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SEP 16 1998

September 16, 1998

**BY HAND DELIVERY**

Magalie Roman Salas, Esquire  
Secretary  
Federal Communications Commission  
1919 M Street, N.W., Room 222  
Washington, D.C. 20554

Re: Petition for Rule Making  
Change in Community of License  
WKZW(FM)  
Bay Springs/Ellisville, Mississippi

Dear Ms. Salas:

Transmitted herewith, on behalf of Blakeney Communications, Inc., licensee of WKZW(FM), Bay Springs, Mississippi, are an original and four copies of its "Petition for Rule Making," requesting that the Table of Allotments for FM Broadcast Stations be amended to reallocate Channel 232C2 from Bay Springs to Ellisville, Mississippi, and that the license for WKZW(FM) be modified to reflect the new community of license.

Should any further information be required concerning this matter, please communicate with this office.

Very truly yours,  
FLETCHER, HEALD & HILDRETH, P.L.C.



Anne Goodwin Crump  
Counsel for Blakeney Communications, Inc.

Enclosures

cc: Ms. Nancy Joyner (with enclosure), (by Hand Delivery)

O+4  
MM6

BEFORE THE

# Federal Communications Commission

WASHINGTON, D.C. 20554

SEP 16 1988

SEP 16 1988

In the Matter of )  
 )  
 Amendment of Section 73.202(b), )  
 Table of Allotments, FM Broadcast Stations. )  
 (Bay Springs and Ellisville, Mississippi) )

MM DOCKET NO. \_\_\_\_\_  
 RM- \_\_\_\_\_

Directed to: Chief, Allocations Branch

## PETITION FOR RULE MAKING

Blakeney Communications, Inc. ("Blakeney"), licensee of WKZW(FM), Bay Springs, Mississippi, by its attorneys, hereby requests that the Commission amend Section 73.202(b) of its Rules, the Table of Allotments for FM Broadcast Stations, to reallocate Channel 232C2 from Bay Springs to Ellisville, Mississippi, and that the license for WKZW(FM) be modified to reflect the new community of license. With respect thereto, the following is submitted:

1. Blakeney proposes herein that the community of license for WKZW(FM) be changed from Bay Springs to Ellisville, Mississippi. This proposal is in accordance with the Commission's policies for changes in community of license. *Modification of FM and TV Authorizations to Specify a New Community of License*, 4 FCC Rcd 4870 (1989), *recon. granted in part*, 5 FCC Rcd 7094 (1990). The proposed reallocation of Channel 232C2 to Ellisville is mutually exclusive with the current operation of WKZW(FM) at Bay Springs. Further, the proposed reallocation would not deprive Bay Springs of its only local service, as WIZK(AM) will remain licensed to Bay Springs. Additionally, the proposed reallocation will result in a preferential arrangement of allotments consistent with the *Revision of FM Assignment Policies*

*and Procedures*, 90 F.C.C.2d 88 (1982), in that the reallocation will result in a first competing service for the larger community of Ellisville and an overall increase in the number of persons served by WKZW(FM). Accordingly, the proposed reallocation will serve the public interest.

2. Blakeney currently is the licensee of WKZW(FM) and also holds a construction permit for modification of the station's facilities. While the proposed modification would improve the station's service, reallocation of the channel to Ellisville would provide greater public interest benefits. As set forth in the attached Engineering Statement, the proposed reallocation to Ellisville is mutually exclusive with continued operation of WKZW(FM) at Bay Springs. Additionally, as set forth above, the reallocation of WKZW(FM) will not deprive the community of Bay Springs of its only local transmission service, as WIZK(AM) also is licensed to Bay Springs and will be unaffected by the instant proposal. Accordingly, the proposed reallocation meets the Commission's threshold requirements for specifying a new community of license.

3. Moreover, the proposed reallocation would result in a preferable arrangement of allocations in accordance with the Commission's FM allocation priorities. Those priorities are: (1) first full-time aural service; (2) second full-time aural service; (3) first local service; and (4) other public interest matters. As set forth in the attached Engineering Statement, no white or grey area is included in either the area which would gain service or the area which would lose service as a result of the proposed reallocation. Further, both communities currently have one additional local transmission service in addition to WKZW(FM). Therefore, the analysis of this proposal must proceed under priority (4) and weigh whether the public interest would be better served by retaining a first competitive service at Bay Springs or allocating a first competitive

service at Ellisville. A comparison of the communities and consideration of the improved service which could be provided demonstrates that the public interest would be better served by reallocating Channel 232C2 to Ellisville.

