



Emery Greenwood, Inc.

August 27, 2004

FEDERAL COMMUNICATIONS COMMISSION

(FAX MAIL)

Washington, D.C.

RE: Support for Magnum Radio Group (MRG), Wisconsin, to move a currently licensed/operating radio station (WBKY) from Portage to Stoughton, Wisconsin.

TO WHOM IT MAY CONCERN:

My family and I fully support MRG's request to move WBKY to Stoughton, Wisconsin. A Stoughton area local radio station, based in, and operated from Stoughton, would provide this growing area of 22,000 local residents with the needed radio outlet to provide local essential services such as emergency information, community activity schedules, extended community discussion, educational and governmental (including police and fire information) services and daily amounts of local news and views. These services are germane to helping Stoughton and its urban/rural areas to continue to grow healthier and economically sounder in a rapidly changing world of new information and multiple events. The presence of local radio, a key communications service, is imperative for its residents to learn more about themselves, to reflect more effectively upon themselves within their local community and environment, and to be more secure.

This larger scope of services described above simply cannot be provided by Madison radio and/or television outlets. They are in no position to claim these services, nor are they able to furnish them. Further, the Stoughton area commercial retail, research, manufacturing, and medical service outlets and institutions, as well as local private and public service companies, can provide a local commercial radio outlet with required advertising activity to support their station.

Our position on this issue is based on a near lifetime of professional broadcast/ cable experiences. Our family holds professional degrees in communications and law. Our communications experiences include live talk show, radio, local and network owner/operations, University instruction, radio/television/film writers and producers of many radio and television/film documentaries played on both NPR and commercial networks. We pioneered and established LIVE, local, daily cable television origination services including daily news, editorials, city council and school board meetings, high school sports, and other community activities. We know the value of local community broadcasting, and fully support a local radio station for Stoughton. It will add inestimable communications and personal-service value to Stoughton and its surroundings.

Thank you,

Sincerely,

J. Robert Burull, Ph. D.
President

Cc: Mayor Helen Johnson, Stoughton, WI.
Jim Coursole, General Manager, Magnum Radio Work

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AFFILIATED WITH
THE EVANGELICAL LUTHERAN
CHURCH IN AMERICA

SKAALLEN SUNSET HOME, INC.

400 NORTH MORRIS STREET
STOUGHTON, WISCONSIN 53589

PHONE: (608) 873-5651
FAX: (608) 873-5748

August 27, 2004

Federal Communications Commission
Washington, D.C.

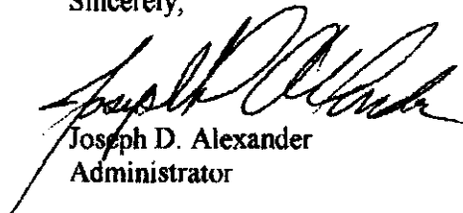
To Whom It May Concern:

Skaalen Retirement Services is a non-profit retirement community serving over 500 seniors on the eastside of Stoughton. On behalf of the residents and over 300 staff I strongly support the idea of a radio station in Stoughton. This community has much to offer but the addition of a local radio station will only enhance the community feel as well as offer an addition means of entertainment and information especially for our visually impaired seniors.

Additionally, a radio station in Stoughton will allow for immediate information to be provided to the staff and families of Skaalen in times of severe weather. The ability to contact the community directly is very important, especially during emergencies, for the type of services that we provide.

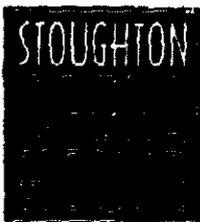
Please grant Magnum Radio Group permission to move WBKY to our community, Stoughton, Wisconsin.

Sincerely,



Joseph D. Alexander
Administrator

Cc. Magnum Radio Group



381 East Main Street • Stoughton, WI 53589 • 608-877-4400
www.stoughtonoperahouse.com

August 27, 2004

To Whom It May Concern:

I am writing this letter on behalf of the request by Magnum Radio Group to relocate an FCC licensed radio station to Stoughton, Wisconsin. As I understand it, the station would be moved from Portage, Wisconsin which currently has three licensed radio stations to Stoughton which has none.

As the Managing Director for the City of Stoughton Opera House, I believe that this opportunity would be of great worth to the City of Stoughton and the community as a whole. Despite that which may have been stated to the contrary, Stoughton is not a suburb of Madison. This community is one which prides itself on its identity, exhibiting its own history, culture and pride.

