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February 18, 2016

VIA USPS AND LMS

Ms. Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, SW  
Washington, DC 20554

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Attention: Chief, Video Division  
Media Bureau

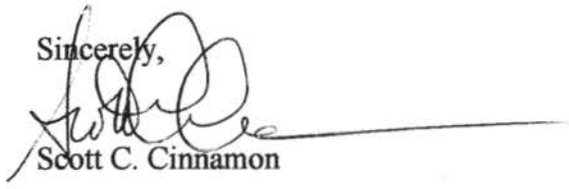
Re: WSST-TV, Cordele, GA  
Fac ID 63867  
Petition for Rule Making to  
Amend the DTV Table of Allotments

Dear Ms. Dortch:

On behalf of Sunbelt-South Tele-Communications, Ltd., licensee of WSST-TV, Cordele, Georgia, we are filing the original and four copies of a Petition for Rule Making requesting the substitution of Channel 22 for Channel 51 in the DTV Table of Allotments at Cordele, Georgia.

If there is any question concerning this filing, please contact the undersigned.

Sincerely,



Scott C. Cinnamon

No. of Copies rec'd 0+5  
List ABCDE  
MB-Video 16-1

Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, DC 20554

In the Matter of	)	
	)	
Amendment of Section 73.622(i)	)	MB Docket No. _____
Post-Transition Table of Allotments,	)	RM - _____
Digital Television Broadcast Stations	)	
(Cordele, Georgia)	)	

To: Office of the Secretary  
Attn: Chief, Video Division  
Media Bureau

**PETITION FOR RULE MAKING  
TO AMEND THE DTV TABLE OF ALLOTMENTS**

Sunbelt-South Tele-Communications, Ltd., licensee of WSST-DT, Cordele, Georgia (the “Station”), by its counsel and pursuant to Sections 1.401, 73.616, and 73.622(a) of the Commission’s Rules<sup>1</sup>, respectfully petitions the Commission to institute a rulemaking to amend the Post-Transition DTV Table of Allotments as contained in Section 73.622(i) of the Rules, by substituting Channel 22 as the Station’s post-transition DTV channel in lieu of its current Channel 51. This Petition is submitted in accordance with the FCC’s announcement that it would lift the current freeze on channel change petitions for parties proposing to relocate from Channel 51 pursuant to a voluntary relocation agreement.<sup>2</sup>

Specifically, the Post-Transition DTV Table of Allotments would be amended as follows:

	Present	Proposed
Cordele, GA	51	22

<sup>1</sup> 47 C.F.R. §§ 1.401, 73.616, 73.622(a).

<sup>2</sup> See, *General Freeze on the Filing and Processing of Applications for Channel 51 Effective Immediately and Sixty (60) Day Amendment Window for Pending Channel 51 Low Power Television, TV Translator and Class A Applications*, Public Notice, 26 FCC Rcd 11409 (MB 2011). Licensee has entered into a voluntary relocation agreement regarding the Station with T-Mobile USA, Inc.

The proposed amendment would be in the public interest. Licensee is seeking the channel substitution because the cessation of operations on Channel 51 would eliminate potential interference with wireless operations in the adjacent Lower 700MHz A Block.<sup>3</sup>

As the attached Technical Exhibit demonstrates, the proposed facility complies with the Commission's Rules for post-transition DTV operation. The Station's proposed service area encompasses its community of license, and the proposed parameters comply with the Commission's interference standards.<sup>4</sup>

As demonstrated in the Technical Exhibit, the proposed Channel 22 noise limited service contour of the Station would be fully within the Station's existing Channel 51 contour, so that grant of the Petition will not affect the Commission's repacking flexibility.

For the convenience of the Commission, here are the present and proposed parameters for the operation of the Station:

Present:

Fac ID	State and City	NT SC	DTV				
			Ch	ERP KW	HAAT (m)	LAT	LONG.
63867	GA Cordele	-	51	91	110	315336	0834818

Proposed:

Fac ID	State and City	NT SC	DTV				
			Ch	ERP KW	HAAT (m)	LAT	LONG.
63867	GA Cordele	-	22	91	107	315336	0834818

<sup>3</sup> See, *Greenville, North Carolina*, 27 FCC Rcd 8865 (MB 2012); *Lincoln, Nebraska*, 27 FCC Rcd 433 (MB 2012), and *Jackson, Mississippi*, 26 FCC Rcd 3935 (MB 2011) (public interest served by clearing DTV broadcasters from Channel 51 to provide new or advanced wireless services in the Lower 700 MHz A Block to consumers).

