

[Exhibit 12]

Non-Interference Compliance

Regarding FCC File Number: BNPFT-20030317JHU

Description of Exhibit 12 Contents

This exhibit demonstrates that the proposed facility complies with contour overlap and interference protection provisions in all the applicable rule sections and that this application for a construction permit is in full compliance with 47 CFR 74.1204.

Page 2 of this exhibit is an explanation of the tabulated data, which is included as evidence on page 4 of this exhibit.

Page 3 of this exhibit is an explanation of the method used to demonstrate compliance with contour overlap and interference protection provisions based on 47 CFR 74.1204(d), which states:

"an application otherwise precluded by this section will be accepted if it can be demonstrated that no actual interference will occur due to intervening terrain, lack of population or such other factors as may be applicable."

In addition, page 3 includes a tabulation of the second and third adjacent stations which this application is required to protect and the field strengths of those stations in the vicinity of the proposed translator. The field strengths given were based on contours predicted using FCC contour algorithms and 3 arc second terrain data.

Let it be noted that should any actual real world interference occur, the applicant certifies that it will promptly suspend operation of this translator in accordance with 47 CFR 74.1203.

Page 4 of this exhibit is the tabulated data from the interference analysis, which shows all stations that this application had to consider for contour protection. These tabulated values were generated using high resolution 3 arc second terrain data for the best possible accuracy.

Page 5 of this exhibit is a portion of a USGS 1:24,000 scale 7.5 min quadrangle at full scale with the calculated area of interference overlaid. The sheet includes the quadrangle name and measurement scale at the bottom-left corner (note: "Mt" refers to meters). The area of interference was calculated using a free-space calculation (see FCC 98-117, Appendix A, pg. 41 for reference to the equation used).

Explanation of Frequency Finder Results

The interference analysis for this application was performed using the "Frequency Finder" module in RadioSoft's Comstudy, version 2.2.

Frequency Finder analyzes data taken directly from the FCC's FM database and looks for prohibited overlap with contours of adjacent stations and prohibited proximity to stations 53 or 54 channels from the proposed station (IF) using 3 arc second terrain data and the FCC's contour algorithms. The results tabulated are the stations returned from that analysis. (Note: Because Comstudy was looking at the FCC's FM database, it took into account the proposed translator when doing the analysis and returned it in the tabulated results. For the sake of simplicity, that record has been deleted from all tabulated results.)

The first several columns of the table are self-explanatory. They give various data on the stations in question. The column labeled "Clr" gives the proposed translator's "clearance" with respect to the tabulated station, either in dB or km. The values listed with no units are given in km and are for stations located on an IF to the proposed site's channel.

A negative value in the "Clr" column does NOT necessarily represent prohibited contour overlap, as explained below.

A negative value listed in the "Clr" column would indicate either overlap of interference and protected contours or prohibited proximity to an IF station except in the following situations:

-Since the proposed station's Effective Radiated Power (ERP) is 19 watts, a negative value in km (no units listed in the table) does not represent a violation of the CFR, according to 47 CFR 1204(g), which states that "FM translator stations and booster stations operating with less than 100 watts ERP will be treated as class D stations and will not be subject to intermediate frequency separation requirements."

- A second or third adjacent LP100 station cannot represent a violation of the CFR, as 47 CFR 74.1204(a)(4) requires protection of only co-channel and first adjacent LP100 stations.

- 47 CFR 74.1204(a) requires only the protection of "AUTHORIZED commercial or noncommercial educational FM broadcast stations, FM translators, ..." Any entry with a status listed as "RSV," "USE" or "APP" does not represent an authorized station and therefore is not protected under 47 CFR 74.1204. The one exception is the case of LP100 applications. The note to 47 CFR 74.1204(a)(4) states that "LPFM applications and permits that have not yet been licensed must be considered as operating with the maximum permitted facilities." Therefore, any first adjacent or co-channel LP100 station, no matter the status, is protected.

-Entries highlighted in red are those stations where there is overlap of predicted contours and lack of population has been demonstrated within the area of interference.

Compliance with 47 CFR 74.1204(d)

The proposed application's Maximum Effective Radiated Power (ERP) is 0.019kW at 70 meters above ground level. According to 47 CFR, 74.1204(a), the desired to undesired ratio between 2nd/3rd adjacent stations is 40dB, making the proposed application's interfering contour 129.1dBu F(50,10).

Using a free-space calculation (equation referenced in FCC 98-117, Appendix A, pg. 41), this proposed translator's F(50,10) interference contour was calculated and plotted on the pertinent portion of a USGS quadrangle (page 5 of this exhibit). As demonstrated on the quadrangle, there are no populated structures or highways within the calculated area of interference (Note: FCC 02-244, II, A, 6 states that USGS quadrangles are sufficient for demonstrating lack of population). Hence, in accordance with 47 CFR 74.1204(d) and the clarification provided by the FCC in the decision Re: Living Way Ministries (FCC 02-244), a lack of population has been demonstrated within the area of interference and therefore this application is in full compliance with 47 CFR 74.1204.

