

TECHNICAL STATEMENT
RADIO MULTIPLE OWNERSHIP ANALYSIS

This statement and the attached figure were prepared on behalf of Williams Communications, Inc. ("Williams"). Williams has an application for construction pending to modify WRHY(FM) at Centre, Alabama. The purpose of this statement is to demonstrate that the proposed Centre facility modification does not impact the radio multiple ownership. The following stations commonly owned by Williams are included in the multiple ownership analysis:

Call Sign	Location	Facilities
WHMA(AM)	Anniston, AL	1390 kHz 5 kW-D 1 kW-N DA-N
WCLE(AM)	Cleveland, TN	1570 kHz 5 kW-D ND-1
WTRB-FM	Ashland,	CH 252A 1.7 kW (MAX-DA) 188 M
WASZ(FM)	Hobson City, AL	CH 238A 0.53 kW (MAX-DA) 332 M
WCLE-FM	Calhoun, TN	CH 281A 2.3 kW 159 M
WFCT(FM)	Apalachicola, FL	CH 288C2 45 kW 159 M
WFMH(AM)	Cullman, AL	1340 kHz 0.67 kW ND-2
WFMH-FM	Hackleburg, AL	CH 238A 4.1 kW 122 M
WKHC(FM)	Dahlonega, GA	CH 282A 3.7 kW 127 M
WMCJ(AM)	Cullman, AL	1460 kHz 5 kW-D 0.5 kW-N DA-N
WRHY(FM)	Centre, AL	CH 290A 0.53 kW 332 M

Since the subject station modification of WRHY(FM) at Centre does not have its principal community contour overlap any of those in the above tabulation, no ownership study is necessary in accordance with the Federal Communications Commission multiple ownership rules (See Section 73.3555 of the FCC Rules).

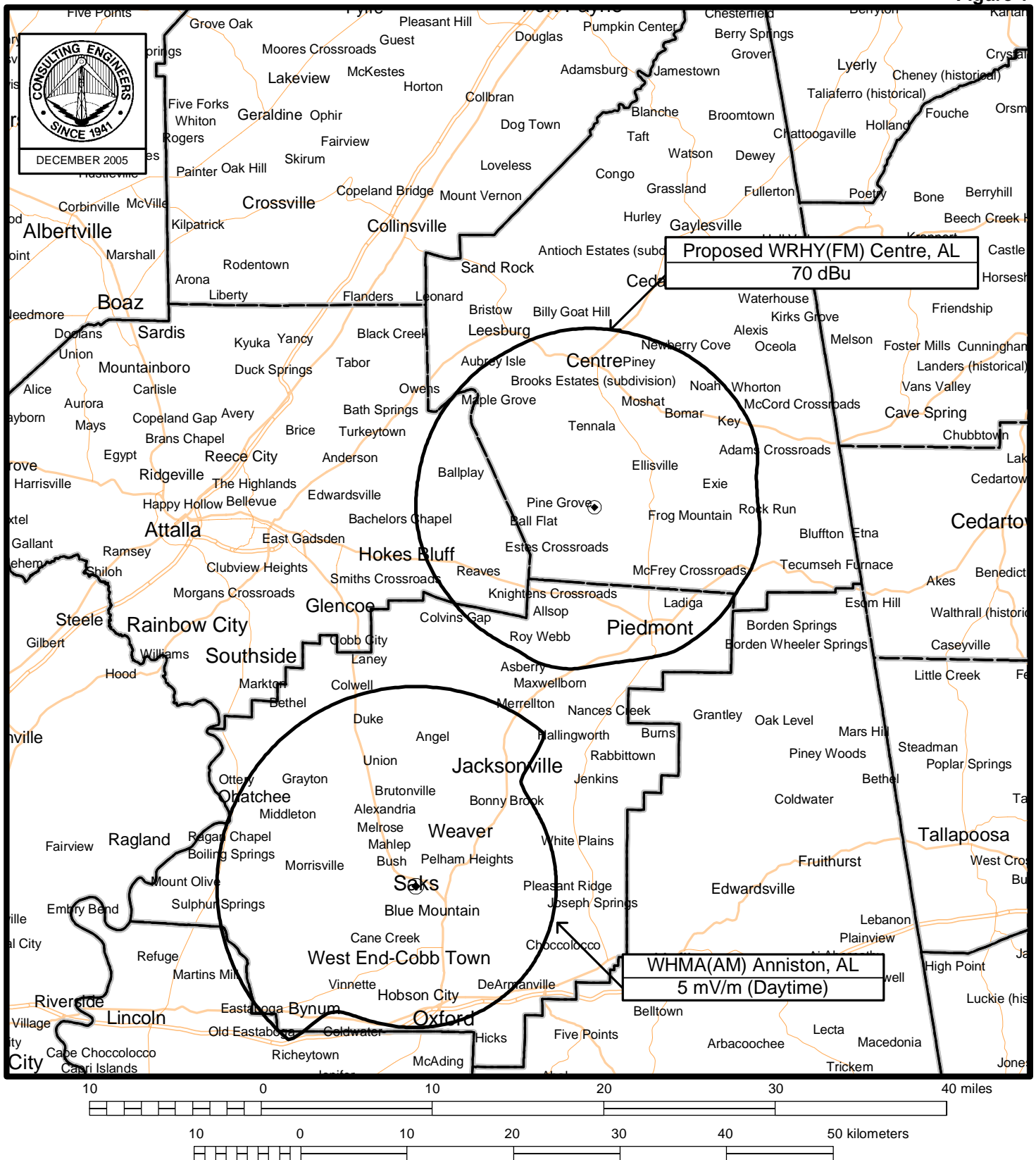
The predicted principal contours for the proposed WRHY(FM) facility and the nearest commonly-owned station of concern are shown on Figure 1.

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Figure 1



PRINCIPAL COMMUNITY CONTOURS OF SUBJECT STATIONS

WILLIAMS COMMUNICATIONS

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