

Amendment to Application for Minor Modification (FCC Form 301)
WJES-FM, Saluda, SC
Section II, Question 4
Exhibit 4

Compliance With Radio Ownership Rule

The present application seeks a construction permit to implement a change to the above-referenced station's community of license, to Irmo, South Carolina, and an upgrade in its class, to a Class C3 facility. The FCC previously authorized those changes in a rulemaking proceeding. Following construction and operation of the facilities sought in this application, WJES-FM should be included in the Columbia, SC Arbitron Metro market. Michael C. Casey, a member of the licensee of WJES-FM, Breckenridge Communications, L.L.C. ("Breckenridge"), also is the President and sole stockholder of the licensee of WKSX-FM, Johnston, SC and WJES(AM), Saluda, SC, neither of which are reported in the Columbia Metro market. In addition, as demonstrated on the attached map prepared by the engineering firm Munn-Reese, Inc., the principal community contour of WJES-FM, as proposed in the instant application, will not overlap the relevant contours of either WKSX-FM or WJES(AM). Thus, neither the Commission's current radio ownership rule with respect to stations licensed to Arbitron Metro markets, nor the "interim" radio ownership rule with respect to stations licensed to communities outside of such markets, are implicated as applied to Breckenridge.

On August 24, 2004, the Commission granted an application for the assignment of the license for WJES-FM, from Breckenridge to Double O Radio Corporation ("DORC") (FCC File No. BALH-20040706ABF). That assignment has not yet been consummated. Breckenridge and DORC intend to proceed with the closing on the sale of WJES-FM to DORC following the grant of the instant application. Breckenridge understands that DORC is not the licensee of any other stations in the Columbia, SC Metro. However, Breckenridge understands that a sister company of DORC, Double O South Carolina Corporation ("DOSCC"), is the permittee of an unbuilt construction permit that will serve Forest Acres, SC, which has the call sign WEHA(FM).¹ Upon construction of that station, Breckenridge understands that WEHA likely will also be reported in the Columbia, SC Metro market. Pursuant to §73.3555(a) of the Commission's rules, a combination of two FM stations is permissible in any sized Metro market.

Accordingly, the grant of the instant application would not result in excessive radio ownership in the Columbia Arbitron Metro by either the current or proposed future licensee of WJES-FM.

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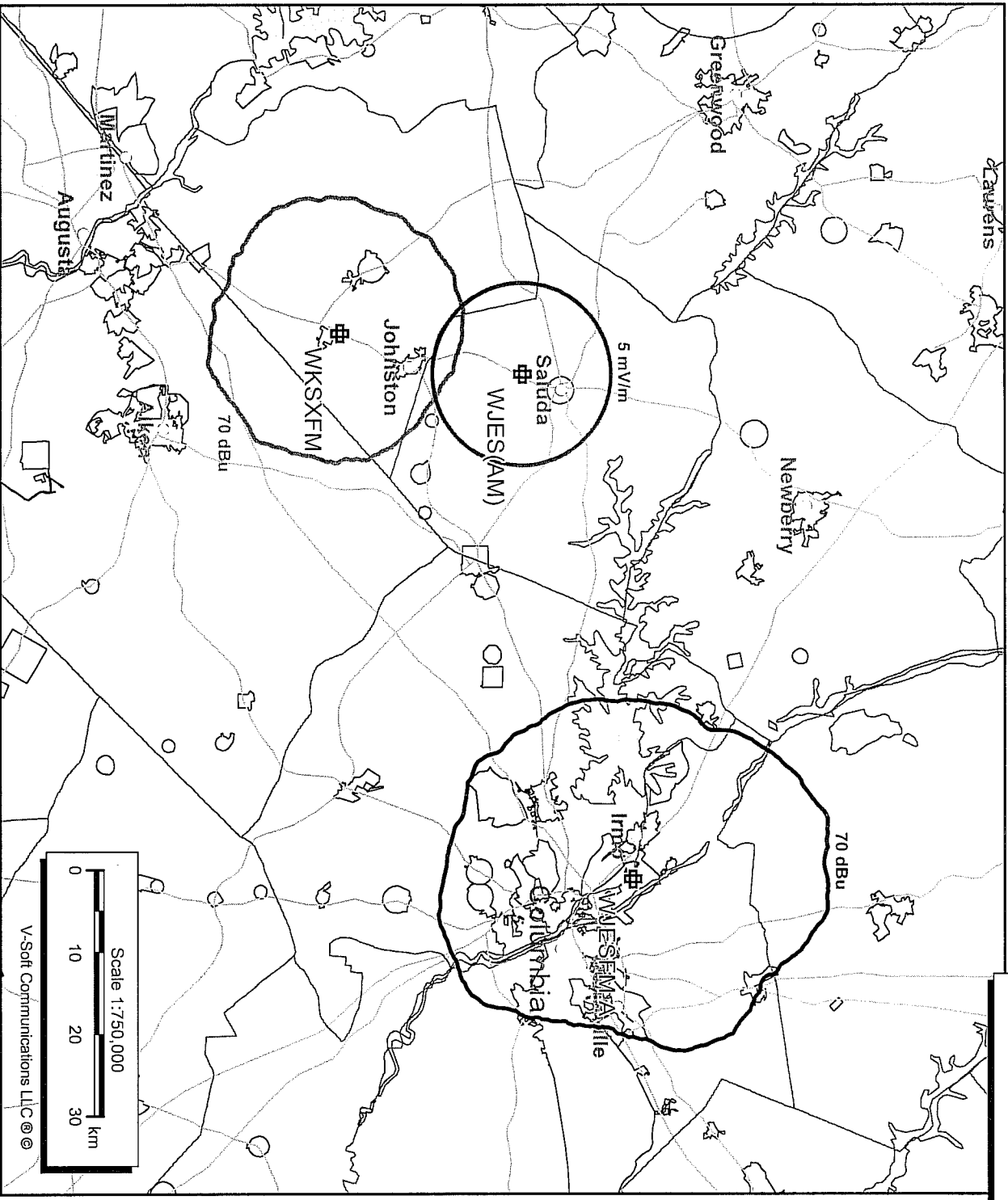
¹ Breckenridge understands that DOSCC filed a request on October 12, 2004 to change the call sign of this facility to "WWNQ."

WJESFM.A
BPH20040602AAR
Imo SC
Latitude: 34-04-55 N
Longitude: 081-07-36 W
ERP: 15.00 kW
HAAT: 130.3 m
Channel: 221
Frequency: 92.1 MHz
AMSL Height: 218.0 m
Elevation: 102.2 m
Horiz. Pattern: Directional
Vert. Pattern: No
Prop Model: None

WKSXFM
BLH19920529KB
Johnston SC
Latitude: 33-45-19 N
Longitude: 081-50-44 W
ERP: 1.80 kW
HAAT: 176.0 m
Channel: 224
Frequency: 92.7 MHz
AMSL Height: 330.0 m
Elevation: 186.0 m
Horiz. Pattern: Omni
Vert. Pattern: No
Prop Model: None

WJES(AM)
BL-20020226ADL
Saluda SC
Latitude: 33-57-27 N
Longitude: 081-47-34 W
Power: 0.35 kW
Freq: 1190 kHz
Daytime Only

Munn-Reese, Inc.



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