

EXHIBIT 19
CSN International /WYJC Greenville BPED-20070201BJW/Minor Amendment
Corrected TV 6 Channel Study
July 26, 2007

In response to FCC Staff letter dated June 28, 2007, concerning the following: #2. An incorrect effective radiated power value (0.06kW) in its Television Channel 6 protection study...CSN International hereby corrects the incorrect ERP value in 2) below and in the FCC Staff Letter #3, early written notice of this modification to WCTV Channel 6 in 4) below.

The proposed site is 40.59 km from WCTV, a TV Channel 6 station in Thomasville, GA. This is well within the guidelines of 195 km shown in Table A, §73.525 of the Commission's rules. This amended exhibit corrects the ERP calculated power correction allowed according to **§73.525(e)(4)(i)**, in # 2) below. This is possible because the proposed site is in a rural location with low population and employs a vertically polarized antenna.

The affected population in the area of interference was determined as follows:

- 1) A chart was prepared tabulating the data from §73.599 Figure 1 for channel 212. It shows each protected contour of the TV station, the associated undesired/desired ration, and the resultant interfering contour (=TV6 protected contour + U/D ratio) for the proposed FM station to create "just perceptible" interference.
- 2) Since the proposed FM antenna is vertically polarized only and the predicted area of interference lies entirely outside the limits of a city of 50,000 persons as 47 CFR **§73.525(e)(4)(i) states**, then a calculated power correction can be made with the vertical polarization. **The equivalent power is $V/40=12/40= 0.3 \text{ kW}$** . This value is used in all subsequent calculations in this exhibit relating to the proposed station contours.
- 3) A new map has been prepared showing the predicted TV 6 protected contour in the area of interest and the associated predicted FM interfering contour over the same area. Contours are calculated according to the procedures specified in §73.684 for the TV protected contours and §73.313 for the FM station interference contours. Since the predicted area of interference lies in a very sparsely populated area and for purposes of simplifying the map, the only 2 contours that are being looked at is the 68.8 dBu F(50,10) contour of the proposed station, in relationship to the 47 dBu F(50,50) contour of WCTV. There is only one (1) population centroid showing on the InterDLG V-Soft Map. This centroid totals 1014 persons.
- 4) **In response to the FCC Staff Letter dated June 28, 2007, #3 and in accordance with 47 C.F.R. Section 525 (b)(4)**, this modification needs to include a certification that the applicant (CSN International) has given early written notice of the proposed modification to all affected TV Channel 6 stations, of which the only one within the distance to this modification is WCTV. Attached is a letter from CSN International to WCTV concerning the notification of this minor modification to its existing licensed facility for WYJC Greenville. CSN International certifies that this letter has been sent to WCTV for notification.

FEDERAL COMMUNICATIONS COMMISSION
445 12th STREET, SW
WASHINGTON, DC 20554

MEDIA BUREAU
AUDIO DIVISION
APPLICATION STATUS: (202) 418-2730
HOME PAGE: www.fcc.gov/mb/audio/

ENGINEER: Frank A. Takacs
TELEPHONE: (202) 418-2700
GROUP FACSIMILE: (202) 418-1411
INTERNET ADDRESS: Frank.Takacs@fcc.gov

June 28, 2007

CSN International
P.O. Box 391
Twins Falls, ID 83303

Re: WYJC(FM), Greenville, FL
CSN International
Facility ID Number 122010
File Number BPED-20070201BJW

Dear Applicant:

This letter is in reference to application BPED-20070201BJW ("Application") requesting modification of the licensed WYJC channel 212A FM facilities at Greenville, FL.

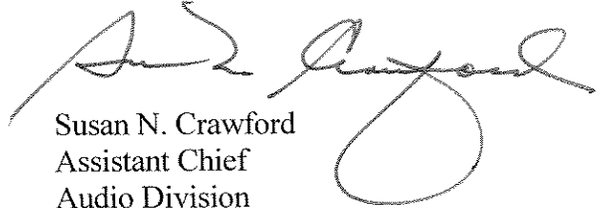
An engineering study of the Application reveals the following defects:

1. The applicant checked the box on FCC Form 340 indicating that it desired the application to be processed under the contour protection standards of 47 C.F.R. Section 73.215, but the proposal is not eligible for such processing;
2. The applicant used an incorrect effective radiated power value (0.60 kilowatt) in its Television Channel 6 protection study; and
3. The applicant neglected to include the certification that the applicant gave early written notice of the proposed facility modification to all affected Television channel 6 stations that is required by 47 C.F.R. Section 73.525(b)(4).

