

EXHIBIT 13
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OVERLAP REQUIREMENTS
Bryan Broadcasting License Corporation
Bryan, TX

Figure 13.0 is an allocation study showing the interfering contours for the proposed K247CS facilities in relation to the protected contours for all FM broadcast and FM translator stations operating on channels 244 through 250 which require protection consideration. As shown in this figure, the proposed facilities provide the contour protection required by Section 74.1204(a) of the FCC Rules to all other stations requiring protection consideration except second adjacent channel translator station K249ET - College Station, Texas, which operates on Channel 249. As is documented below in more detail, however, the proposed facilities are not likely to result in any actual interference to K249ET. Thus, based on this lack of interference, Section 74.1204(d) of the FCC Rules permits the attached application to be granted in spite of this prohibited contour overlap.

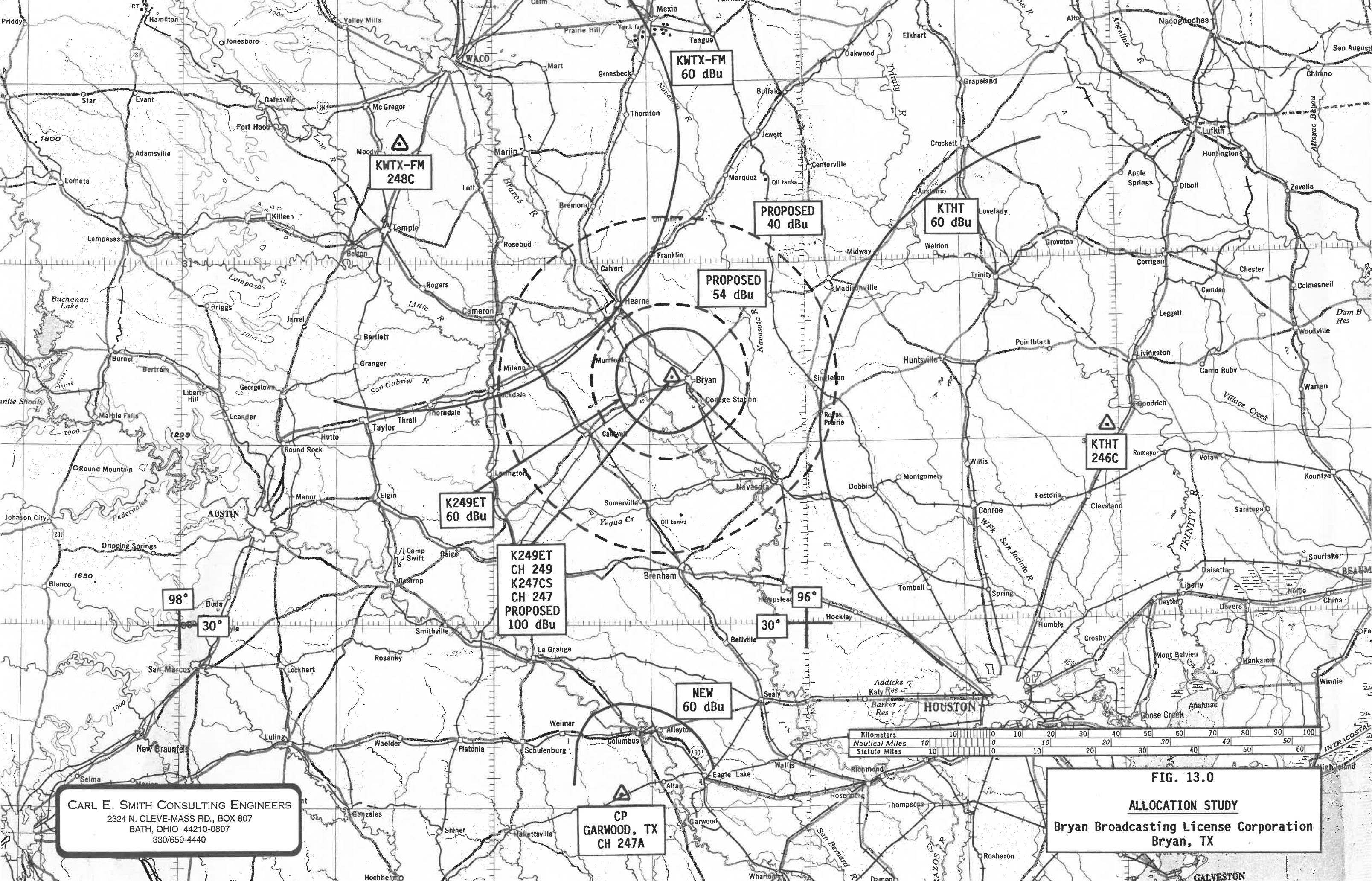
Section 74.1204(a) of the FCC Rules prohibits any overlap between the proposed 100 dBu contour and the 60 dBu protected contour for K249ET. Compliance with this requirement, however, is obviously not possible from this site, since the proposed site is located within the 60 dBu protected contours for K249ET.

It should be noted that the proposed K247CS facilities will be co-located with the licensed K249ET antenna system, with the same operating parameters at only a 9 meter lower height above ground. Thus, at no point in space will the predicted signal strength for the proposed channel 247 facilities exceed the predicted K249ET signal strength by 40 dB or more. Thus, pursuant to Section 74.1204(d) of the FCC Rules, the attached application can be granted in spite of this prohibited contour overlap, due to the total lack of predicted interference to K249ET. If it is deemed to be necessary, a

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waiver of Section 74.1204(a) of the FCC Rules is respectfully requested with regard to this situation.

Table 13.0 is an FM spacing study which demonstrates that the proposed facilities will comply with the intermediate frequency separation requirements outlined in Section 73.207 of the FCC Rules with regard to all existing or proposed stations operating on FM Channel 300.



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FIG. 13.0
ALLOCATION STUDY
Bryan Broadcasting License Corporation
Bryan, TX

TABLE 13.0

FM ALLOCATION STUDY - CHANNEL 247A (97.3 MHz) - BRYAN, TX

 BRYAN BROADCASTING LICENSE CORPORATION
 BRYAN, TX

STUDY COORDINATES: 30/41/16 96/25/32

STATION -----	LOCATION -----	CHANNEL -----	CLASS -----	SPACING (km) -----	REQUIRED SPACING* (km) -----	NOTES -----
KWPW	ROBINSON, TX	300	A	115.34	10.0	

* Required Spacing Per Section 73.207 of The FCC Rules

Notes:

- | | |
|--------------------------------------|----------------------------------|
| 1 - Applied For Under Section 73.215 | 7 - Pending Application |
| 2 - Construction Permit | 8 - Petition For Reconsideration |
| 3 - Channel Deletion Proposed | 9 - Proposed Rulemaking |
| 4 - Move From This Channel Ordered | 10 - Rulemaking Petition |
| 5 - Move to This Channel Ordered | 11 - Short-Spaced |
| 6 - One Step Reference Site | 12 - Vacant Allotment |