

EXHIBIT 12

COMPLIANCE WITH 47 C.F.R. §74.1204 – OVERLAP REQUIREMENTS

This exhibit contains detailed analyses which demonstrate lack of prohibited contour overlap with any other FM broadcast, FM translator, or LPFM authorization in accordance with Section 74.1204.

A search was performed to identify all co-channel and adjacent-channel stations within the range of channel 232 through 238 inclusive that could possibly be impacted by the proposed facility. A tabulation which includes the distances to these stations and a “clearance ratio”, expressed in decibels, between those facilities' protected contours and the proposed facility's respective interfering contour, follows (facilities with greater than 12 dB of clearance margin are not shown in the interest of brevity):

Callsign	City	St	Ch	File Number	CL	Stat	Dist km	Clear
NEW	MOOSIC	PA	235	BNPFT-20030314BWK	D	APP	22.2	-13.5 dB
NEW	SCRANTON	PA	234	BNPFT-20030317MQH	D	APP	29.8	1.1 dB
W234AX	HAZLETON	PA	234	BNPFT-20030828ABD	D	CP	25.5	5.4 dB
W236BB	TUNKHANNOCK	PA	236	BLFT-20050214AGW	D	LIC	40.3	8.2 dB
W237BI	WILKES-BARRE	PA	237	BLFT-20051005ADK	D	LIC	14.5	3.5 dB
WNAK-FM	CARBONDALE	PA	232	BLH-20050622AAR	A	LIC	51.7	12.1 dB
WRBT	HARRISBURG	PA	235	BMLH-20020131AAD	B	LIC	133.5	9.6 dB
WZZO	BETHLEHEM	PA	236	BLH-19890830KD	B	LIC	78.9	0.0 dB

In all cases except for the “NEW” co-channel Moosic translator application, the interfering contour of the proposed facility avoids prohibited overlap with the protected contour of other stations. The Moosic application was filed during the Auction 83 filing window, and is mutually-exclusive with other applications filed therein. The Moosic application, as it presently stands, has prohibited overlap with the currently-licensed W235AA translator. As such, with the parameters presently on file in its application, the Moosic application cannot be granted. The

applicant, Susan Clinton (Clinton), would have to modify the application to alleviate the prohibited overlap with the currently-licensed W235AA facility at a later time during the course of resolution of the mutual exclusivity, or the application would be dismissed. Temple discussed this matter with Audio Services Division staff and was told that Temple is obligated to protect this un-grantable Moosic application in only the portion of its 60 dBu protected contour that does not already receive interference from the existing W235AA 40 dB interfering contour. In other words, only the area outside of the existing interference is required to be protected. As such, the directional antenna pattern proposed in the instant application provides this required protection as is shown in the included contour plots.

A contour plot is also included demonstrating lack of prohibited contour overlap to first-adjacent channel station WZZO, Bethlehem, PA as the 48 dBu interfering contour from the proposed facility approaches, but does not overlap, the 54 dBu protected contour of that station.

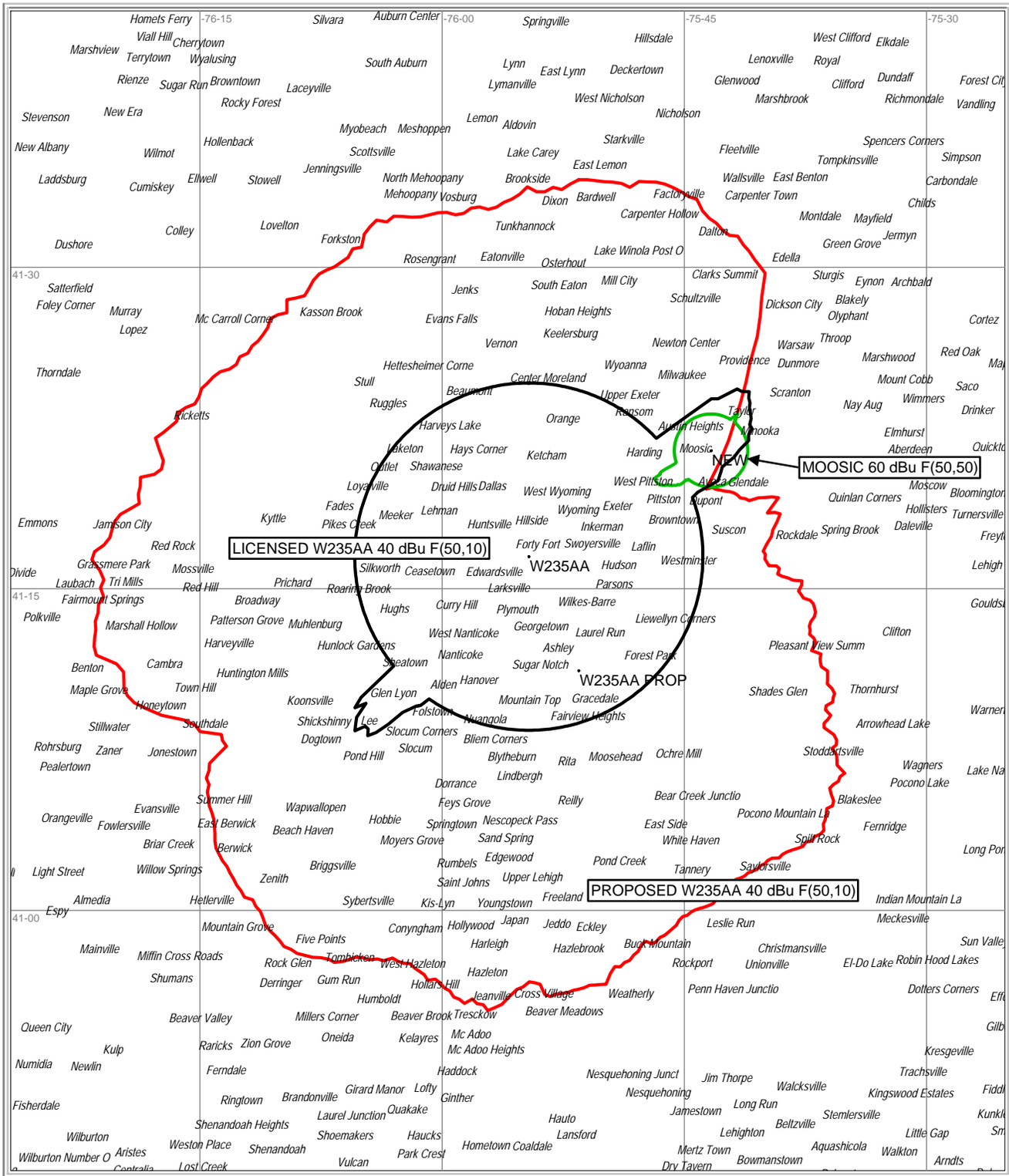
The facility proposed operates with less than 100 watts effective radiated power, and as such, is excluded from intermediate-frequency protection requirements per Section 74.1204(g).

As shown in the preceding analyses, the proposed facility fully complies with all applicable regulations pertaining to interference protection. Regardless, Temple will fully comply with 47 CFR §74.1203 should any new interference problems arise.

CONCLUSION

Based on the information contained in this application and the exhibits contained therein, it is believed that the proposed facility complies with all applicable Federal Communications Commission regulations regarding interference and overlap requirements.

MOOSIC PROTECTION



EXPANDED DETAIL - MOOSIC PROTECTION