Stoughton offers its citizens a full gamut of services, including its own Fire, Police, EMS, Hospital, Medical Services, Cable Station, School System, Senior Center, Youth Center, Shopping Areas, Arts Community...the list goes on! To this credit, the city has seen significant continual growth over the last 10 years. People have moved to Stoughton because it is a full service community with its own identity and perhaps due to its proximity to Madison, but not because it is a suburb of Madison.

Stoughton has its own festivals, community events and announcement needs. I understand that another group is contesting the radio station move based upon the premise that services are already provided by Madison radio stations. From my work and experience with the Madison stations, I do not feel that this is entirely accurate. We are a potential advertising market for the Madison stations, but any announcements or community event promotions are placed low on the list of priority because we are not a part of the Madison community.

The Stoughton Opera House does work with some of the Radio Stations and Publications in Madison to promote its events, but would find a definite advantage in having a local station that is more likely to promote community events through public service announcements which is something that we do not always receive from the Madison stations. We would still seek advertising in Madison with or without the new station because they all serve different markets. I would imagine that most other local businesses and service providers feel the same way. I certainly hope that this claim against the move does not prevent it from taking place.

I urge the Commission to take into account all of the facts, including the numbers and community support from Stoughton, when making their final decision. Stoughton is a strong community with a lot of upwards mobility and should have its own radio station.

Sincerely,

A handwritten signature in black ink that reads "Shawna M. Terry".

Shawna M. Terry
Managing Director
City of Stoughton Opera House

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Denise Moline

From: "Housner, Chuck" <Chuck.Housner@northstarfinancial.com>
To: "Donna Olson" <DOlson@ci.stoughton.wi.us>
Sent: Friday, August 27, 2004 10:24 AM
Subject: RE: WBKY -FM moving to Stoughton

Donna,

I was glad to hear that WBKY has a desire to move to Stoughton. In my opinion, this is a positive for several reasons:

- A local Stoughton radio station would provide news that is geared to Stoughton first and the surrounding area second. Our current radio choices from the surrounding area, specifically Madison provide news that is predominantly Madison oriented with Stoughton as more of an afterthought.
- Most of the people I know in Stoughton view Madison as a nearby community rather than Stoughton being a suburb of Madison. The radio stations currently available, again, serve Madison.
- Stoughton residents place a high priority on having a self-sufficient community. The most common comment that I heard during the recent Wal-Mart debate is that we want to have a community that can stand on its own and does not require the residents to do their shopping in Madison. It would make sense then that having a local radio station could only further enhance that ability and strengthen our local businesses. By having a station that is geared to our area, advertising can be done on a more targeted basis by our local businesses with rates that would be commensurate with a local market station rather than a regional ones like the current Madison choices.

Again, I view the potential relocation of WBKY to our community as a tremendous positive and think it is long overdue.

Please forward this to those parties you deem appropriate and feel free to contact me with any questions. My cell phone number is 608-444-4324.

Thanks,

Charles J. Housner, CFP, CFS
Senior Associate/Branch Manager
North Star Resource Group

Home address and phone:

1224 Sundt Lane
Stoughton, WI 53589
608-877-0341

8/27/2004

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2364 Jackson St.
Stoughton, WI 53589
608.877.2679 Tel
608.877.8318 Fax



Federal Communications Commission
Washington DC

8/26/04

To Whom it May Concern

I would like to express support of radio station WBKY – FM in moving to the Stoughton WI area. Contrary to what other stations have said Stoughton is not a bedroom community to Madison, we have about 25,000 residents in our zip code and 12,000 resident of the city proper. We have many manufacturing job here with Stoughton Trailers, a Former Uniroyal naugahide plant, and a plant that produces Ortega Taco meal kits. Our retail business is self-sufficient, 2 large hardware stores 2 grocery store, 3 large car dealerships, a Wal-Mart and possible Super Center coming to town. Our downtown has become a thriving center of specialty shops and artists. I've been told there are about 500 businesses in the area. Our chamber is strong with about 240 members, we have just begun a Tourist and Visitor Dept., focusing on developing Stoughton as a Point of destination.

A radio station in Stoughton would be a benefit to local business. We would have a local partner in promoting our businesses to the area shoppers. It would fill a gap that exists between the Janesville and Madison based markets. I find that exciting, as I would like to reach into the small town markets between these two cities.

Again I wish to express my support of WKBY-FM coming to Stoughton.