CORAGL: 70m

Antenna Manufacturer: SWR

Maximum ERP: 0.019kW

Antenna Model: FM1

F(50,10) Interfering Contour: 129.1dBu

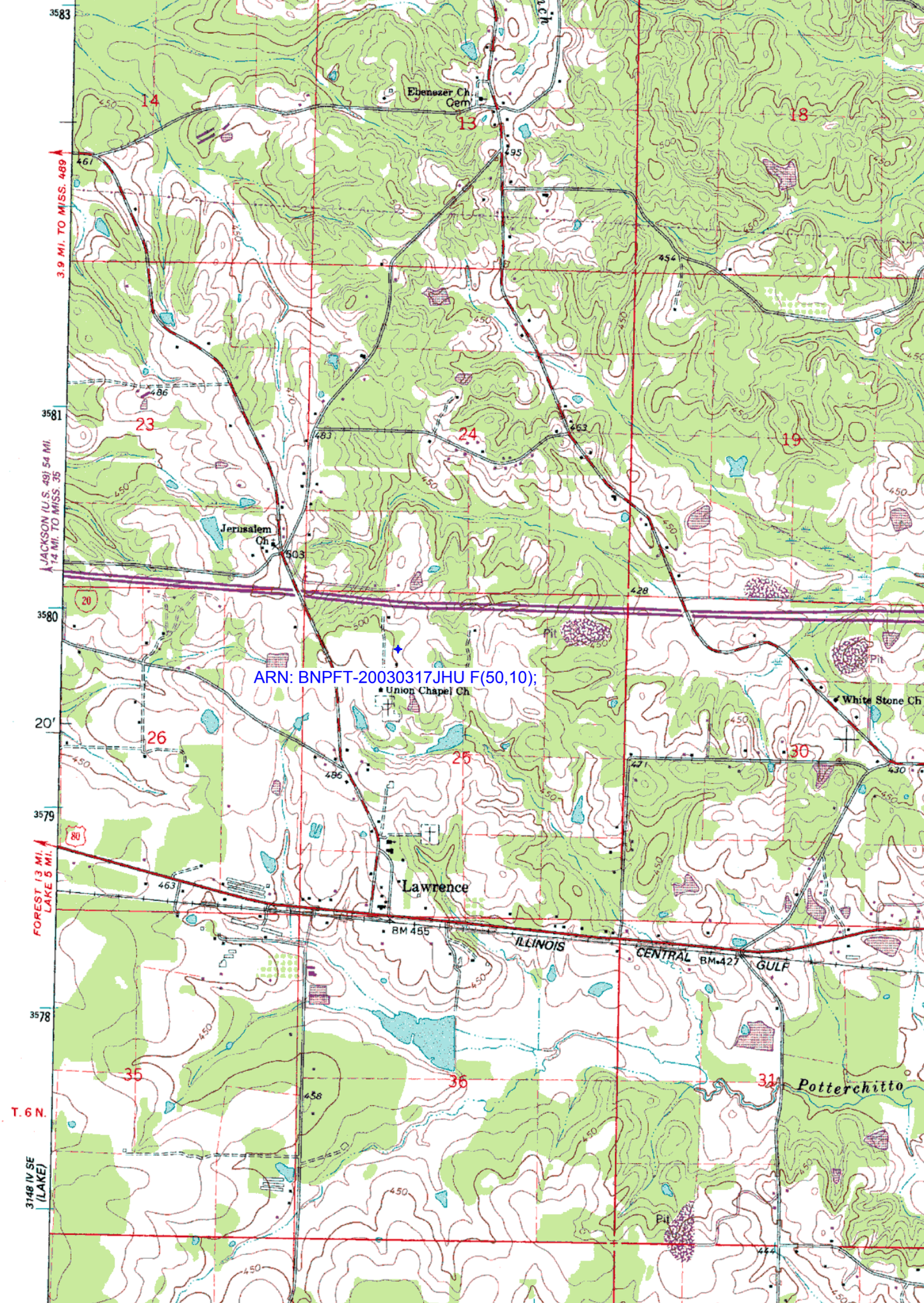
F(50,10) Max Distance: 10.7m

The F(50,50) signal strength of all relevant second and third adjacent stations have been examined, and are tabulated below. Column three shows the station's signal level at the proposed translator's tower site, and column four gives the minimum value within the entire proposed translator's standard F(50,10) contour (100 dBu for most classes, 94 dBu for class B's, 97 dBu for class B1's). For signal levels too great to determine, 999 was entered. The minimum F(50,50) contour within the proposed translator's standard F(50,10) contour was used to calculate the proposed translator's interference contour, thereby assuring a minimum undesired-to-desired ratio of 40dB for all relevant adjacent stations, as required in 47 CFR, 74.1204(a).