4. Among the factors favoring allotment is the fact that the instant proposal would allow WKZW(FM) to serve a greater population and would provide a first competing service to Ellisville, a community almost twice as large as Bay Springs. As demonstrated in the attached Engineering Statement, the facilities with which WKZW(FM) is currently operating serve 180,721 people and the facilities authorized in the currently outstanding construction permit for WKZW(FM) would provide service to an area of 8.489 square kilometers with a population of 214,180. In contrast, from the reference site proposed for Ellisville, the station would serve the same geographic area but with a population of 233,529. The net result would be that 52,808 people would gain service as compared to WKZW(FM)'s presently operating facilities and 19,349 persons would gain a new service, when compared to WKZW(FM)'s authorized but unconstructed construction permit facilities. None of the area included within the loss area is currently underserved, but approximately 212 persons within the gain area would gain a fifth aural reception service as a result of the proposed relocation. Thus, the changes proposed herein would result in new service within an underserved area.

5. The allotment to Ellisville also would provide that larger community with a first competing local transmission service. Bay Springs, although a county seat of Jasper County together with the community of Paulding, has a 1990 U.S. Census population of only 1,729 persons. Nonetheless, Bay Springs currently has two local aural transmission services. Ellisville, on the other hand, currently has only one local aural transmission service, despite the

fact that its 1990 U.S. census population of 3,634 persons is almost twice as large as that of Bay Springs, and despite the fact that it is a county seat of Jones County. Neither community is a part of any Urbanized Area, but it is clear that the community of Ellisville is itself a thriving and vibrant business center which is in need of a competing local service. Ellisville is an incorporated city with a mayor and five aldermen. Ellisville was the original county seat of Jones County and now represents the First Judicial District of Jones County. Court terms now alternate between Ellisville and Laurel, which is the seat of the Second Judicial District of Jones County. Ellisville has two of the top ten employers in the county as listed on the Jones County web page.

6. Among these is the Ellisville State School, which provides services to the mentally handicapped. The Ellisville State School is the second largest employer in the county, with 1,331 employees. In addition, Jones Junior College is located in Ellisville. Jones Junior College has 375 employees and also has Mississippi's largest enrollment on a single campus for any junior or community college. As described in the attached article from the *Laurel Leader-Call*, Jones Junior College recently was chosen by Cisco Systems, Inc., a worldwide leader in networking for the Internet, as the site for the Regional Cisco Networking Academy. This choice recognizes Jones Community College's prominent position in training students in advanced technology service.

7. Ellisville also is a banking center, the home of numerous businesses and manufacturing concerns, ranging from welding to truck trailer parts and repair to wood pallets. These businesses and manufacturers, together with the county government, Ellisville State School, and Jones Junior College, attract employees from throughout the area to work in Ellisville. Indeed many workers commute from the larger community of Laurel to Ellisville to

work. As a result, numerous service businesses have grown up in Ellisville to serve the needs of both residents and commuters. The Yellow Pages shows that there are 13 restaurants located in Ellisville. In addition, Ellisville is home to hardware stores, garages, florists, insurance agents, and medical and dental clinics. There also are fourteen churches in Ellisville to serve the religious needs of residents. Further, the city of Ellisville has its own fire department, police department, and water works.

8. Clearly, therefore, Ellisville is a thriving community in need of a first competing local aural transmission service. Not only does Ellisville have a population almost twice as large as that of Bay Springs, but it attracts employees to Ellisville businesses from the surrounding area. Thus, the number of persons who would be served by a second local Ellisville station is actually much greater than simply the resident population of the city.

9. A comparison of the two counties in which the communities are located also illustrates the greater need for service in Ellisville as opposed to Bay Springs. As indicated above, Ellisville is a county seat of Jones County, while Bay Springs is located in Jasper County. The estimated population of Jasper County as of January 1, 1995 was 17,400. *Rand McNally Commercial Atlas and Marketing Guide* at 369. In contrast, Jones County had an estimated population of 63,200, well over three times as great. *Id.* Similarly, while Jones County has 22,900 households, Jasper County has only 6,200 households. *Id.* at 72. Further, a comparison of the median household incomes for Jasper County (\$19,763) and Jones County (\$22,900) shows that Jones County is the more prosperous and thriving county. *Id.*

10. That greater prosperity is reflected in the economic activities in the two counties. Jones County is home to 81 manufacturing establishments which employ 4,800 people. In

contrast, Jasper County has only 25 manufacturing establishments providing work to 600 people. *Id.* at 369. The greater economic activity in Jones County is also revealed in the wholesale trade and general merchandise sales figures for the two counties. In 1994, Jasper County had wholesale trade in the amount of \$41,231,000 and total general merchandise sales in the amount of \$1,606,000. *Id.* at 79, 369. During the same year, Jones County, on the other hand, had wholesale trade in the amount of \$218,006,000 and general merchandise sales in the amount of \$86,512,000. *Id.*

11. The greater economic activity in Jones County demonstrates that it encompasses more vibrant and thriving communities. The vitality of the county points out the need for a first competitive local transmission service in Ellisville, one of the county seats and the seat of the First Judicial District of Jones County. It is clear that a bustling community like Ellisville needs more than one outlet for local expression. The smaller and less vibrant community of Bay Springs, on the other hand, will remain well served by the remaining local station.

