

EXHIBIT 12

Page #1, Waiver Request of Section 74.1204

Ridgeland, MS New-T 19 Watts ERP Calvary Chapel of Twin Falls, Inc. 7/03

The proposed site is contained entirely inside the service contour of third and second-adjacent Stations WUSJ, Jackson, MS and WFMN, Flora, MS

WUSJ

The proposed site is contained entirely inside the service contour of second-adjacent Station WUSJ.Lic&CP, Channel 242, Class C, 100kW, Jackson, MS. As shown by the map on **page #2** of this waiver request, the level of the third-adjacent station WUSJ.Lic&CP least arriving protected F(50,50) signal at the proposed transmitter site is 83&80-dBu. Using the Undesired-to-Desired method for calculating proposed interference (the basis of the FCC current contour overlap regulations and an acceptable method for the purposes of determining lack of interference for an FM Translator), the proposed interfering contour with respect to WUSJ.Lic&CP is 123&120-dBu (free-space contour method employed). This means that the 123&120-dBu interfering signals would, in the worst case at the maximum radial, extend 22&31 meters from the Center of Radiation, which is proposed at 90 meters AGL. These interfering contours do not touch the ground. The interference contour of 31 meters begins at 59 meters above ground level. The tower is not located on top of a building and nor in a populated area, though it is located by a freeway. A 7.5 Min Topo Map is being submitted with this application to show that there are no buildings located close enough to this tower to be effected by the interference contour, which is contained on the tower. Since no population inhabits these 123&120-dBu interfering areas, Calvary Chapel of Twin Falls, Inc. respectfully requests a waiver of the FM translator contour overlap regulations with respect to third-adjacent channel station WUSJ.Lic&CP.

WFMN

The proposed site is contained entirely inside the service contour of second-adjacent Station WFMN.Lic&CP, Channel 247, Class C, 19.5&20.5kW, Flora, MS. As shown by the map on **page #2** of this waiver request, the level of the second-adjacent station WFMN.Lic&CP least arriving protected F(50,50) signal at the proposed transmitter site for both is 80-dBu. Using the Undesired-to-Desired method for calculating proposed interference (the basis of the FCC current contour overlap regulations and an acceptable method for the purposes of determining lack of interference for an FM Translator), the proposed interfering contour with respect to WFMN.Lic&CP is 120-dBu (free-space contour method employed). This means that the 120-dBu interfering signal would, in the worst case at the maximum radial, extend 31 meters from the Center of Radiation, which is proposed at 90 meters AGL. These interfering contours do not touch the ground. The interference contour of 31 meters begins at 59 meters above ground level. The tower is not located on top of a building and nor in a populated area, though it is located by a freeway. A 7.5 Min Topo Map is being submitted with this application to show that there are no buildings located close enough to this tower to be effected by the interference contour, which is contained on the tower. Since no population inhabits these 120-dBu interfering areas, Calvary Chapel of Twin Falls, Inc. respectfully requests a waiver of the FM translator contour overlap regulations with respect to second-adjacent channel station WFMN.Lic&CP.