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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

Before the
Federal Communications Commission
Washington, DC 20554

In Re)
)
Amendment of) MM Docket No. 95-____
Section 73,202(b))
of the Commission's Rules,) RM-_____
Table of Allotments,)
FM Broadcast Stations)
(Sherman, Texas))

DOCKET FILE COPY ORIGINAL

To: The Chief, Allocations Branch,
Mass Media Bureau

PETITION FOR RULEMAKING AND
FOR MODIFICATION OF LICENSES

Hunt Broadcasting, Inc. ("Hunt"), the licensee of radio station KDVE(FM), Denison-Sherman, Texas, respectfully petitions the Commission to amend Section 73.202(b) of the Commission's Rules, the FM Table of Allotments, (i) to substitute Channel 269C1 for Channel 269C3 at Denison and modify the authorization of Station KDVE(FM) accordingly, (ii) substitute Channel 282C2 for Channel 270C2 and modify the authorization of Station KBUS(FM), Paris, Texas accordingly; (iii) substitute Channel 273A for Channel 272A at Madilla, Texas and modify the authorization of Station KMAD(FM) accordingly, and (iv) to substitute Channel 252A for Channel 269A at Jacksboro, Texas, impose a site restriction upon the Jacksboro allotment, and modify the KAIH(FM) allotment accordingly.

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Thus, Hunt proposes the following amendments to the FM Table of Allotments:

	<u>Community</u>	<u>Present</u>	<u>Proposed</u>
1.	Sherman, Texas	269C3	269C1
2.	Paris, Texas	270C2	282C2
3.	Madill, Oklahoma	272A	273A
4.	Jacksboro, Texas	269A	252

I. The Upgrade of Station KDVE(FM) Will Serve the Public Interest

1. The coverage of KDVE(FM) following upgrade to a 100kw Class C1 station will far exceed its current coverage as a Class C3 station. The predicted service area for KDVE will increase from 125,932 persons to 325,268 persons for an increase of 199,336 persons, as shown in Attachment No. 1 hereto, the Engineering Statement of Wheeler Broadcasting Consulting, the technical consultant to KDVE(FM). The dramatic improvement in spectrum efficiency that will result from the KDVE(FM) upgrade will clearly serve the public interest. Endicott, New York, 51 FCC 2d 50, 51 (1975).

2. Furthermore, the proposed upgrade of station KDVE(FM) fully comports with the FCC's policy of encouraging licensees and permittees to improve facilities on their current or adjacent channels. See, Amendment of the Commission's Rules Regarding Modification of FM Broadcast Licenses to Higher Class Co-Channel or Adjacent Channels, 60 RR2d 114 (1986).

**II. The Proposed Upgrade of KDVE(FM) Complies
With the Two-Channel Change Limit**

The Commission's policy is to approve only those petitions for modification of the FM table of allotments in which no more than two channel changes are proposed which have not already been agreed to by the licensees of stations whose channels will be modified. See, Castle Rock, Colorado Springs, Frisco and Salida, Colorado and Raton, New Mexico, 73 RR2d 605 (1993). This Petition complies with that policy.

This Petition proposes to modify the channel allotments on which stations KMAD(FM), Madilla, Texas and KBUS(FM), Paris, Texas are licensed, and on which Station KAIH(FM) is authorized to be constructed. Hunt is not only the licensee of Station KDVE(FM), but is also the proposed assignee of Station KAIH(FM) in an assignment application filed contemporaneously herewith. Hunt, as the assignee of Station KAIH(FM) will consent to the modification of the KAIH(FM) allotment and to the imposition of the required site restriction.

Hunt also notes that Station KMAD(FM) could be upgraded as a result of the proposed modification to its channel allotment, should the licensee of KMAD(FM) so desire. Thus, no more than two channel changes are proposed to accommodate the KDVE(FM) upgrade to which the licensee or permittee has not consented.¹ (Hunt anticipates that the licensee of KMAD(FM) may file a counter-

¹ Hunt anticipates that the assignment of station KAIH (FM) will be consummated long before the proposed modifications of the FM Table of Allotments have been granted.

proposal providing for the upgrade of KMAD(FM) as well as KDVE(FM), so that at most only one station will not have consented to the required channel modifications).

Hunt intends, if the Commission amends the FM Table of Allotments as requested herein, to promptly file an application for construction permit to modify the KDVE(FM) facilities to effectuate the station upgrade. Hunt also intends to file an application for modification of the KAIH(FM) permit to either (i) specify a site complying with the site restriction, or (ii) requesting a channel spacing waiver pursuant to Section 73.215 of the Rules.

Also in accordance with FCC Rules and Policies, Hunt hereby declares that upon final grant of this proposal, it will reimburse the licensees of Stations KBUS(FM) and KMAD(FM), respectively for their reasonable and prudent expenses incurred in reallocating their channels, and will cooperate with said licensee in effecting that Channel change and Hunt's upgrade of Station KDVE(FM), all as required by the Commission's rules and policies. A copy of this Petition is being served upon the licensees of Stations KBUS(FM) and KMAD(FM), and the current permittee/assignor of Station KAIH(FM).

III. CONCLUSION

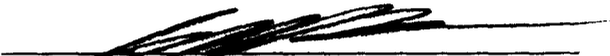
For the reasons stated above, the public interest will be served by the upgrade of Station KDVE(FM) to Class C1, and the modification of the allotments on which Stations KAIH(FM), KBUS(FM) and KMAD(FM) are authorized to operate. Accordingly, the

Commission should promptly institute a rulemaking proceeding looking toward an amendment to the Table of Allotments for FM Broadcast Stations as Hunt has proposed herein.

Dated this 1st day of May, 1995.

Respectfully submitted,

HUNT BROADCASTING, INC.