12. While the proposed new facilities for WKZW(FM) would place a city-grade signal over in excess of 50 percent of the Urbanized Area of Hattiesburg, Mississippi, it is entirely clear that Ellisville is a community separate and apart from Hattiesburg. As set forth above, Ellisville has its own local government, schools, fire department, police department, water works, churches, and businesses. Moreover, Ellisville is in a county separate from any included in the Hattiesburg Urbanized Area. That Urbanized Area covers Lamar and Forrest Counties. As set forth above, however, Ellisville is located in Jones County.

13. The Commission has established eight criteria whereby it will judge whether a community should be considered to be part of an Urbanized Area or an independent community.

Those criteria are as follows:

(1) the extent to which community residents work in the larger metropolitan area rather than the specified community; (2) whether the smaller community has its own newspaper or other media that cover the community's local needs and interests; (3) whether the community leaders and residents perceive the specified community as being an integral part of, or separate from, the larger metropolitan area; (4) whether the specified community has its own local government and elected officials; (5) whether the smaller community has its own telephone book provided by the local telephone company or its own zip code; (6) whether the community has its own commercial establishments, health facilities, and transportation systems; (7) the extent to which the specified community and the central city are part of the same advertising market; and (8) the extent to which the specified community relies on the larger metropolitan area for various municipal services, such as police, fire protection, schools, and libraries.

*Greenfield and Del Rey Oaks, California*, 11 FCC Rcd 12681, 12683-84 n. 5 (M. Med. Bur. 1996), *citing*, *RKO General (KFRC)*, 5 FCC Rcd 3222 (1990); *Faye and Richard Tuck*, 3 FCC Rcd 5374 (1988).

14. The facts set forth above clearly demonstrate that at least seven of these eight factors show that Ellisville is a community independent from Hattiesburg. Starting with the first listed criterion, Ellisville has governmental agencies, schools, and businesses which are among the largest in the county. Thus, Ellisville attracts workers from outside the community to come to Ellisville, and it is not primarily dependent upon Hattiesburg for its jobs. Secondly, the community of Ellisville has one local media outlet at the present time. The closest daily newspaper is the *Laurel Leader-Call*, published in Laurel. While Ellisville does have one local radio station, it is in need of a second local media outlet in order to provide some diversity of viewpoint in local coverage. A community as vital and prosperous as Ellisville assuredly is in

need of more than one outlet of local expression.

15. The facts set forth above also demonstrate that the local leaders perceive Ellisville as its own community, apart from any larger urbanized area. The community has its own mayor and aldermen, and there are numerous businesses, churches, and civic organizations. In fact, Ellisville is in a separate Congressional district, Chancery Court district, Circuit Court district, and Junior College district from Hattiesburg. Further, Ellisville does not share state senators or representatives with the Hattiesburg Urbanized Area. The community of Ellisville clearly functions independently from Hattiesburg.

16. Other indicia of independent status include the facts that Ellisville has its own zip code and telephone exchange. While Ellisville is included in the same Bell South Pine Belt Area telephone directory along with Hattiesburg and Laurel, there is a separate White Pages section for Ellisville within that directory. Dixie Directory, however, publishes a separate phone directory for Ellisville and Jones County. Further, as described above, Ellisville has numerous business establishments, health facilities, churches, governmental agencies, and manufacturing concerns. Indeed, Ellisville is home to the second largest employer in the county. Finally, the community of Ellisville does not depend upon Hattiesburg for basic governmental services, but rather has its own police and fire departments and water works, and is only the seat of the First Judicial District of Jones County.

17. All of the above factors demonstrate that Ellisville is a thriving and independent community in need of a first competitive local transmission service. Ellisville is a center of business, industry, and services. Its population is over twice as large as that of Bay Springs. The proposed change in community of license would allow WKZW(FM) to provide service to an

additional 52,808 persons, including a small number currently residing in an underserved area. At the same time, Bay Springs would retain one local aural transmission service. Because of the considerations set forth above, it is clear that Ellisville has a greater need for a first competitive aural transmission service than does Bay Springs. Accordingly, Blakeney is requesting that the community of license for WKZW be changed to Ellisville. In the event that Channel 232C2 is reallocated from Bay Springs to Ellisville, Mississippi, Blakeney will apply to modify its existing construction permit to specify Ellisville as WKZW(FM)'s community of license, and upon grant, will expeditiously construct such facilities.

WHEREFORE, the premises considered, Blakeney respectfully requests that Channel 232C2 be reallocated from Bay Springs to Ellisville, Mississippi, and that the license for WKZW(FM) be modified to reflect the new community of license.