<sup>4</sup> See, Attachment A, Technical Exhibit.

For the foregoing reasons, Licensee respectfully requests that the Commission amend the Post-Transition DTV Table of Allotments by substituting Channel 22 for Channel 51 at Cordele, Georgia.

Respectfully submitted,  
SUNBELT-SOUTH TELE-COMMUNICATIONS, LTD.

By: 

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Its Counsel

February 17, 2016

TECHNICAL EXHIBIT  
IN SUPPORT OF PETITION FOR RULEMAKING  
TELEVISION STATION WSST-TV  
CORDELE, GEORGIA

January 28, 2016

TECHNICAL EXHIBIT  
IN SUPPORT OF PETITION FOR RULEMAKING  
TELEVISION STATION WSST-TV  
CORDELE, GEORGIA

Table of Contents

	Technical Statement
Figure 1	Technical Specifications
Figure 2	Predicted Coverage Contours
Figure 3	Interference Analysis Pursuant to Office of Engineering and Technology Bulletin No. 69

TECHNICAL EXHIBIT  
IN SUPPORT OF PETITION FOR RULEMAKING  
TELEVISION STATION WSST-TV  
CORDELE, GEORGIA

Technical Statement

This Technical Exhibit was prepared on behalf of television broadcast station WSST-TV, Cordele, Georgia (Channel 51), in support of a Petition for Rulemaking to amend Section 73.622(i) of the FCC Rules to change the WSST-TV digital television channel.

WSST-TV is authorized for operation on Channel 51 with a non-directional effective radiated power (ERP) of 91 kW and antenna height above average terrain (HAAT) of 110 m.\* WSST-TV has entered into a voluntary agreement with the licensee of the lower 700-MHz Block A spectrum (T-Mobile) that contemplates the migration of WSST-TV from Channel 51 to Channel 22. Accordingly, the licensee of WSST-TV is proposing the substitution of Channel 22 for Channel 51 at Cordele, Georgia in its Petition for Rulemaking.

The FCC has recognized the significant public interest benefits of clearing Channel 51 to the extent possible prior to the auction and repacking plan. In 2011, the FCC lifted the freeze on channel substitution rulemaking petitions to allow channel changes to Channel 51 stations.† The FCC has also stated in its recent *Report and Order (R&O)* in the auction and repacking plan, that such petitions are exempt from

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\* See FCC File No. BLCDT-20080814AAK.

† *Public Notice*, "General Freeze on the Filing and Processing of Applications for Channel 51 Effective Immediately and Sixty (60) Day Amendment Window for Pending Channel 51 Low Power Television, TV Translator and Class A Applications," 26 FCC Rcd 11409 (MB 2011).

the Media Bureau's April 5, 2013 freeze on the filing of certain facilities modifications.<sup>‡</sup> In its *R&O* the Commission stated that it would continue to allow Petitions to re-allocate stations from Channel 51.

The re-allocation of WSST-TV to Channel 22 would serve the public interest since it will allow for T-Mobile to launch advanced wireless services on the Lower 700 MHz Block-A spectrum. The operation of WSST-TV on Channel 22 would remove any potential interference with a wireless operation located directly adjacent to Channel 51 in the WSST-TV market area.

WSST-TV proposes to operate on UHF Channel 22 with a non-directional ERP of 91 kW an overall HAAT of 107 meters.<sup>§</sup> Specifications for the proposal are included herein at Figure 1.

#### Community of License Coverage Compliance

The proposed WSST-TV allotment facility complies with the coverage requirements of Section 73.625 of the FCC Rules. A map showing the predicted coverage contours is included herein at Figure 2. As indicated, the predicted 48 dBu, f(50,90) contour encompasses the entire community of Cordele as required.

#### Allocation Concerns

The proposed Channel 22 facility meets the requirements of Section 73.616 of the FCC Rules concerning predicted interference to other DTV allotments and assignment records. Longley-Rice interference analyses were conducted pursuant to the

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<sup>‡</sup> *Report and Order*, "In the Matter of Expanding the Economic and Innovation Opportunities of Spectrum Through Incentive Auctions," GN Docket No. 12-268, Released: June 2, 2014.