By: 

Joseph P. Benkert
1610 Wynkoop Street, Suite 200
Denver, Colorado 80202-1196
(303) 892-6000

ITS ATTORNEYS

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing PETITION FOR RULEMAKING AND FOR MODIFICATION OF LICENSES was deposited this 1st day of May, 1995, in the U.S. Mail, properly addressed to the following:

Mr. Albert Crain
P.O. Box 1404
Collierville, Tennessee 38027

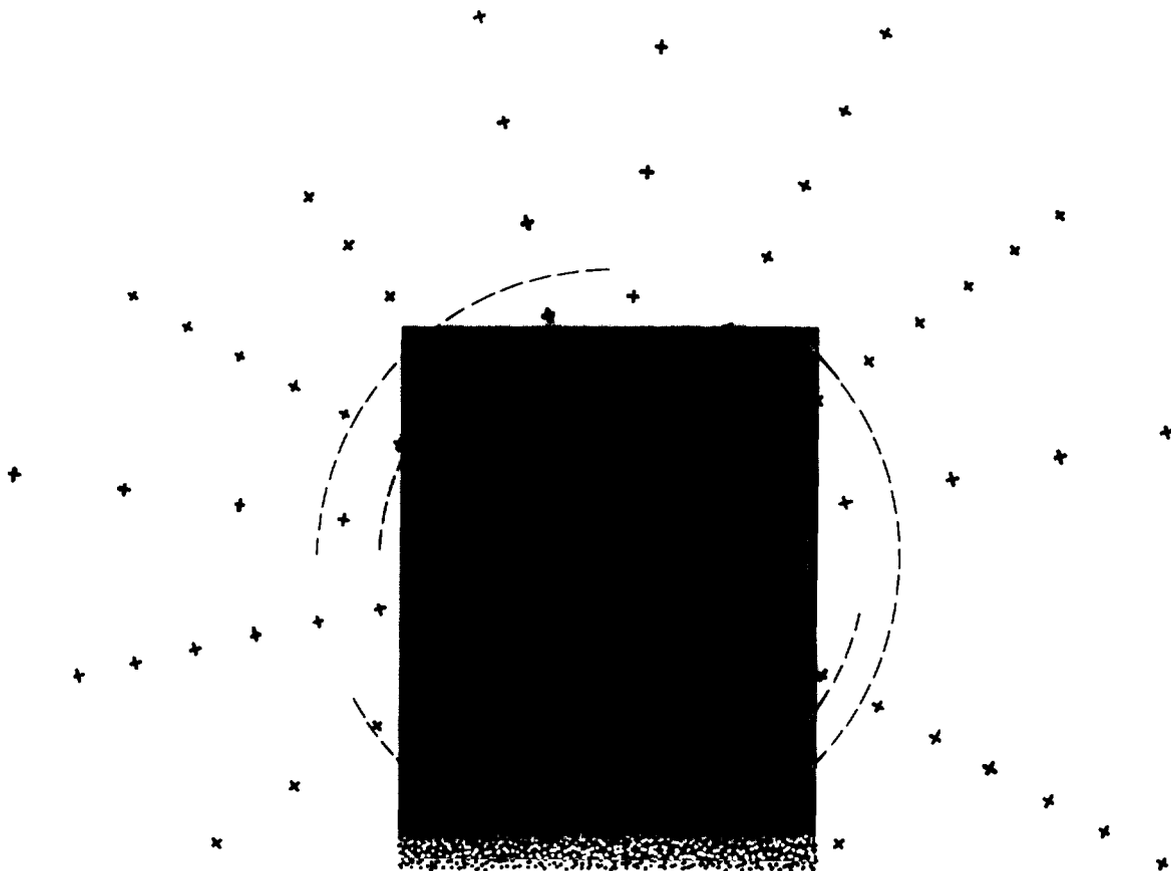
Radio Station KMAD
ATTN: Station Manager
KMAD-FM, FM Station
P.O. Box 576
Madill, OK 73446

Carephil Communications
ATTN: Station Manager
617 South Park Drive
Broken Bow, OK 74728



APPENDIX 1

ENGINEERING STATEMENT



WHEELER
BROADCAST
CONSULTING

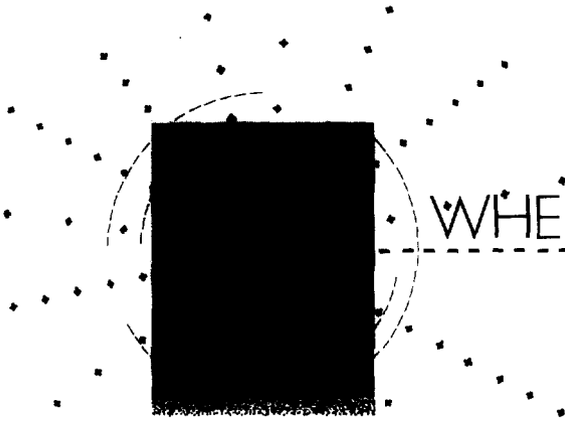
Hunt Broadcasting, Inc.

Proposed Rule Making:

Seeking the Reallocation of

**Channel 269 C3 - Denison - Sherman, TX
Channel 270 C2 - Paris, TX
Channel 272 A - Madill, OK
Channel 269 A - Jacksboro, TX**

April - 1995



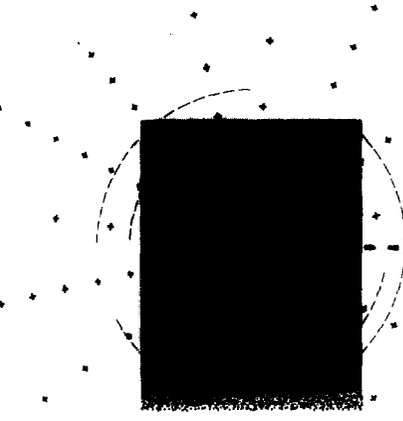
WHEELER BROADCAST CONSULTING

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Exhibit 1	Spacing Study, Channel 269 C1
Exhibit 2	Spacing Study, Channel 262 C2
Exhibit 3	Spacing Study, Channel 273 A
Exhibit 4	Spacing Studies, Channel 252 A. At KAIH CP Site and at Reference Site.
Exhibit 5	Digitally Generated Map Depicting the KAIH 70 dBu Reference Contour and the City of Jacksboro, TX.
Exhibit 6	Digitally Generated Map Depicting the Open Area in Which to Locate a Class A, KAIH, Transmitter Facility.
Exhibit 7	Digitally Generated Map Depicting the Open Area in Which to Locate a Class C1, KDVE, Transmitter Facility.
Exhibit 8	Digitally Generated Map Depicting the Existing KDVE and the Class C1 Reference Facilities 80 dBu Contours.