FCC File Number	Call Sign	F(50,50) Contour at Tower	Min. F(50,50) Contour
BMLED19941021KZ	WQST-FM	89.6dBu	89.1dBu
Minimum F(50,50) Protected Contour of Adjacent Station Within Proposed Application's 100dBu F(50,10) Contour:			89.1dBu

Frequency Finder

Callsign	State	City	Channel	ERP_w	Licensee	ARN	Class	Status	Distance_km	Clr	Facility_id
WQST-FM	MS	FOREST	223	97000	AMERICAN FAMILY ASSOCIATION, INC.	BMLD19941021KZ	C	LIC	18.36	-30.59 dB	1626
WKZB	AL	BUTLER	228	32000	EAST MISSISSIPPI BROADCASTERS, IN	BLH19970602KH	C2	LIC	72.91	9.50 dB	7903
WDXO	MS	HAZLEHURST	225	6000	THE O'NEAL BROADCASTING CORPOR	BMLH19991130AAU	A	LIC	120.92	17.32 dB	13857
WQST-FM	MS	FOREST	223	0	AMERICAN FAMILY ASSOCIATION, INC.		C	USE	18.36	18.97 dB	1626
WTUG-FM	AL	TUSCALOOSA	225	100000	APEX BROADCASTING INC.	BLH19910318KD	C1	LIC	176.73	18.40 dB	54796
WDXO*	MS	HAZLEHURST	225	0		FM ALLOTMENT	A	USE	120.92	22.74 dB	96552
WSYE	MS	HOUSTON	227	100000	JMD, INC.	BLH19901017KB	C	LIC	160.33	23.28 dB	48630
930208MC	MS	HATTIESBURG	226	6000	UNITY BROADCASTERS	BPH19930208MC	A	CP	106.93	26.72 dB	68907
WBOX-FM	LA	VARNADO	225	3000	BEST COUNTRY BROADCASTING, LLC	BMLH19910618KA	A	LIC	173.38	28.10 dB	6316
WDTL-FM	MS	CLEVELAND	225	50000	DELTA RADIO, INC.	BLH19961015KD	C2	LIC	204.65	28.12 dB	16557
WBLX-FM	AL	MOBILE	225	98000	CUMULUS LICENSING CORP.	BMLH19880329KE	C	LIC	242.19	28.80 dB	2540
WYAB	MS	YAZOO CITY	226	4100	SSR COMMUNICATIONS, INC.	BLH19981026KC	A	LIC	112.08	28.16 dB	77646
NEW	MS	CEDAR HILLS	224	80	BLACK MEDIA WORKS, INC.	BNPFT20030317LNY	D	APP	99.31	30.93 dB	155881
NEW	LA	TALLULAH	225	250	BLACK MEDIA WORKS, INC.	BNPFT20030317LSF	D	APP	184.5	31.96 dB	155142
NEW	LA	TALLULAH	225	250	AMERICAN FAMILY ASSOCIATION	BNPFT20030312AIG	D	APP	184.34	31.07 dB	143076
WBOX-FM	LA	VARNADO	225	0	BEST COUNTRY BROADCASTING, LLC		A	USE	173.38	32.17 dB	6316
	AL	NORTHPORT	225	0		RM10323*	C1	APP	176.75	32.11 dB	0
	AL	TUSCALOOSA	225	0		RM10323*	C1	APP	176.73	32.11 dB	0
WTUG-FM	AL	TUSCALOOSA	225	0	APEX BROADCASTING INC.		C1	USE	177.34	32.22 dB	54796
WHJT	MS	CLINTON	228	6000	MISSISSIPPI COLLEGE	BMLH19951208KA	A	LIC	103.33	33.68 dB	43180
WHJT	MS	CLINTON	228	6000	MISSISSIPPI COLLEGE	BMLH19951208KA	A	LIC	103.33	33.68 dB	43180
WYAB	MS	YAZOO CITY	226	0	SSR COMMUNICATIONS, INC.		A	USE	112.71	34.85 dB	77646
	MS	YAZOO CITY	226	0		RMbg-45	A	APP	112.08	34.73 dB	0
	MS	BENTON	226	0		RMbg-45	A	APP	112.08	34.73 dB	0
930208MA	MS	HATTIESBURG	226	0	ABUNDANT LIFE, INC.		A	USE	114.32	35.18 dB	330
WDTL-FM	MS	CLEVELAND	225	0	DELTA RADIO, INC.		C2	USE	209.26	37.84 dB	16557
WLWI-FM	AL	MONTGOMERY	222	100000	CUMULUS LICENSING CORP.	BPH20030515AAW	C	APP	246.76	38.69 dB	12318
NEW	MS	TUPELO	225	250	RADIO ASSIST MINISTRY INC.	BNPFT20030317JIH	D	APP	220.15	38.68 dB	144485



3583
3.9 MI. TO MISS. 489
3581
JACKSON (U.S. 49) 5.4 MI.
1.4 MI. TO MISS. 35
3580
20'
3579
FOREST 13 MI. N.
LAKE 5 MI. E.
3578
T. 6 N.
3148 IV SE
(LAKE)

ARN: BNPFT-20030317JHU F(50,10);
* Union Chapel Ch