Further action on the Application will be withheld for a period of 30 days from the date of this letter to provide the applicant an opportunity to respond. Failure to respond or to correct all defects within 30 days from the date of this letter will result in dismissal of the application

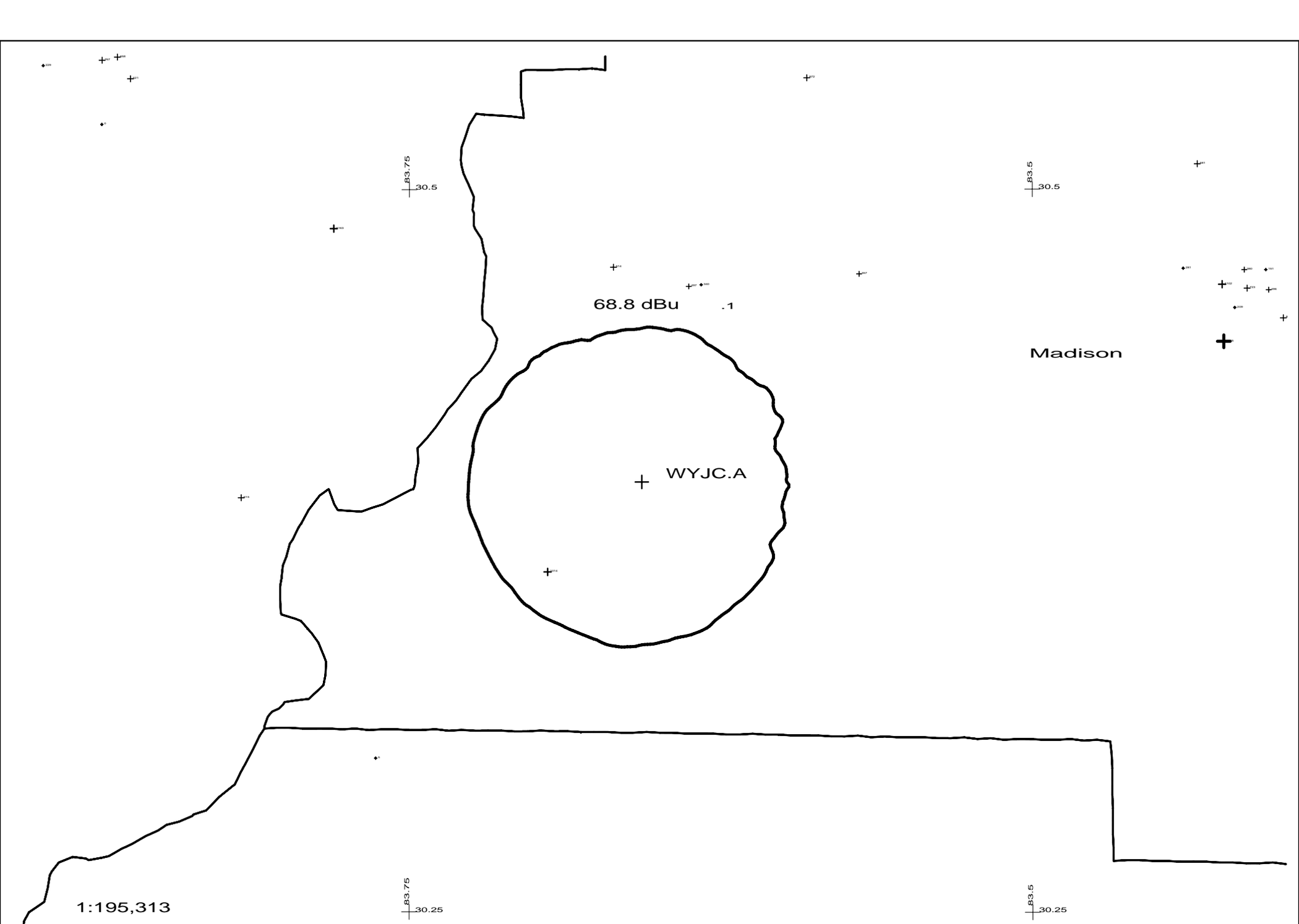
with no further opportunity for corrective amendment pursuant to 47 C.F.R. § 73.3564. Please note that any amendment must be submitted in the same manner as the original application.

Sincerely,

A handwritten signature in black ink, appearing to read "Susan N. Crawford". The signature is fluid and cursive, with a large loop at the end.