3718 W. 52nd TERRACE
SHAWNEE MISSION, KS.
66205 913.831.1622



WHEELER BROADCAST CONSULTING

Engineering Statement

Proposed Rule Making to Amend 47 CFR 73.202(b) of the Rules

This consultant has been retained by Hunt Broadcasting, Inc., licensee of KDVE in Denison - Sherman, Texas, for the purpose of preparing an engineering statement in support of a proposed rule making seeking to amend 47 CFR 73.202(b) and provide an on channel, Class C1, upgrade to the KDVE Class C3 facilities. This statement and its supporting exhibits are responsive to that request.

The National Atlas of the United States of America lists the coordinates of Denison-Sherman, Texas as:

33° 41' 39" N
96° 24' 38" W

A search of the Commission's February 24, 1995 FM database reveals that Channel 269 C1 can be substituted, mutually exclusive with the license of KDVE, for Channel 269 C3 in Denison - Sherman, Texas in complete compliance with all allocation criterion and in compliance with 47 CFR-73.207 of the Rules, at the reference coordinates for the community with no site restriction, subject to the re-allocation of three other broadcast facilities or construction permits. The three facilities are:

3718 W. 52nd TERRACE
SHAWNEE MISSION, KS.
66205 913.831.1622
816.968.4252

KBUS	Channel 270C2	Paris, Texas
KMAD-FM	Channel 272A	Medill, Oklahoma
KAIH	Channel 269A	Jacksboro, Texas

Exhibit 1 of this report details the search of the Commission's February 24, 1995 database which details the three effected stations.

KBUS

A study of the Commission's February 24, 1995 database reveals that KBUS can be reassigned from Channel 270 C2 to Channel 282 C2 at its presently licensed facilities. Channel 282 C2 is presently open at the KBUS site and no other facilities would be impacted by the change. Exhibit 2 of this report is a copy of the Channel 282 C2 spacing study.

KMAD-FM

An additional study of the Commission's February 24, 1995 database reveals that KMAD-FM can be reassigned from channel 272A to its first adjacent channel, channel 273A¹ at its existing licensed facilities. Exhibit 3 of this report details the availability of channel 273 for use by KMAD-FM. Channel 273A meets all minimum separation requirements for 73.207 save the existing KMAD-FM license and no additional broadcast facilities are impacted by the reallocation.

KAIH

KAIH is an unbuilt construction permit in Jacksboro, Texas. A full study of the Commission's February 24, 1995 FM database was performed and no alternate available channels could be located at the construction permit site. One channel, Channel 252, was located which is re-allocatable at Jacksboro with a slight, 1.28 km move from the CP site.² The proposed assignee of KAIH has consented to such a move and a copy of that consent is included as an exhibit to the legal portion of this petition. Exhibit 4 of this report is a spacing study which confirms the availability of Channel 252 at Jacksboro. Exhibit 5 is a digitally generated map which depicts the predicted 70 dBu contour of hypothetical KAIH facilities at the new reference site which indicates that the site is compliant with the principal community coverage requirements of 47 CFR 73.315(a).

¹ Channel 273 at Madill, Oklahoma could also be allocated as a class C3 facility with reference coordinates 3.22 km S.E. of the existing KMAD facilities. Such an allocation would in no way impact this proposed action and would be at the discretion of the licensee of KMAD.

² Channel 252A, at full class A facilities (6 kW at 100m HAAT) could be authorized under the contour protection provisions of 47 CFR 73.215 at the existing KAIH Channel 269 construction permit site.

KAIH (continued)

Exhibit 6 of this report is a digitally generated map depicting a wide open area in which to locate new facilities for KAIH. The assignee of KAIH has provided a copy of this map to a local engineer who is familiar with the area and he has confirmed that sites are available for the construction of a FM transmitter facility for KAIH.

KDVE

The re-allocation of KBUS, KMAD, & KAIH would provide KDVE a wide ranging open area in which to locate its class C1 facilities. Exhibit 7 is a digitally generated open area map which indicates the boundaries of a class C1 open area. Based on hypothetical facilities, constructed at the reference coordinates for the allocation and utilizing maximum class C1 parameters of 100 kW at 299m HAAT we find that the predicted 60 dBu service area of the existing KDVE facilities is entirely contained within the predicted 60 dBu service area of the class C1 reference facilities. As a result there will be no loss of service to any place or person as a result of the grant of this petition. Exhibit 8 of this report is a digitally generated map depicting the respective 60 dBu service contours of the existing and reference KDVE facilities. Population was counted from within both the existing and reference 60 dbu contours and it was found that population contained in the KDVE service area would increase from 125,932 persons to 325, 268 persons for an increase of 199,336 persons. All population determinations were based on a digital overlay of the 1990 US Census as drawn from the PLF 94-171 database. When only a portion of a minor civil subdivision was encompassed, uniform population density within that subdivision was assumed for the determination.

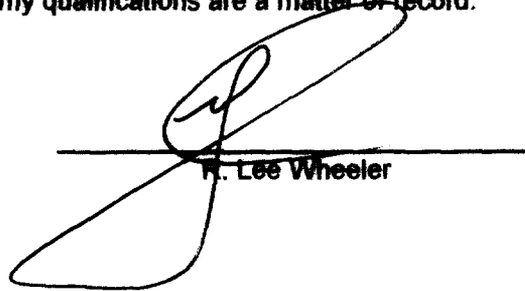
Summary of Proposed Amendments to 47 CFR 73.202(b)

<u>Facility</u>	<u>Channel</u>	
	<u>Present</u>	<u>Proposed</u>
KDVE, Denison - Sherman TX	269 C3	269 C1
KBUS, Paris, TX	270 C2	262 C2
KMAD-FM, Madill, OK	272 A	273 A
KAIH, Jacksboro, TX	269 A	252 A

Certification

All information contained in this report is true and accurate to the best of my belief. Having had numerous matters before the Commission, my qualifications are a matter of record.

