

Exhibit 12

Interference Analysis Overlap Requirements

According to CFR 47 §74.1204(a), translators are required to protect all existing FM stations from interference due to overlap of the protected contours of the existing stations with the interfering contours of the new translators.

Exhibit 12

Calvary Chapel Of The Finger Lakes

Reference 275Tr ERP 0.019 kW HAAT 85.4 m COR 295 m AMSL
425718 N 102.9 MHz Average protected F(50,50) 6.3 km
783906 W Lancaster, NY

ChnCl	Call	Stat	Azi	Dist	FacId	Lat	*OUT*	Sig	dBu
	Pwr	COR	HAAT		ARN	Lon			
	Owner			City		St			
273B	WTSS	LIC	176	32.93	34382	423933	-63.79	82.64	2nd adjacent
	110.000	752	355	BLH20020111	AAW	783733			
	Entercom	Buffalo	Lic	Buffalo		NY			
273B	WTSS.C	CP	176	35.37	34382	423815	-58.77	80.53	2nd adjacent
	110.000D	753	340	BPH20060531	ADC	783712			
	Entercom	Buffalo	Lic	Buffalo		NY			
277B	WEDG	LIC	258	15.79	56103	425534	-38.17	77.78	<-- Lowest
	49.000	293	106	BLH19970523	KB	785028			2nd adjacent
	Citadel Broadcasting	Buffalo				NY			U/D is 118 dBu
									-> 39 meters
									AGL is 76m
275Tr	W275BB	LIC	0	0.00	151157	425718	-29.08		This facility
	0.010	298	86	BLFT20070711	AAM	783906			
	Calvary Chapel Of Th			Lancaster		NY			
275B	CKLHFM	LIC	293	107.70	96767	432012	3.95		Short spaced
	40.000	287	122			795207			
				Hamilton		ON			
276C1	CFMXFM	LIC	18	130.58	95322	440414	29.03		Short spaced
	86.700	456	252			780836			
				Cobourg		ON			

ASR 1002873

NAD27: 425718 783906

NAD83: 425718 783905

Site El: 218.9m Height 93.0m Top AMSL 311.9m

Structure Type: TOWER

Location: BARTON RD 2000' S OF WEHRLE DR, CLARENCE, NY

Dates Construction: 03/03/1990 Action: 09/08/2007

FAA Number: 91-AEA-0159-OE

FAA Circular Number: 70/7460-1G Chapter: 3, 4, 5, 9

Owner: BUFFALO CRUSHED STONE INC

J S LARAISO

2544 CLINTON ST

BUFFALO, NY, 14224

(716)826-7310

US Stations

In this table, only WTSS, WTSS.C, WEDG and W275BB have outgoing contour overlaps from the proposed translator, so no interference to other stations is anticipated. Incoming overlap is not prohibited.

W275BB is the current facility, and need not be protected.

WTSS, WTSS.C and, WEDG are second adjacent to the proposed translator, and, according to §74.1204(d),

"The provisions of this section concerning prohibited overlap will not apply where the area of such overlap lies entirely over water. In addition, an application otherwise precluded by this section will be accepted if it can be demonstrated that no actual interference will occur due to ... lack of population"

The F(50,50) signal from WEDG at the proposed site is 77.78 dBu, and is thus the smallest and most fragile of the three. A 40 dB ratio of undesired to desired signal strength gives an allowable interfering F(50,10) field strength of 118 dBu. This interfering signal strength contour with 0.019 kW ERP only goes 39 meters from the transmit antenna. The antenna is 76m above ground level. There are no habitable buildings in the area which are tall enough to reach up to intersect the contour. Hence §74.1204(d) applies, and the predicted area of interference is acceptable to the Commission.

No other entries are sufficiently close to the proposed translator to require analysis.

Canadian Consideration

The proposed translator is 21.8 km from the nearest point in Canada, within the 320 km limit established by treaty. The 0.019 kW ERP does not exceed the maximum 0.250 kW, and the maximum 29.3 km F(50,10) 34 dBu contour does not exceed the statutory 60 km. Because the 34 dBu F(50,10) contour does cross the common border (29.3 km maximum contour distance is greater than the 21.8 km minimum distance to Canada), Canadian concurrence is required.

The attached map demonstrates that there is no prohibited contour overlap over Canadian soil with co-channel CKLHFM, the first Canadian facility found in the above search. Note since this is a translator, so CKLHFM is not max-classed.

The attached map demonstrates that there is no prohibited contour overlap over Canadian soil with co-channel CFMXFM, the other Canadian facility found in the above search. Note since this is a translator, so CFMXFM is not max-classed.

The relevant document for this analysis is the July 9, 1997 modification to the February 25, 1991 agreement.

Calvary Chapel Of The Finger Lakes, Inc.