Respectfully submitted,

BLAKENEY COMMUNICATIONS, INC.

By:



Frank R. Jazzo

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Its Attorneys

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September 16, 1998

TECHNICAL EXHIBIT  
IN SUPPORT OF  
A PETITION FOR RULE MAKING  
TO AMEND THE FM TABLE OF ALLOTMENTS  
BAY SPRINGS AND ELLISVILLE, MISSISSIPPI

Technical Narrative

This technical narrative and associated exhibits have been prepared on behalf of FM station WKZW (herein "Petitioner") in support of a Petition for Rule Making to amend Section 73.202(b) by the reallocation of channel 232C2 from Bay Springs, Mississippi to Ellisville, Mississippi and the modification of the construction permit of WKZW on channel 232C2 at Bay Springs, accordingly (BMPH-980217ID). As the requested change to channel 232C2 at Ellisville is mutually exclusive with the present allotment of channel 232C2 at Bay Springs, Petitioner invokes the provisions of Section 1.420(i).

The following is a summary of the reallocation proposal:

- The community of Ellisville, Mississippi (1990 population 3,634) will be provided with its second local aural transmission service as FM station WJKX is currently assigned to Ellisville.
- Bay Springs, Mississippi (1990 population 1,729) will not be deprived of its sole "existing" local service as there is one AM assignment at Bay Springs, namely, WIZK on 1570 kHz (BL-980504KB).
- Ellisville is not located within any Urbanized Area as defined by the 1990 U.S. Census.
- The number of persons within WKZW's currently operating 1 mV/m contour will increase from 180,721 persons to 233,529 persons, and there will be a "net" increase in 1 mV/m coverage to 52,808 persons (BPH-960911IB).
- The number of persons within WKZW's 1 mV/m contour authorized in construction permit BMPH-980217ID will increase from 214,180 persons to 233,529 persons, and there will be a "net" increase in 1 mV/m coverage to 19,349 persons.
- 1 mV/m service will be provided to underserved areas.

Proposed Change in Table of Allotments

Station WKZW is currently licensed (BLH-6730) to operate on channel 228A at Bay Springs, Mississippi with an effective radiated power (ERP) of 3 kW and an antenna height above average terrain (HAAT) of 43 meters. In addition, WKZW has a pending license application, BLH-980427KE, to cover facilities constructed pursuant to a recently granted construction permit, BPH-960911IB, which authorized operation on channel 232C2 with an ERP of 50 kW and an HAAT of 125 meters. Furthermore, WKZW currently has an outstanding construction permit, BMPH-980217ID, which modified BPH-960911IB, and which authorizes operation on channel 232C2 with an ERP of 29.5 kW and an HAAT of 197 meters. Bay Springs is located in Jasper County and has a 1990 U.S. Census population of 1,729 persons. AM station WIZK on 1570 kHz is licensed to serve Bay Springs (BL-980504KB). Therefore, adoption of the proposal will not deprive Bay Springs of its sole "existing" local service.

Ellisville, Mississippi is located in Jones County and has a 1990 U.S. Census population of 3,634 persons. Ellisville has one local aural service, namely, WJKX on channel 273C2 and, therefore, Petitioner's proposal would bring second local aural broadcast service to Ellisville.

<u>City</u>	<u>Present</u>	<u>Proposed</u>
Bay Springs, Mississippi	232C2	--
Ellisville, Mississippi	273C2	273C2, 232C2

Compliance With FCC Rules

The attached Figure 1 is a tabulation of required separations pertinent to use of channel 232C2 at Ellisville. The reference site complies with the

Commission's minimum distance separation requirements contained in Section 73.207 to all existing, authorized and proposed stations and allotments. Operation from the reference site will provide the requisite city grade signal to all of Ellisville.

Figure 2 is a map showing the area to locate channel 232C2 at Ellisville in compliance with the Commission's minimum distance separation requirements and city coverage requirements based on maximum Class C2 facilities (ERP 50 kW/HAAT 150 m).

Pursuant to Section 1.420(i), the Commission will consider petitions to modify the license/construction permit of an FM station to specify a new community if the proposed allotment would be mutually exclusive with the present assignment. As the entire area to locate for channel 232C2 at Ellisville depicted on Figure 2 would be short-spaced to the authorized WKZW channel 232C2 operation, the new allotment is mutually exclusive with the existing allotment.

#### Urbanized Area Considerations

Ellisville, Mississippi is not located within any Urbanized Area as defined by the 1990 U.S. Census. In addition, the closest point of Ellisville is located 21.8 km from the closest point of the Hattiesburg Urbanized Area. Furthermore, although the proposed 70 dBu contour will encompass more than 50% of the nearest Urbanized Area (Hattiesburg), Ellisville is considered independent of Hattiesburg as detailed elsewhere in this Petition. Therefore, it is believed that the proposal warrants a second local service at Ellisville.<sup>1</sup>

<sup>1</sup> See paragraph 11 of the Report and Order in MM Docket No. 91-25, *Headland, Alabama and Chattahoochee, Florida* (adopted: September 8, 1995,; released: September 19, 1995, DA 95-1938).