<sup>§</sup> The antenna HAAT has been updated to harmonize with the FCC OET-69 analysis results. But there is no actual change in the height of the antenna proposed at this stage.

requirements of the FCC Rules and FCC OET Bulletin No. 69\*\*. The results of the interference analyses for the proposed facility are summarized herein at Figure 3. As indicated therein, the proposed facility will meet the 0.5% *de minimis* interference criterion outlined in the FCC Rules to all pertinent allotments and assignments.

The proposed facility is located beyond any international border zone. Therefore, the proposal does not require international coordination.

#### Repacking Flexibility Analysis

In order to evaluate the effect of this proposal on the repacking flexibility in the auction and repacking process, a comparison of the predicted 41 dBu noise-limited service contour coverage was prepared. As indicated in the map at Figure 2 herein, the proposal will not result in any increase in the predicted 41 dBu noise-limited service contour in any direction relative to the licensed Channel 51 facility. Therefore, there would be no adverse effect on the FCC's repacking flexibility in the auction and repacking process.

#### Conclusion

The instant proposal was designed to meet the FCC's *de minimis* interference requirements for protection to other facilities and the coverage requirements of the WSST-TV community of license of Cordele, Georgia. In addition, the proposal will not adversely affect the FCC's repacking flexibility in the auction and repacking

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\*\* See *Longley-Rice Methodology for Evaluating TV Coverage and Interference*, OET Bulletin 69, Federal Communications Commission (February 6, 2004).

process. In view of the forgoing, it is concluded that the instant proposal meets the FCC's requirements and that its approval would serve the public interest.



Louis R. du Treil, Jr.

du Treil, Lundin & Rackley, Inc.  
201 Fletcher Ave.  
Sarasota, FL 34237

January 28, 2016

TECHNICAL EXHIBIT  
IN SUPPORT OF PETITION FOR RULEMAKING  
TELEVISION STATION WSST-TV  
CORDELE, GEORGIA

Technical Specifications

Channel / Frequency Band	22 / 518-524 MHz
Zone	III
Antenna Structure Registration Number (ASRN):	1025900
Reference Coordinates (NAD27):	
Latitude	31°53'35.4" N
Longitude	083°48'18.4" W
Reference Coordinates (NAD83):	
Latitude	31°53'36.0" N
Longitude	083°48'18.0" W
Antenna Make and Model:	ERI, ALP-24M3-HSO-22
Antenna Azimuth Pattern:	non-directional
Antenna Electrical Beam Tilt:	0.75°
Antenna Mechanical Beam Tilt:	none
Polarization:	horizontal
Height of Radiation Center Above Mean Sea Level	205 m
Height of Radiation Center Above Ground Level	114 m
Height of Radiation Center Above Average Terrain (HAAT)	107 m <sup>††</sup>
Maximum Effective Radiated Power (ERP)	91 kW

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<sup>††</sup> The antenna HAAT has been updated to harmonize with the FCC OET-69 analysis results. But there is no actual change in the height of the antenna proposed at this stage.



OET-69 Interference Analysis (WSST-TV, Cordele, GA, Channel 22)(Summary Results)

Percent allowed new interference: 0.500  
 Percent allowed new interference to non Class A LPTV: 2.000  
 TW Census data selected 2000  
 Data Base Selected  
 /export/home/cdbs/pt tvdb.sff  
 TV INTERFERENCE and SPACING ANALYSIS PROGRAM

Date: 01-27-2016

Record Selected for Analysis

WSST-TV USERRECORD-01 CORDELE GA US  
 Channel 22 ERP 91. kW HAAT 107. m RCAMSL 00205 m  
 Latitude 031-53-35 Longitude 0083-48-18  
 Status APP Zone 3 Border Site number: 01  
 Last update Cutoff date Docket  
 Comments  
 Applicant

Cell Size for Service Analysis 2.0 km/side

Distance Increments for Longley-Rice Analysis 1.00 km

Facility (site # 01) meets maximum height/power limits

Site number	1			
Azimuth	ERP	HAAT	41.0 dBu F(50,90)	
(Deg)	(kW)	(m)	(km)	
0.0	91.000	113.2	63.238	
45.0	91.000	95.7	61.237	
90.0	91.000	88.4	60.271	
135.0	91.000	94.3	61.059	
180.0	91.000	103.6	62.202	
225.0	91.000	115.6	63.475	
270.0	91.000	123.7	64.178	
315.0	91.000	123.3	64.146	

