

Exhibit E-25

The proposed facility would comply with the provisions of Section 73.207 of the Commission's Rules. Attached to this exhibit is a spacing study that demonstrates that the proposed facility would meet the required spacings, with several listed on the study that require further examination.

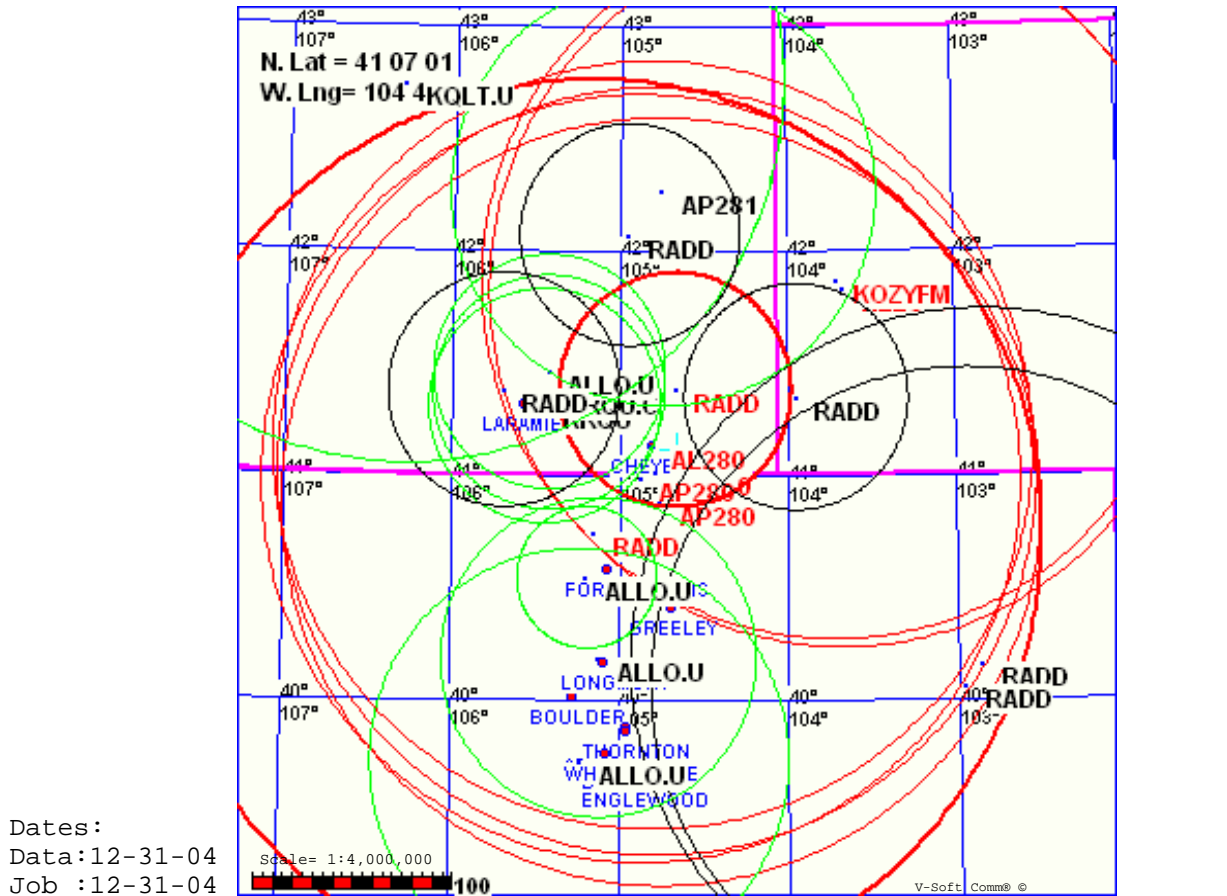
The allocation on channel 280C3 and the license for KOZY-FM at Gering, NE, are indicated on the spacing study as being short spaced to the proposed facility. In a rulemaking proceeding, MM Docket 97-106, the license of KOZY-FM at Gering was modified to specify operation on channel 239C3. The allotment for Gering, NE was modified again in MB Docket 03-258 from channel 239C3 to 226C1, which became effective on August 9, 2004. On November 29, 2004, KOZY-FM filed a one-step application proposing to upgrade channel 226C1 to channel 227C0. Therefore, the channel 280C3 allocation at Gering, NE may be disregarded and these subsequent changes are moot as far as the proposed facility is concerned, as whichever channel to which KOZY-FM ultimately changes, will not be impacted by the proposed facility as it would be separated from the proposed channel of operation by more than three channels.