4/14/95
Date



H. Lee Wheeler

WHEELER BROADCAST CONSULTING
6025 Martway - Suite 112 - Mission KS 66202

KDVE
Class C1 Reference Facilities

REFERENCE		DISPLAY DATES
33 41 39 N	CLASS C1	DATA 02-24-95
96 24 38 W	Current rules spacings	SEARCH 04-14-95
----- CHANNEL 269 -101.7 MHz -----		

CALL TYPE	CH# LAT	CITY LNG	STATE PWR	BEAR' HT	D-KM D-Mi	R-KM R-Mi	MARGIN (KM)
KDVEFM	269C3	Denison-Sherman	TX	256.5	27.52	211.0	-183.48 *
LI CN	33 38 11	96 41 57	17.500 kW	117M	17.1	131.1	
		Hunt Broadcasting, Inc.				BLH921014KG	
KBUS	270C2	Paris	TX	86.1	92.57	158.0	-65.43 *
LI CN	33 45 04	95 24 51	50.000 kW	150M	57.5	98.2	
		Lamar County Broadcasting, In				BLH881116KB	
KAIH.C	269A	Jacksboro	TX	252.7	173.24	200.0	-26.76 *
CP CN	33 13 44	98 11 22	6.000 kW	64M	107.7	124.3	
		Albert L. Crain				BPH900524MA	951008
KMADFM	272A	Madill	OK	323.6	56.83	75.0	-18.17 *
LI CN	34 06 24	96 46 30	3.000 kW	71M	35.3	46.6	
		Radio Station KMAD				BLH850523KA	
KNUE	268C	Tyler	TX	139.4	209.60	209.0	0.60 <
LI CY	32 15 35	94 57 02	100.000 kW	327M	130.3	129.9	
		Golden Eagle Broadcasters, In				BLH850307KT	
KXARFM	269C2	Hope	AR	90.4	239.44	224.0	15.44
CP CN	33 40 46	93 49 42	50.000 kW	150M	148.8	139.2	
		KDB, Inc.				BPH930823IK	950910
>From channel 269C2 Per D92-283							
KTST	270C	Oklahoma City	OK	334.2	228.67	209.0	19.67
LI CY	35 32 58	97 29 50	100.000 kW	423M	142.1	129.9	
		ECI License Company, L.P.				BLH861020KH	
KENAFM	269A	Mena	AR	63.9	221.97	200.0	21.97
LI CN	34 34 23	94 14 55	3.000 kW	91M	138.0	124.3	
		Ouachita Communications, Inc.				BLH840608CC	
>*To channel 271C2 Per D89-290-Downgraded to 271C3 by BPH-930405IF							
WRR	266C	Dallas	TX	203.1	133.15	105.0	28.15
LI CY	32 35 22	96 58 10	100.000 kW	460M	82.8	65.3	
		City of Dallas, Texas				BLH860130KF	
>BLH-860414KQ granted by mistake, after this was granted.							
KTXQ	271C	Fort Worth-Dallas	TX	203.1	134.17	105.0	29.17

WHEELER BROADCAST CONSULTING
6025 Martway - Suite 112 - Mission KS 66202

CLASS C1

CALL TYPE	CH# LAT	CITY LNG	STATE PWR	BEAR' HT	D-KM D-Mi	R-KM R-Mi	MARGIN (KM)
LI	CY	32 34 54 96 58 32	100.000 kW	441M	83.4	65.3	
		CBS, Inc.			BLH910508KB		
KLAW	268C1	Lawton	OK	295.8	218.09	177.0	41.09
LI	CN	34 33 00 98 32 20	100.000 kW	180M	135.5	110.0	
		KLAW Broadcasting, Inc.			BLH801010AC		

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KBUS
Alternate Channel

REFERENCE		DISPLAY DATES
33 45 04 N	CLASS C2	DATA 02-24-95
95 24 51 W	Current rules spacings	SEARCH 04-14-19
----- CHANNEL 282 -104.3 MHz -----		

CALL TYPE	CH# LAT	CITY LNG	STATE PWR	BEAR' HT	D-KM D-Mi	R-KM R-Mi	MARGIN (KM)	
ALPEN	284A	Antlers	OK	342.0	56.05	55.0	1.05	<
AL N	34 13 54	95 36 06	0.000 kW	OM	34.8	34.2		
	91-232							
KWSM	281A	Sherman	TX	267.1	107.08	106.0	1.08	<
LI CN	33 42 10	96 34 05	3.000 kW	100M	66.6	65.9		
	KTXO, Inc.							
	BLH891219KB							
DE281	281A	Sherman	TX	267.1	107.08	106.0	1.08	<
DE	33 42 10	96 34 05	0.000 kW	OM	66.6	65.9		
	Harmon G. Husbands							
	RM8467							940210
AD282	282A	Stamps	AR	103.6	170.71	166.0	4.71	
AD	33 23 20	93 37 38	0.000 kW	OM	106.1	103.2		
	Y95 Radio							
	RM8069							
	>PRM-Site Restricted 12.2Km West							
KKDAFM	283C	Dallas	TX	228.4	194.02	188.0	6.02	
LI CY	32 35 22	96 58 10	100.000 kW	485M	120.6	116.8		
	Service Broadcasting Corp.							
	BLH821029AL							
KKUS	281C2	Tyler	TX	182.6	139.51	130.0	9.51	
LI CN	32 29 40	95 28 55	50.000 kW	150M	86.7	80.8		
	Tyler FM, Incorporated							
	BLH900515KE							
KGASFM	282A	Carthage	TX	152.7	200.84	166.0	34.84	
CPM CN	32 08 33	94 25 39	6.000 kW	100M	124.8	103.2		
	Hanszen Broadcasting							
	BMPH920212IA							930109
DE285	285A	Winnsboro	TX	174.1	90.19	55.0	35.19	
DE	32 56 32	95 18 53	0.000 kW	OM	56.0	34.2		
	Cavalier Broadcasting							
	>Counterproposal							
KWNS	285A	Winnsboro	TX	174.1	90.19	55.0	35.19	
LI CN	32 56 32	95 18 53	3.000 kW	86M	56.0	34.2		
	Winnsboro Broadcasting Co., I							
	BLH830913AF							
KJTX	283A	Jefferson	TX	137.3	142.95	106.0	36.95	
LI CN	32 48 13	94 22 26	1.750 kW	129M	88.8	65.9		