Evaluation toward Class A Stations from site # 01

No Spacing violations or contour overlap  
 to Class A stations from site # 01

Class A Evaluation Complete

Checks to Site Number 01

Proposed facility OK to FCC Monitoring Stations

Proposed facility OK toward West Virginia quiet zone

Proposed facility OK toward Table Mountain

Proposed facility is beyond the Canadian coordination distance

Proposed facility is beyond the Mexican coordination distance

Proposed station is OK toward AM broadcast stations

\*\*\*\*\*  
 Start of Interference Analysis

Channel	Proposed Station	ARN
Call	City/State	
22	WSST-TV CORDELE GA	USERRECORD01

Stations Potentially Affected by Proposed Station

OET-69 Interference Analysis (WSST-TV, Cordele, GA, Channel 22)(Summary Results)

Chan	Call	City/State	Dist(km)	Status	Application	Ref. No.
21	WDHN	DOTHAN AL	160.1	LIC	BLCDT	20090303ACR
21	WPBA	ATLANTA GA	213.2	LIC	BLEDT	20041013ABK
22	WBMM	TUSKEGEE AL	202.7	LIC	BLCDT	20090428ABH
22	WPFN-CD	PANAMA CITY FL	267.5	LIC	BLDTA	20141222AAC
22	WPFN-CD	PANAMA CITY FL	267.5	APP	BSTA	20140623ACL
22	WSKC-CD	ATLANTA GA	234.0	LIC	BLDTA	20130417AAG
22	WJCL	SAVANNAH GA	233.3	LIC	BLCDT	20091013AFS
23	WJSP-TV	COLUMBUS GA	135.8	LIC	BLEDT	20080521AAH

\*\*\*\*\*

Analysis of Interference to Affected Station 1

Analysis of current record

Channel	Call	City/State	Application	Ref. No.
21	WDHN	DOTHAN AL	BLCDT	-20090303ACR

Stations Potentially Affecting This Station

Chan	Call	City/State	Dist(km)	Status	Application	Ref. No.
20	WCOV-DR	MONTGOMERY AL	114.6	APP	BPRM	-20080819ADH
20	WCOV-TV	MONTGOMERY AL	114.6	LIC	BLCDT	-20090312AAO
21	WVTM-DR	BIRMINGHAM AL	286.3	APP	BPRM	-20110513AER
21	WPBA	ATLANTA GA	294.5	LIC	BLEDT	-20041013ABK
22	WBMM	TUSKEGEE AL	109.8	LIC	BLCDT	-20090428ABH
22	WSST-TV	CORDELE GA	160.1	APP	USERRECORD-01	

Proposal causes no interference

\*\*\*\*\*

Analysis of Interference to Affected Station 2

Analysis of current record

Channel	Call	City/State	Application	Ref. No.
21	WPBA	ATLANTA GA	BLEDT	-20041013ABK

Stations Potentially Affecting This Station

Chan	Call	City/State	Dist(km)	Status	Application	Ref. No.
20	WPCH-TV	ATLANTA GA	5.4	LIC	BLCDT	-20050204AAD
21	WVTM-DR	BIRMINGHAM AL	229.7	APP	BPRM	-20110513AER
21	WDHN	DOTHAN AL	294.5	LIC	BLCDT	-20090303ACR
21	WHNS	GREENVILLE SC	219.0	LIC	BLCDT	-20100430ADX
21	WUXP-TV	NASHVILLE TN	357.2	LIC	BLCDT	-20060414AAU
22	WSST-TV	CORDELE GA	213.2	APP	USERRECORD-01	

Proposed station is beyond the site to nearest cell evaluation distance

\*\*\*\*\*

Analysis of Interference to Affected Station 3

Analysis of current record

Channel	Call	City/State	Application	Ref. No.
22	WBMM	TUSKEGEE AL	BLCDT	-20090428ABH

Stations Potentially Affecting This Station

Chan	Call	City/State	Dist(km)	Status	Application	Ref. No.
21	WVTM-DR	BIRMINGHAM AL	177.0	APP	BPRM	-20110513AER
21	WDHN	DOTHAN AL	109.8	LIC	BLCDT	-20090303ACR
22	WFIQ	FLORENCE AL	327.1	LIC	BLEDT	-20060718ACG
22	WHLT	HATTIESBURG MS	319.8	LIC	BLCDT	-20091216AAL
22	WHLT	HATTIESBURG MS	319.9	APP	BLANK	-0000002705
23	WDPM-DT	MOBILE AL	226.1	LIC	BLCDT	-20090420AAD
23	WJSP-TV	COLUMBUS GA	145.6	LIC	BLEDT	-20080521AAH
22	WSST-TV	CORDELE GA	202.7	APP	USERRECORD-01	