Gain and Loss Areas and Available Aural Services

Sheet 1 of Figure 3, attached, is a map showing the FM 1 mV/m primary service contours for the currently authorized WKZW operation on channel 232C2 at Bay Springs (BMPH-980217ID) and the proposed WKZW operation on channel 232C2 at Ellisville. Maximum facilities and uniform terrain were used to determine the contour locations. The 1 mV/m "gain" and "loss" areas are also indicated.

Also shown on Sheet 1 of Figure 3 are the AM and FM reception services available to the areas within the authorized and proposed WKZW 1 mV/m contours.<sup>2</sup> For FM stations the 1 mV/m contour is depicted, and for Class A AM station WWL the 0.5 mV/m contour is shown. For other AM stations, the nighttime-interference-free (NIF) is depicted. Figure 4 tabulates the AM and FM stations whose contours are shown on Figure 3, Sheet 1. Only those FM and AM services necessary to provide at least five (5) fulltime aural services to the gain and loss areas have been shown on Figure 3, Sheet 1. The letters identify the AM and FM service contours of stations tabulated on Figure 4.

It has been determined that there are at least five fulltime aural services available to the loss area. However, there are less than five existing aural services available to the gain area. Sheet 2 of Figure 3 is an expanded scale portion of Sheet 1 which depicts the underserved gain area. As shown, the proposal will provide a fourth aural service to an area encompassing 3 square kilometers containing 0 persons, and a fifth aural

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<sup>2</sup>The determination of available reception services was based on the criteria set forth in footnote 1 of the Notice of Proposed Rule Making in MM Docket No. 96-219 (DA 96-1774; adopted October 25, 1996, released November 1, 1996).

service to an area encompassing 4 square kilometers and containing 212 persons.

Population and Area within Gain and Loss Areas

Adoption of the Petitioner's proposal would also increase the number of persons within WKZW's presently operating (BPH-960911IB) 1 mV/m contour from 180,721 persons to 233,529 persons, and there will be a "net" increase in 1 mV/m coverage to 52,808 persons.

In addition, adoption of the Petitioner's proposal will increase the number of persons within WKZW's currently authorized (but unconstructed) 1 mV/m contour from 214,180 persons to 233,529 persons, and there will be a "net" increase in 1 mV/m coverage to 19,349 persons.

FM 1 mV/m Coverage Contours

The FM predicted coverage contours were calculated in accordance with the provisions of Section 73.313, except that uniform terrain was presumed in all directions. Distances to AM contours were based on either nondirectional radiation pattern values or standard radiation pattern values obtained from the FCC's AM database. FCC Figure M-3 conductivity employed along all azimuths.

Population and Area

The population within each FM primary service contour (1 mV/m) and each gain and loss area was calculated using a computer program that utilizes the 1990 U.S. Census database of "population centroids". The program adds the populations of those U.S. Census designated areas whose centroid was within each service

**du Treil, Lundin & Rackley, Inc.**

Consulting Engineers

Page 6

Bay Springs and Ellisville, Mississippi

area. The area within each FM primary service contour was calculated using a root mean square algorithm.

Conclusion

Channel 232C2 can be reallocated from Bay Springs, Mississippi to Ellisville, Mississippi in compliance with all applicable Commission Rules. The proposal will result in a second local broadcast service to Ellisville. The proposal would not deprive Bay Springs of local aural broadcast service. The number of persons within WKZW's authorized but unbuilt 1 mV/m contour will increase from 214,180 persons to 233,529 persons, and there will be a "net" increase in 1 mV/m coverage to 19,349 persons. The number of persons within WKZW's currently operating 1 mV/m contour will increase from 180,721 persons to 233,529 persons, and there will be a "net" increase in 1 mV/m coverage to 52,808 persons. The proposal will result in the provision of 1 mV/m service to underserved areas. Therefore, Petitioner requests the reallocation of channel 232C2 from Bay Springs to Ellisville, Mississippi and the modification of the Petitioner's construction permit to specify operation on channel 232C2 at Ellisville.