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 6025 Martway - Suite 112 - Mission KS 66202

CLASS C2

CALL TYPE	CH# LAT	CITY LNG	STATE PWR	BEAR' HT	D-KM D-Mi	R-KM R-Mi	MARGIN (KM)
DLB Broadcasting, Partnership					BLH901102KD		
AD285 AD	285A 33 00 21	Pittsburg 94 56 10	TX 0.000 kW	151.7 OM	93.87 58.3	55.0 34.2	38.87
Cavalier Broadcasting							

WHEELER BROADCAST CONSULTING
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KMAD-FM
 Alternate Channel

REFERENCE	CLASS A	DISPLAY DATES
34 06 24 N	Current rules spacings	DATA 02-24-95
96 46 30 W	CHANNEL 273 -102.5 MHz	SEARCH 04-14-19

CALL TYPE	CH# LAT	CITY LNG	STATE PWR	BEAR' HT	D-KM D-Mi	R-KM R-Mi	MARGIN (KM)
KMADFM	272A	Madill	OK	0.0	0.00	72.0	-72.00 *
LI CN	34 06 24	96 46 30	3.000 kW	71M	0.0	44.8	
		Radio Station KMAD				BLH850523KA	
KJYO	274C	Oklahoma City	OK	337.7	172.78	165.0	7.78
LI DEN	35 32 52	97 29 29	100.000 kW	300M	107.4	102.6	
		Clear Channel Holdings, Inc.				BLH890303KC	
ALOPEN	276C2	Atoka	OK	63.5	65.86	55.0	10.86
AL N	34 22 16	96 08 06	0.000 kW	0M	40.9	34.2	
		87-322					
AP220	220D	Ardmore	OK	284.9	33.22	5.5	27.72
AP CN	34 11 01	97 07 23	0.250 kW	51M	20.6	3.4	
		American Family Association				BPFT941202TB	
		>Translator for WAFR, Tupelo, MS					
KHIB	220A	Durant	OK	106.5	38.51	10.0	28.51
LI CN	34 00 30	96 22 30	0.320 kW	41M	23.9	6.2	
		Southeastern Oklahoma State U				BLED821012AK	
KHKCFM	276A	Atoka	OK	57.3	63.98	31.0	32.98
LI CN	34 25 05	96 11 25	3.300 kW	136M	39.8	19.3	
		Ballard Broadcasting of Oklah				BMLH900530KE	
		>*To Channel 276C2 per D87-322					
KRHDFM	272A	Duncan	OK	292.3	118.67	72.0	46.67
LI CN	34 30 43	97 58 05	3.000 kW	100M	73.8	44.8	
		Duncan Broadcasting Company,				BLH890417KA	

WHEELER BROADCAST CONSULTING
 6025 Martway - Suite 112 - Mission KS 66202

KAIH
 Alternate Channel

REFERENCE	CLASS A	DISPLAY DATES
33 13 44 N	Current rules spacings	DATA 02-24-95
98 11 22 W	CHANNEL 252 - 98.3 MHz	SEARCH 04-14-19