OET-69 Interference Analysis (WSST-TV, Cordele, GA, Channel 22)(Summary Results)

Total scenarios = 2

Result key: 2  
 Scenario 2 Affected station 3  
 Before Analysis

Results for: 22A AL TUSKEGEE BLCDT 20090428ABH LIC  
 HAAT 341.0 m, ATV ERP 65.0 kW

	POPULATION	AREA (sq km)
within Noise Limited Contour	533915	18071.4
not affected by terrain losses	533892	18043.5
lost to NTSC IX	0	0.0
lost to additional IX by ATV	1944	183.5
lost to ATV IX only	1944	183.5
lost to all IX	1944	183.5

Potential Interfering Stations Included in above Scenario 2

21A AL DOTHAN	BLCDT	20090303ACR	LIC
22A AL FLORENCE	BLEDT	20060718ACG	LIC
22A MS HATTIESBURG	BLANK	0000002705	APP
23A GA COLUMBUS	BLEDT	20080521AAH	LIC

After Analysis

Results for: 22A AL TUSKEGEE BLCDT 20090428ABH LIC  
 HAAT 341.0 m, ATV ERP 65.0 kW

	POPULATION	AREA (sq km)
within Noise Limited Contour	533915	18071.4
not affected by terrain losses	533892	18043.5
lost to NTSC IX	0	0.0
lost to additional IX by ATV	2162	223.3
lost to ATV IX only	2162	223.3
lost to all IX	2162	223.3

Potential Interfering Stations Included in above Scenario 2

21A AL DOTHAN	BLCDT	20090303ACR	LIC
22A AL FLORENCE	BLEDT	20060718ACG	LIC
22A MS HATTIESBURG	BLANK	0000002705	APP
23A GA COLUMBUS	BLEDT	20080521AAH	LIC
22A GA CORDELE	USERRECORD01		APP

Percent new IX = 0.0410%

Worst case new IX 0.0410% Scenario 2

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Analysis of Interference to Affected Station 4

Analysis of current record

Channel	Call	City/State	Application Ref. No.
22	WPFN-CD	PANAMA CITY FL	BLDTA -20141222AAC

Stations Potentially Affecting This Station

Chan	Call	City/State	Dist(km)	Status	Application Ref. No.
21	WDHN	DOTHAN AL	125.9	LIC	BLCDT -20090303ACR
22	WBMM	TUSKEGEE AL	210.3	LIC	BLCDT -20090428ABH
22	W22EV-D	DESTIN FL	72.9	CP	BDISDTL -20140507AAR
22	WHLT	HATTIESBURG MS	357.1	LIC	BLCDT -20091216AAL
22	WHLT	HATTIESBURG MS	357.2	APP	BLANK -0000002705
23	WRGX-LD	DOTHAN AL	82.2	LIC	BLDTL -20130531ATB
23	NEW	PANAMA CITY FL	26.0	APP	BNPDTL -20090825ASZ
22	WSST-TV	CORDELE GA	267.5	APP	USERRECORD-01

Proposal causes no interference

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Analysis of Interference to Affected Station 5

OET-69 Interference Analysis (WSST-TV, Cordele, GA, Channel 22)(Summary Results)

Analysis of current record

Channel	Call	City/State	Application	Ref. No.
22	WPFN-CD	PANAMA CITY FL	BSTA	-20140623ACL

Stations Potentially Affecting This Station

Chan	Call	City/State	Dist(km)	Status	Application	Ref. No.
18	WJHG-TV	PANAMA CITY FL	41.8	LIC	BLANK	-0000001551
21	WDHN	DOTHAN AL	125.9	LIC	BLCDDT	-20090303ACR
22	WBMM	TUSKEGEE AL	210.3	LIC	BLCDDT	-20090428ABH
22	WHLT	HATTIESBURG MS	357.1	LIC	BLCDDT	-20091216AAL
22	WHLT	HATTIESBURG MS	357.2	APP	BLANK	-0000002705
23	NEW	PANAMA CITY FL	26.0	APP	BNPDTL	-20090825ASZ
24	WTLF	TALLAHASSEE FL	135.1	LIC	BLCDDT	-20030303ABF
36	WTVY	DOTHAN AL	82.2	LIC	BLCDDT	-20090901AAL
22	WSST-TV	CORDELE GA	267.5	APP	USERRECORD-01	

