaced to WIYY and meets the contour protection requirements of 47 CFR Section 73.215.

Exhibit 4B attached to this application demonstrates that the 60dB μ F(50,50) contour of the Proposed STA lies within the 60 dB μ F(50,50) contour of the currently licensed facility. Adequate community of license coverage is maintained by this proposal.

Grant of this STA is in the public interest as it will allow the licensee to deploy its resources efficiently and utilize equipment already in place on the proposed transmit site, thereby avoiding unnecessary expenditures and interruptions in service. Furthermore, as WBEY-FM will continue to operate on its currently licensed channel and within its currently authorized contour, the station will not cause any harmful interference and will preserve its service to the community.

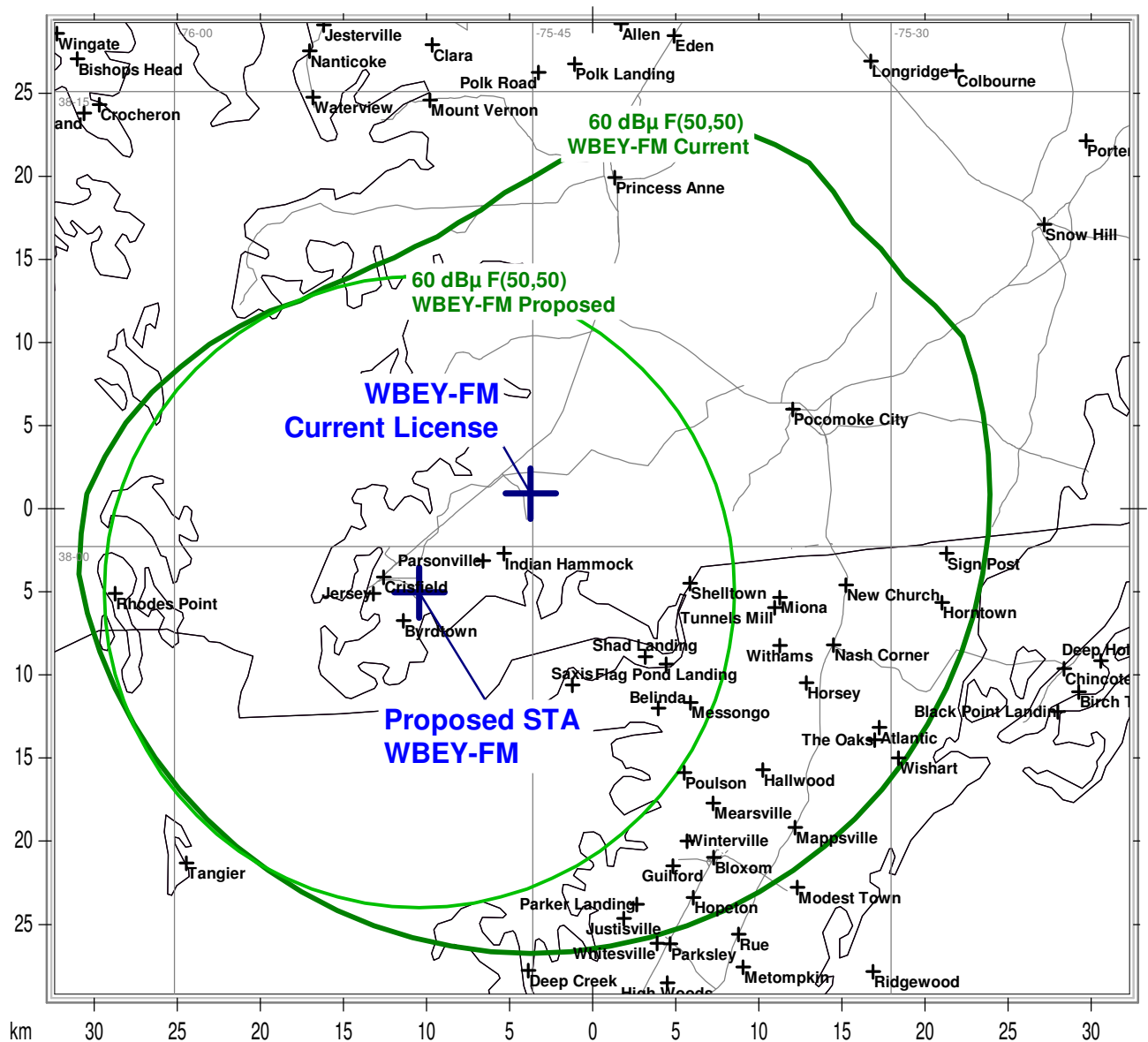
Exhibit 4A WBEY-FM Proposed STA and License Interference Compliance



ASR# 1202621, 123m AGL, 124m HAAT, 250A,750W, JAM 2JLST-0.5

National Borders
 State Borders
 Highways
 Lat/Lon Grid

Exhibit 4B WBEY-FM Proposed STA and License 60dBμ F(50,50)



ASR# 1202621, 123m AGL, 124m HAAT, 250A, 750W, JAM 2JLST-0.5

National Borders
 State Borders
 Highways
 Lat/Lon Grid

Map Scale: 1:401625 1 cm = 4.02 km V/H Size: 58.43 x 64.67 km

Gene Wisniewski World Radio Link, Inc.