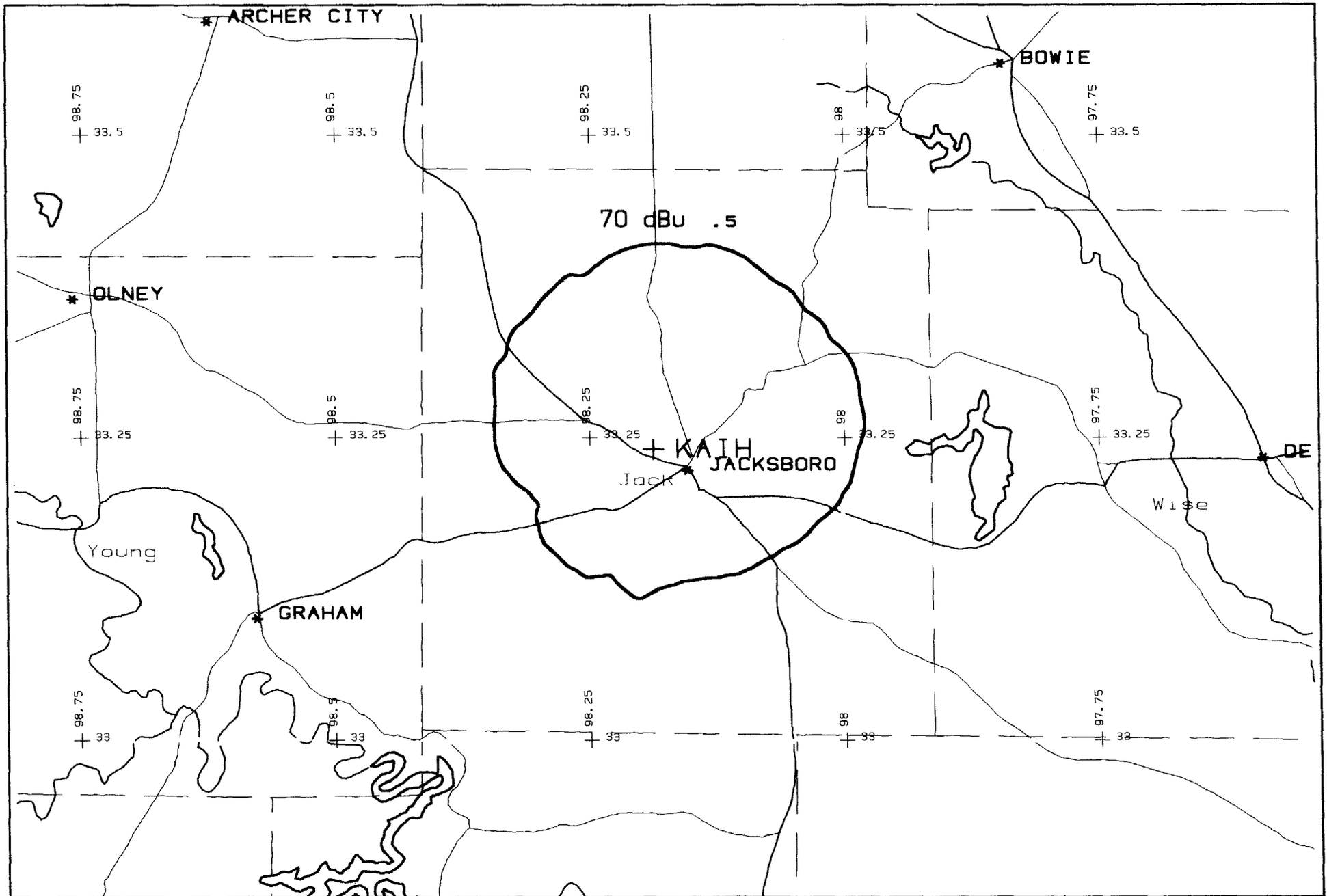
CALL TYPE	CH# LAT	CITY LNG	STATE PWR	BEAR' HT	D-KM D-Mi	R-KM R-Mi	MARGIN (KM)
KCUBFM	252A	Stephenville	TX	183.2	113.72	115.0	-1.28 *
LI CN	32 12 18	98 15 23	3.000 kW	100M	70.7	71.5	
		Pyramid Broadcasting, Inc.			BLH900706KC		
KIRQ	251C1	Lawton	OK	354.3	151.82	133.0	18.82
LI HN	34 35 27	98 21 10	100.000 kW	61M	94.4	82.7	
		Kcco - KRLG, Inc.			BLH4928		
KLUVFM	254C	Dallas	TX	121.9	134.37	95.0	39.37
LI CY	32 35 22	96 58 10	100.000 kW	483M	83.5	59.0	
		TK Communications, Inc.			BLH801001AG		
KRRW	250C	Dallas	TX	121.9	134.73	95.0	39.73
LI CY	32 35 15	96 57 59	100.000 kW	491M	83.7	59.0	
		WSB, Inc.			BLH910515KB		
KFYZFM	252C3	Bonham	TX	78.8	186.46	142.0	44.46
AP CN	33 33 16	96 13 24	25.000 kW	83M	115.9	88.3	
		Bonham Broadcasting Company			BPH930826IB		
		>From channel 252A Per D89-209					
ALOPEN	252C3	Bonham	TX	78.8	186.79	142.0	44.79
AL N	33 33 26	96 13 13	0.000 kW	0M	116.1	88.3	
		89-209					
		>Effective 5-18-90-Reserved for KFYZFM per D89-209					

WHEELER BROADCAST CONSULTING
 6025 Martway - Suite 112 - Mission KS 66202

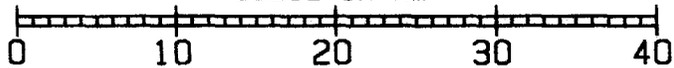
KAIH
 New Reference Facilities

REFERENCE		DISPLAY DATES
33 14 26 N	CLASS A	DATA 02-24-95
98 11 16 W	Current rules spacings	SEARCH 04-14-95
----- CHANNEL 252 - 98.3 MHz -----		

CALL TYPE	CH# LAT	CITY LNG	STATE PWR	BEAR' HT	D-KM D-Mi	R-KM R-Mi	MARGIN (KM)	
KCUBFM	252A	Stephenville	TX	183.2	115.02	115.0	0.02	<
LI CN	32 12 18	98 15 23	3.000 kW	100M	71.5	71.5		
		Pyramid Broadcasting, Inc.				BLH900706KC		
KIRQ	251C1	Lawton	OK	354.2	150.54	133.0	17.54	
LI HN	34 35 27	98 21 10	100.000 kW	61M	93.6	82.7		
		Kcco - KRLG, Inc.				BLH4928		
KLUVFM	254C	Dallas	TX	122.4	134.92	95.0	39.92	
LI CY	32 35 22	96 58 10	100.000 kW	483M	83.8	59.0		
		TK Communications, Inc.				BLH801001AG		
KRRW	250C	Dallas	TX	122.4	135.28	95.0	40.28	
LI CY	32 35 15	96 57 59	100.000 kW	491M	84.1	59.0		
		WSB, Inc.				BLH910515KB		
KFYZFM	252C3	Bonham	TX	79.2	186.05	142.0	44.05	
AP CN	33 33 16	96 13 24	25.000 kW	83M	115.6	88.3		
		Bonham Broadcasting Company				BPH930826IB		
>From channel 252A Per D89-209								
ALOPEN	252C3	Bonham	TX	79.1	186.38	142.0	44.38	
AL N	33 33 26	96 13 13	0.000 kW	0M	115.8	88.3		
		89-209						
>Effective 5-18-90-Reserved for KFYZFM per D89-209								