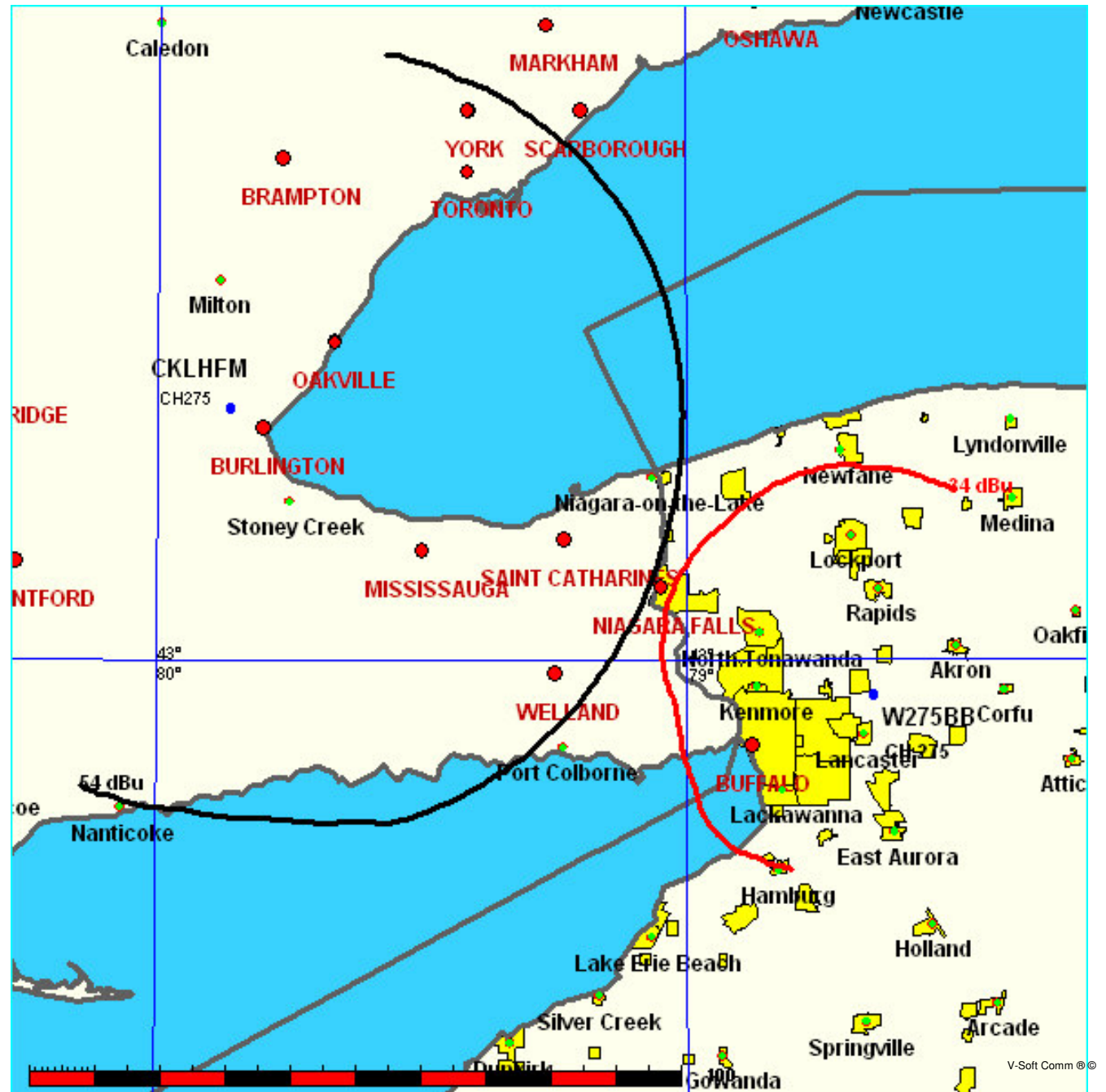
FMCommander Single Allocation Study - 10-06-2008 - FCC NGDC 30 Sec
W275BB's Overlaps (In= -77.38 km, Out= 3.64 km)

W275BB CH 275 D

Lat= 42 57 18.0, Lng= 78 39 06.0
0.019 kW 86.3 M HAAT, 295 M COR
Prot.= 54 dBu, Intef.= 34 dBu

CKLHFM CH 275 B

Lat= 43 20 12.0, Lng= 79 52 07.0
40.0 kW 122 M HAAT, 287.2 M COR
Prot.= 54 dBu, Intef.= 34 dBu



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FMCommander Single Allocation Study - 10-06-2008 - FCC NGDC 30 Sec
W275BB's Overlaps (In= -10.84 km, Out= 29.28 km)

W275BB CH 275 D

Lat= 42 57 18.0, Lng= 78 39 06.0
0.019 kW 86.3 M HAAT, 295 M COR
Prot.= 54 dBu, Intef.= 48 dBu

CFMXFM CH 276 C1

Lat= 44 04 14.0, Lng= 78 08 36.0
86.7 kW 252 M HAAT, 454.3 M COR
Prot.= 54 dBu, Intef.= 48 dBu