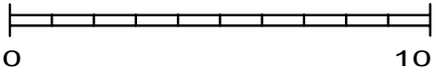
Susan N. Crawford
Assistant Chief
Audio Division
Media Bureau

cc: Lois Mills



1:195,313

Scale in km



WYJC.A 212C3 .3kW 82M AMSL
 N. Lat. 30 23 56 W. Lng. 83 39 24

WYJC.A
 CSN - 07/07



PO Box 391
Twin Falls, ID 83303
Phone (208) 734-6633 ext 206 Fax (208) 736-1958
loism@csnradio.com

July 25, 2007

WCTV
Engineering Staff
1801 Halstead Blvd.
Tallahassee, FL 32309

RE: 47 C.F.R. Section 73.525(b)(4) Early Written Notice of the Proposed Modification of
NCE FM Station WYJC. Greenville, FL License File No: BPED-20050804ADB

Dear WCTV Channel 6:

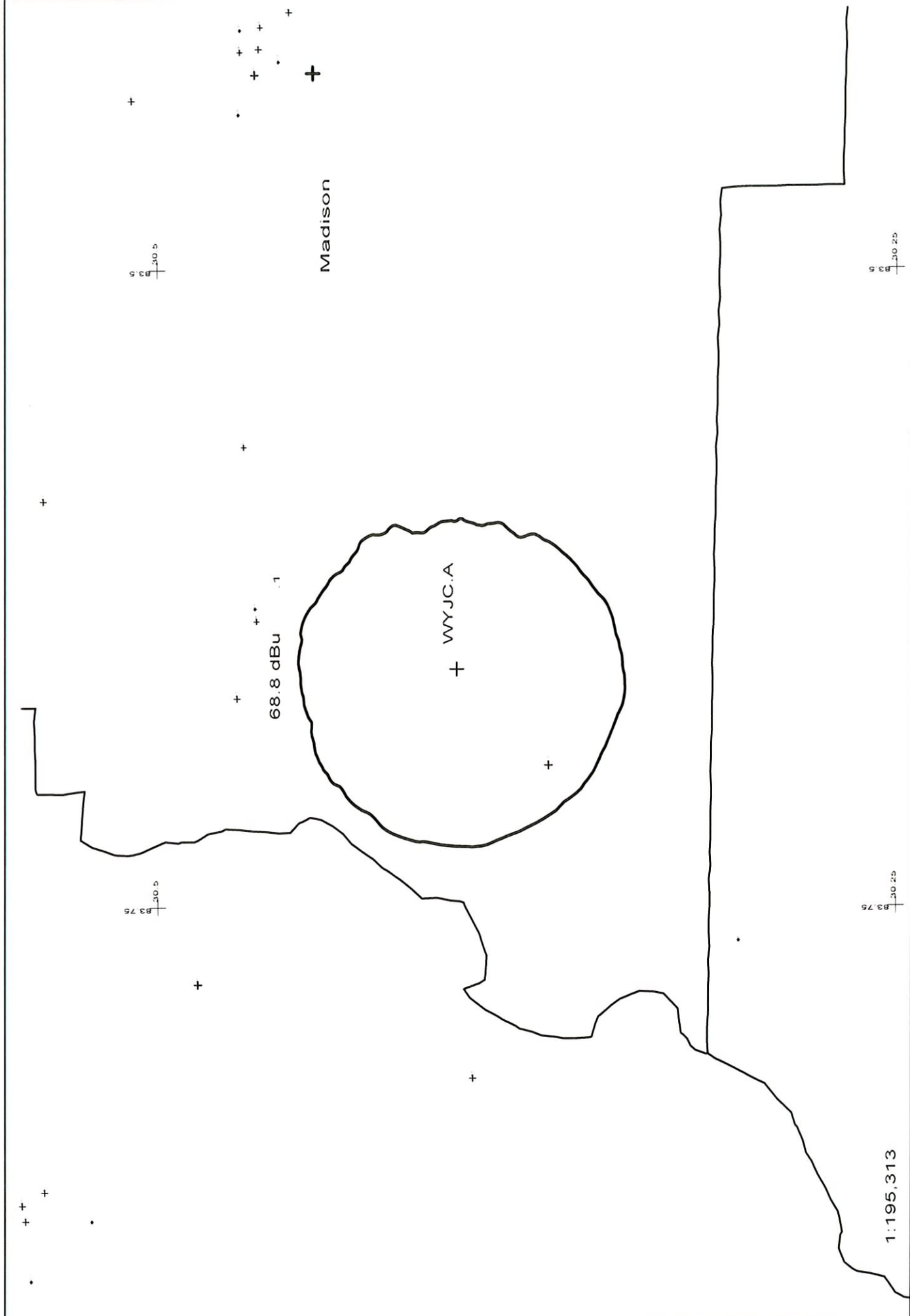
CSN International is providing this letter as notification of its intent to modify its licensed
NCE FM Station WYJC, Greenville.

Presently WYJC is operating on reserved channel 212 / 90.3MHz at the following
coordinates: N 30-23-56 / W 83-39-24, FCC ASR 1216620. The licensed ERP is .325kW, using
as a transmit antenna, a Telewave ANT90D, vertical only, omni directional dipole. The proposed
modification, BPFT-20070201BJW, presently on file with the FCC, proposes the same coordinates,
an increased ERP of 12kW, and to reduce the possibilities of interference CSN has proposes to
continue to operate with a vertical only, dipole array. The increased population within the
interfering contour of the proposed modification is 1014 persons (using V-Soft engineering
software).