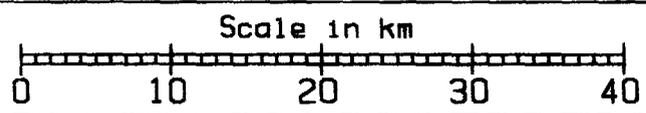
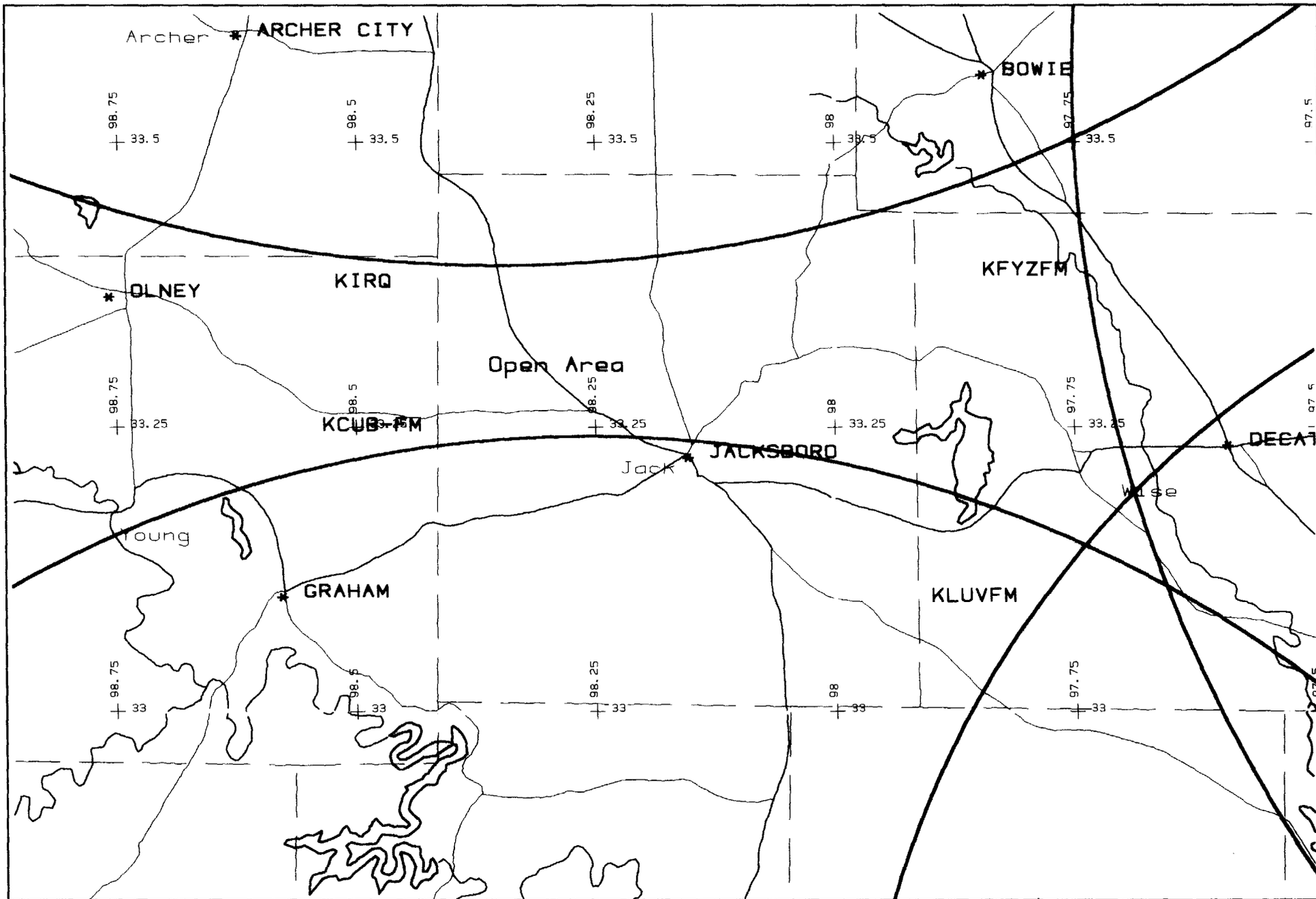