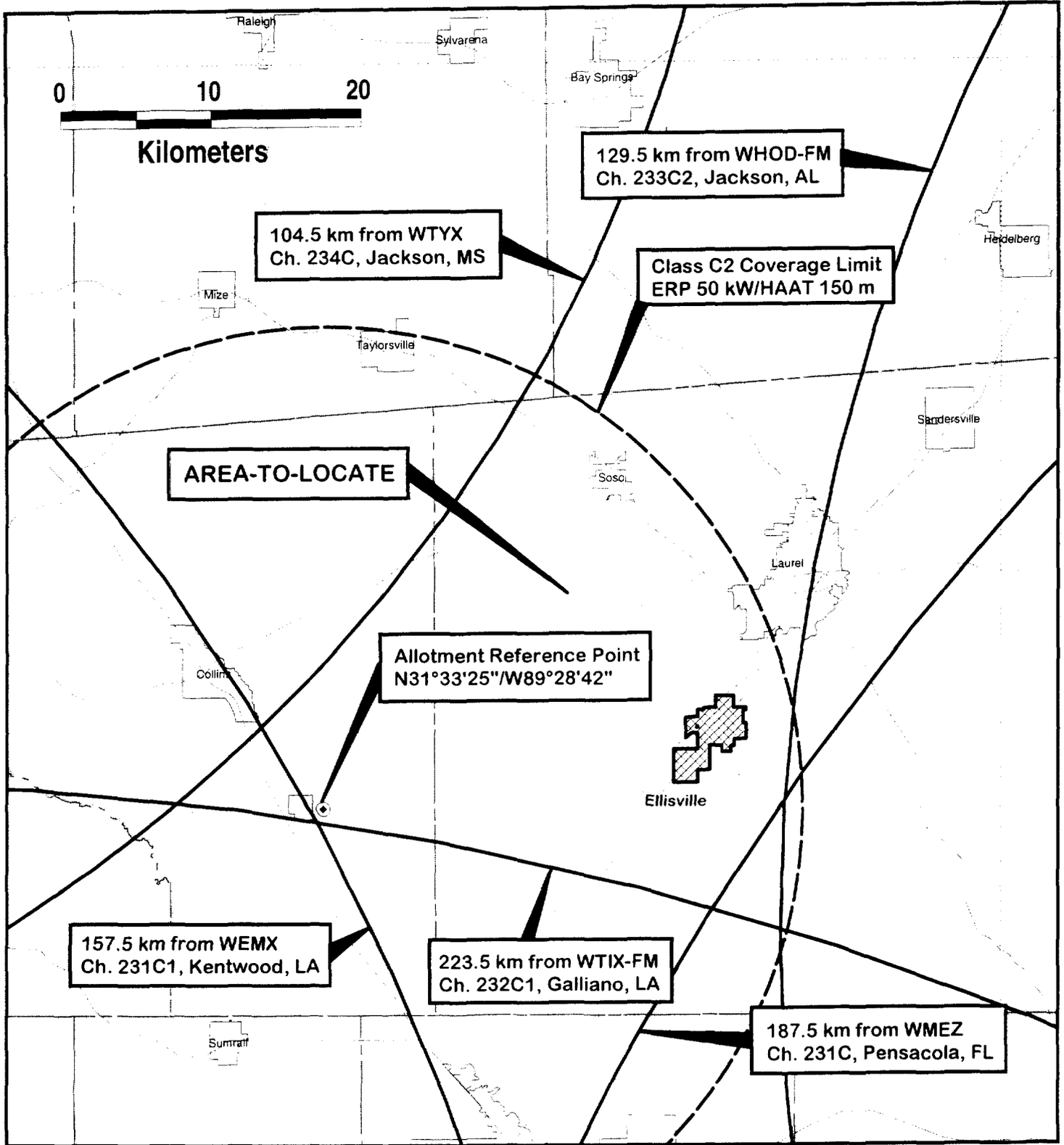
W. Jeffrey Reynolds

du Treil, Lundin & Rackley, Inc.  
240 North Washington Blvd.  
Suite 700  
Sarasota, Florida 34236