The proposed allocation at Ault, CO on channel 280C1 is tied with the proposed allocation for this new facility at Cheyenne, WY on channel 277C2. The petitioner has proposed a channel change for Cheyenne from channel

280C2 to channel 277C2 in order to accommodate channel 280C1 at Ault, Colorado. By letter dated September 29, 2004, the Commission dismissed this petition for rulemaking, and on October 29, 2004, the petitioner filed a petition for reconsideration. It is respectfully submitted that the allocation for Cheyenne on channel 277C2 is mutually exclusive with the allocation on channel 280C2 for which this application is being filed. The proposed allotment at Ault on channel 280C1 may be disregarded, as a grant of this proposal by the Commission would also require change in the Cheyenne allotment from channel 280C2 to channel 277C2.

In light of the attached spacing study and the discussion above, it is therefore respectfully submitted that the proposed facility would be in compliance with Section 73.207 of the Commission's Rules.

FMCONT^(TM) LOCATE STUDY CH 280 C2 103.9 MHz
FM343 - Cheyenne, WY



Call	CH#	Type	Location		D-KM	Azi	FCC	Margin
RDEL	280C2	DEL	Cheyenne	WY	11.78	281.6	190.0	-178.22
AP280	280C2	APP	Cheyenne	WY	11.78	281.6	190.0	-178.22
AL280	280C2	VAC	Cheyenne	WY	11.78	281.6	190.0	-178.22
AP280	280C2	APP	Cheyenne	WY	14.32	222.1	190.0	-175.68
AP280	280C2	APP	Cheyenne	WY	22.63	230.9	190.0	-167.37
RADD	280C1	ADD	Ault	CO	57.68	225.1	224.0	-166.32
AP280	280C2	APP	Cheyenne	WY	26.80	196.0	190.0	-163.20
ALLO.U	280C3	USE	Gering	NE	115.50	46.4	177.0	-61.50
KOZYFM	280C3	LIC	Gering	NE	115.54	43.7	177.0	-61.46
RADD	277C2	ADD	Cheyenne	WY	29.55	0.0	58.0	-28.45
RADD	282C3	ADD	Pine Bluffs	WY	65.59	66.4	56.0	9.59
RADD	279C0	ADD	Akron	CO	186.15	124.4	176.0	10.15
KRQU	283C2	LIC	Laramie	WY	69.24	288.4	58.0	11.24
KRQU.C	283C2	CP	N Laramie	WY	69.64	294.3	58.0	11.64
RDEL	283C2	DEL	Laramie	WY	74.17	301.6	58.0	16.17
ALLO.U	283C2	USE	Laramie	WY	74.17	301.6	58.0	16.17
AL281	281A	VAC	Guernsey	WY	127.85	357.2	106.0	21.85
AP281	281A	APP	Guernsey	WY	127.85	357.2	106.0	21.85
RADD	279C1	ADD	Akron	CO	186.45	128.7	158.0	28.45
ALLO.U	282C1	USE	Longmont	CO	109.86	200.7	79.0	30.86
RADD	283C2	ADD	Laramie	WY	91.11	289.4	58.0	33.11
ALLO.U	279C	USE	Casper	WY	226.09	323.7	188.0	38.09
KQLT	279C	LIC	Casper	WY	226.16	323.7	188.0	38.16
ALLO.U	227C	USE	Fort Collins	CO	77.21	215.3	35.0	42.21
RADD	277A	ADD	Wheatland	WY	108.86	347.8	55.0	53.86
RDEL	278C	DEL	Denver	CO	161.28	197.5	105.0	56.28
KRFX	278C*	LIC	Denver	CO	161.28	197.5	105.0	56.28
ALLO.U	278C	USE	Denver	CO	161.28	197.5	105.0	56.28