Scale in km



KAIH 252 6kW (Reference Facilities)
 N. Lat. 33 14 26 W. Lng. 98 11 16

KAIH - EXHIBIT 5
 L. WHEELER - 04/9



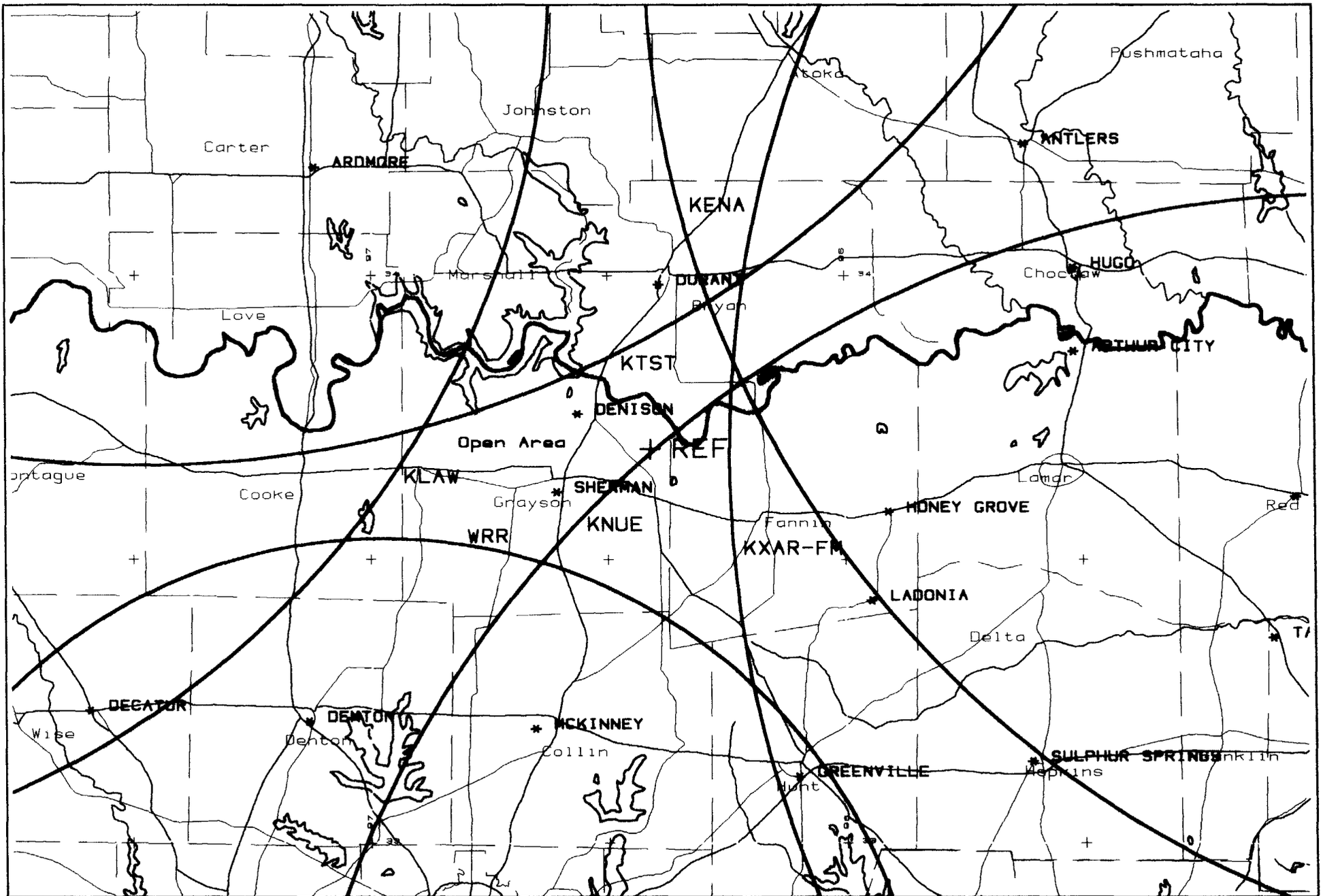
Open Area Map, KAIH Ch. 252A

N. Lat. 33 13 44

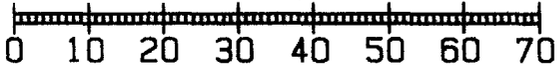
W. Lng. 98 11 22

Exhibit 6

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Scale in km



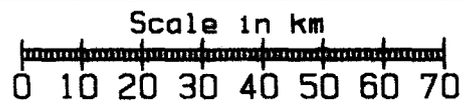
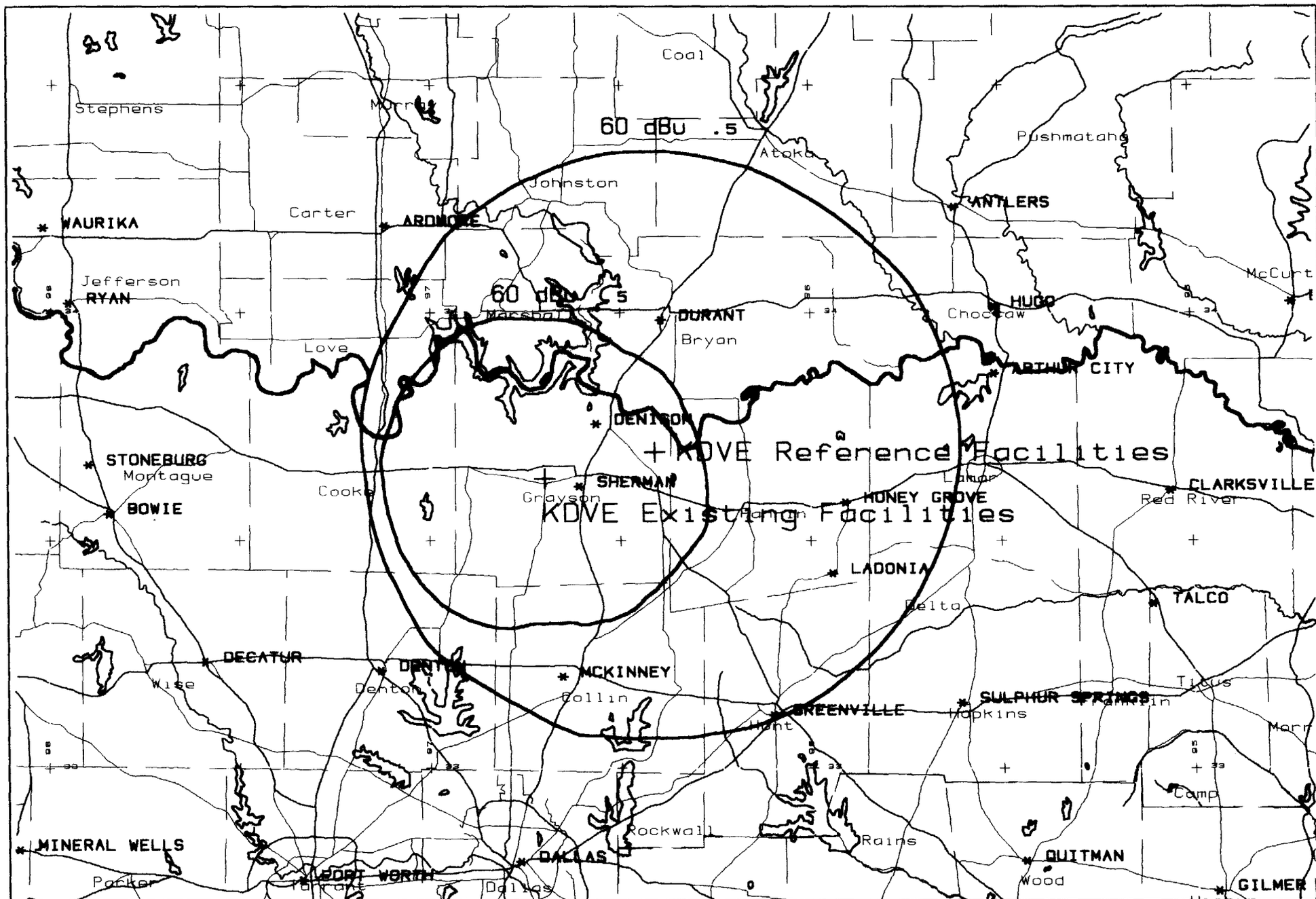
Open Area Analysis

N. Lat. 33 41 39

W. Lng. 96 24 38

KDVE EXHIBIT 7

L. WHEELER - 04/95



KDVE 269 100kW Reference Facilities
N. Lat. 33 41 39 W. Lng. 96 24 38

KDVE Exhibit 8
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