September 4, 1998



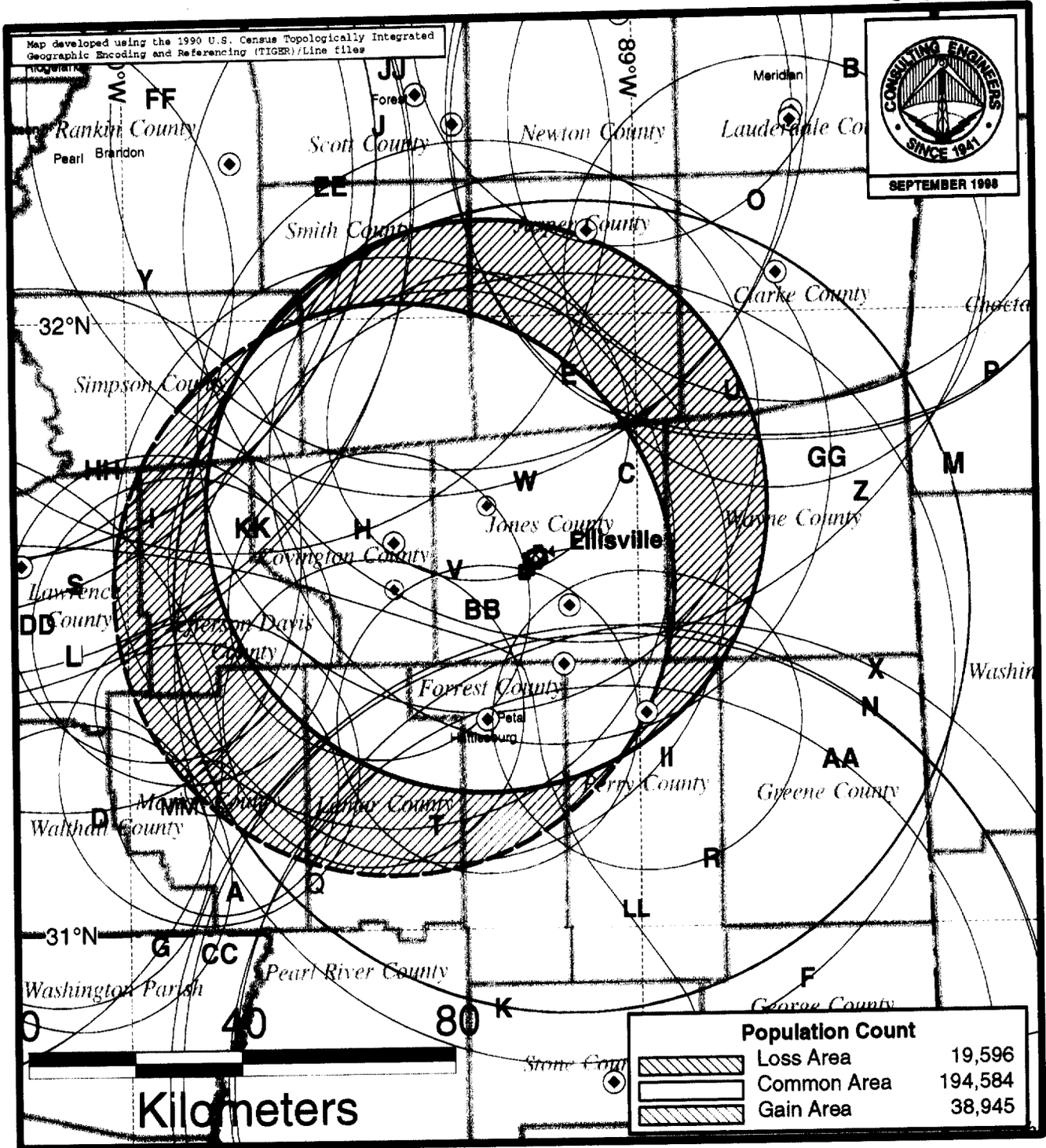
Figure 2



**AREA TO LOCATE  
CHANNEL 232C2  
ELLISVILLE, MISSISSIPPI**

du Treil, Lundin & Rackley, Inc. Sarasota, Florida

**Figure 3**  
**Sheet 1 of 2**



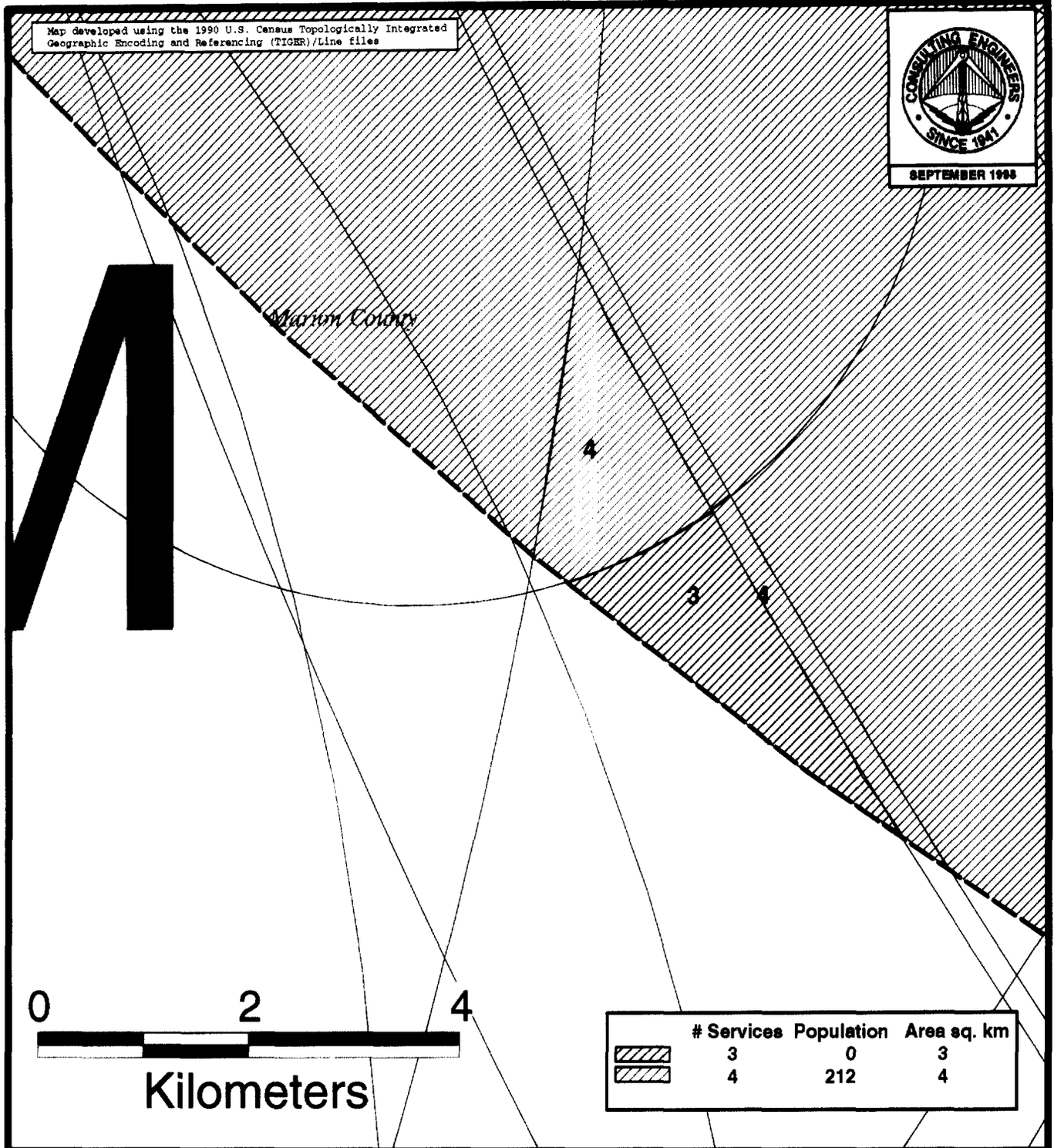
**1 mV/m CONTOURS AND OTHER AURAL SERVICES**

**WKZW**

**ELLISVILLE, MISSISSIPPI**

du Treil, Lundin & Rackley, Inc., Sarasota, Florida

Figure 3  
Sheet 2 of 2



**1 mV/m CONTOURS AND OTHER AURAL SERVICES**

WKZW

ELLISVILLE, MISSISSIPPI

du Treil, Lundin & Rackley, Inc., Sarasota, Florida

## Tabulation of Other Aural (AM/FM) Services

FM STATIONS				
Letter	Call Sign	City of License	State	Channel
A	Allotment	Tylertown	MS	297A
B	WYKKFM	Quitman	MS	255C3
C	WEZZ	Clanton	AL	249A
D	WRQO	Monticello	MS	271C2
E	WJDQ	Meridian	MS	267C1
F	WXRR	Hattiesburg	MS	283C1
G	WAKH	McComb	MS	289C1
H	WKXIFM	Magee	MS	298C1
I	WKTF	Jackson	MS	238C