Thank you for your time in this matter. Should you have any questions, I can be reached at 208-
734-6633 ext 206 or by email at loism@csnradio.com.

Sincerely,

Lois Mills
FCC Applications Technician
CSN International



83.5
30.5

83.75
30.5

83.5
30.25

83.75
30.25

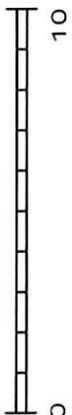
Madison

68.8 dBu

WYJC.A

1:195,313

Scale in km

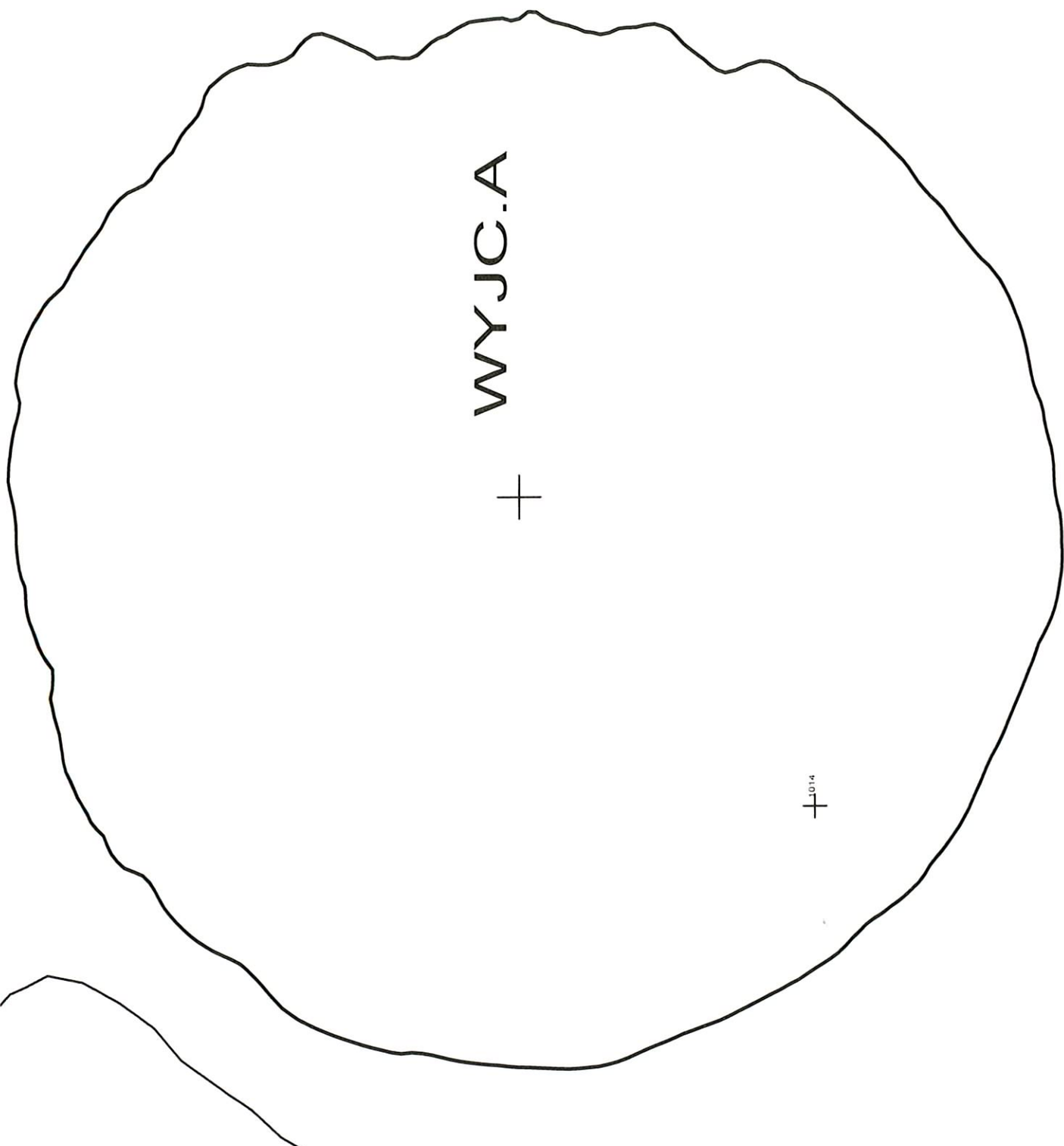


WYJC.A 212C3 .3kW 82M AMSL

N. Lat. 30 23 56 W. Lng. 83 39 24

WYJC.A

CSN - 07/07



WYJC.A