Proposal causes no interference

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Analysis of Interference to Affected Station 6

Analysis of current record

Channel	Call	City/State	Application	Ref. No.
22	WSKC-CD	ATLANTA GA	BLDTA	-20130417AAG

Stations Potentially Affecting This Station

Chan	Call	City/State	Dist(km)	Status	Application	Ref. No.
21	WPBA	ATLANTA GA	29.4	LIC	BLEDT	-20041013ABK
22	WFIQ	FLORENCE AL	339.8	LIC	BLEDT	-20060718ACG
22	WBMM	TUSKEGEE AL	269.8	LIC	BLCDDT	-20090428ABH
22	WQDS-LD	ATHENS GA	163.6	CP	BLANK	-0000001413
22	WQDS-LD	ATHENS GA	175.1	LIC	BLANK	-0000001320
22	WQDS-LD	ATHENS GA	161.2	APP	BLANK	-0000007798
22	WCTD-LP	CANTON GA	74.3	CP	BDFCDTL	-20110829AAE
22	W22EA-D	COLUMBUS GA	180.4	CP	BNPDTL	-20100423ACH
22	W22EC-D	LA GRANGE GA	160.3	CP MOD	BMPDTL	-20110721ABG
22	W22EJ-D	MACON GA	146.7	CP MOD	BMPDTL	-20130515ACS
22	WJCL	SAVANNAH GA	338.3	LIC	BLCDDT	-20091013AFS
22	WKSJ-LD	SUMMERVILLE/TRION GA	118.3	CP	BDISDTL	-20091214ABM
22	WCNC-TV	CHARLOTTE NC	312.5	LIC	BLCDDT	-20031211ABN
22	WCTE	COOKEVILLE TN	267.0	LIC	BLEDT	-20110413ACS
22	WCTD-LP	DUCKTOWN TN	121.0	LIC	BLTTL	-20070622ADD
23	WGGD-LD	CLEVELAND GA	26.7	APP	BSTA	-20081204AFJ
22	WSST-TV	CORDELE GA	234.0	APP	USERRECORD-01	

Total scenarios = 1

Result key: 3  
 Scenario 1 Affected station 6  
 Before Analysis

Results for: 22A GA ATLANTA BLDTA 20130417AAG LIC  
 HAAT 122.0 m, ATV ERP 15.0 kW

	POPULATION	AREA (sq km)
within Noise Limited Contour	2557539	3669.5
not affected by terrain losses	2556159	3661.4
lost to NTSC IX	2445	8.0
lost to additional IX by ATV	268199	336.9
lost to ATV IX only	270644	344.9
lost to all IX	270644	344.9

Potential Interfering Stations Included in above Scenario 1

22N TN DUCKTOWN	BLTTL	20070622ADD	LIC
21A GA ATLANTA	BLEDT	20041013ABK	LIC
22A GA SUMMERVILLE/TRION	BDISDTL	20091214ABM	CP
22A TN COOKEVILLE	BLEDT	20110413ACS	LIC



OET-69 Interference Analysis (WSST-TV, Cordele, GA, Channel 22)(Summary Results)

22A GA CORDELE                      USERRECORD01                      APP

Percent new IX =    0.0014%

Worst case new IX    0.0014% Scenario    1

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Analysis of Interference to Affected Station    8

Analysis of current record

Channel	Call	City/State	Application	Ref. No.
23	WJSP-TV	COLUMBUS GA	BLEDT	-20080521AAH

Stations Potentially Affecting This Station

Chan	Call	City/State	Dist(km)	Status	Application	Ref. No.
22	WBMM	TUSKEGEE AL	145.6	LIC	BLCDT	-20090428ABH
23	WDPM-DT	MOBILE AL	370.8	LIC	BLCDT	-20090420AAD
23	WBTW	CHARLOTTE NC	427.2	LIC	BLCDT	-19991025AEB
23	WPXK-TV	JELLYCO TN	357.1	LIC	BLCDT	-20140702ABN
23	WNAB	NASHVILLE TN	424.8	LIC	BLCDT	-20040712AAO
22	WSST-TV	CORDELE GA	135.8	APP	USERRECORD-01	

Proposal causes no interference

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FINISHED FINISHED FINISHED FINISHED FINISHED FINISHED