J	WJMI	Jackson	MS	259C
K	WNSL	Laurel	MS	262C
L	WMSI	Jackson	MS	275C
M	WHER	Hattiesburg	MS	279C
N	WZKX	Union	MS	281C2
O	WMYQFM	Newton	MS	250C3
P	WOKK	Meridian	MS	246C1
Q	WFFFFM	Columbia	MS	244A
R	WXHB	Richton	MS	243A
S	WJDX	Jackson	MS	242C
T	WBBN	Taylorville	MS	240C2
U	WYYW	Marion	MS	236C2
V	WJMG	Hattiesburg	MS	221A
W	WQSTFM	Forest	MS	223C
X	WMAHFM	Biloxi	MS	212C
Y	WMBU	Forest	MS	206C1
Z	WMAWFM	Meridian	MS	201C
AA	WLNFC(MOD)	Lumberton	MS	237C1
BB	WJSJ	Sumrall	MS	247A
CC	WTYLFM	Tylertown	MS	249A
DD	WJDR	Prentis	MS	252A
EE	WEEZ	Heidelberg	MS	257C2
FF	Allotment	Utica	MS	265C2
GG	WJKX	Ellisville	MS	273C2
HH	WBFL(CP)	Prentis	MS	285A
II	WMFM(CP)	Petal	MS	292C2
JJ	WSTZFM	Vicksburg	MS	294C
KK	WKNZ	Collins	MS	296A

## AM STATIONS

ID	CALL	CITY	STATE	CLASS	FREQUENCY (kHz)	FACILITIES (kW)	NIF (mV/m)
LL	WWL	New Orleans	LA	LIC	870	50	2798.65
MM	WCJU	Columbia	MS	LIC	1450	1	304.17