Thank you

David J. Gasner
Owner

207 South Forrest Street
Post Office Box 427
Stoughton, Wisconsin 53589-0427
Phone: (608) 873-6681
FAX: (608) 873-6920



3162 County Road B
Post Office Box 427
Stoughton, Wisconsin 53589-0427
Phone: (608) 873-2010
FAX: (608) 873-0527

August 27, 2004

Federal Communications Commission

To Whom It May Concern:

I have been approached about the possibility of Magnum Radio Group moving one of their stations to Stoughton, Wisconsin and quite honestly I am excited about what this could mean for our Community.

Stoughton is a wonderful community located 15 miles Southeast of Madison, Wisconsin. This community has grown to about 12,500 residents at this present time. I believe we have a tremendous sense of community here in Stoughton which would be enhanced by having our own radio station. I believe the future for Stoughton is very bright and continual growth is a certainty.

I believe having our own station would help all business and individual citizens communicate more effectively. I would urge you to look favorably on Magnum Radio Groups request.

Sincerely,

James M. Farrell
President & CEO

Visit us on the web at www.fnbstoughton.com

From: Donna Olson
Date: Tuesday, August 31, 2004 2:17:06 PM
To: dbmoline@earthlink.net
Cc: Helen Johnson; jim@radiocoursolle.com
Subject: Fwd: I would be very much in favor of a radio station in Stoughton. Don Wahlin E-mail DonW@stoughton -tra

Don is the owner of Stoughton Trailers, our largest manufacturer.

Also a man of few words.

Donna L. Olson
City of Stoughton
Administrative Assistant to the Mayor
Ph. 608-873-6677 ext. 114
Fax 608-873-5519
e-mail dolson@ci.stoughton.wi.us

21-A

Denise Moline

From: "DON Wahlin" <DONW@stoughton-trailers.com>
To: <dolson@ci.stoughton.wi.us>
Sent: Tuesday, August 31, 2004 11:43 AM
Subject: I would be very much in favor of a radio station instoughton.Don Wahlin E-mail DonW@stoughton
-tra

I would be very much in favor of a radio station in stoughton.Don Wahlin
E-mail DonW@stoughton-trailers.com

8/31/2004

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From: kent@schroederins.com
Date: Tuesday, August 31, 2004 4:01:02 PM
To: dbmoline@earthlink.net
Subject: Stoughton Wisconsin Radio Station - WBKY-FM

I have read with interest the intent of this radio station to locate to Stoughton and the predictable filing by the Madison radio stations objecting to this relocation. Stoughton is very much a self-sustaining community and has never considered itself a suburb of Madison. Stoughton would very much embrace the thought of a radio station moving to its main street and welcome the opportunity to give it the chance it deserves. There is space available for this re-location and we are ready to support it. Please assure the FCC that any objection to this would be only for self-serving reasons and not in the best interest of the community of Stoughton.

We thank you for assisting in this regard.

Kent E. Schroeder
Schroeder & Associates
724 E. Main Street
Stoughton, WI 53589

(608) 873-8232

8/31/2004

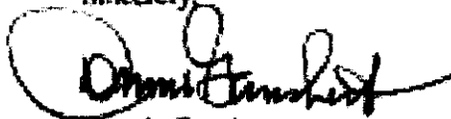
To Whom it May Concern,

I am writing on behalf of the staff and participants of the Stoughton Area Senior Center in support of a Kroc Community Center being built here in Stoughton. This would be a fantastic addition to our community. Many needs would be met and untold benefits to our residents.

I advocate daily for the older adults in our community and I can see no better way to do so than to advocate for this project. The Community Center would provide countless opportunities for older adults to work on exercise and wellness programs. Population statistics show a Baby Boomer generation of adults getting ready to retire in the next couple of years; those of whom are shown to be very interested in their health and wellness. This Community Center would be a opportune way to provide a varied range of programs for a growing population of older adults.

Intergenerational opportunities would also be a possibility with the Community Center, providing space for the community to learn and grow together.

Sincerely,



Dennis Ganshert
Director
Stoughton Area Senior Center



**Federal Communications Commission
Washington, D.C.**

Subject: Magnum Radio Group Station WBKY Move to Stoughton

To Whom it May Concern:

It is our understanding that Magnum Radio Group has proposed a move of station WBKY to Stoughton, Wisconsin and that a Madison, Wisconsin radio group has filed a petition to deny this move stating that Stoughton is adequately served by Madison radio.

The reality is that Madison radio serves Madison and has very little impact on the service needs of Stoughton. Stoughton is a strong and independent community, and would be well served by the addition of its own local radio station. The benefits for Stoughton are many. A few of these are highlighted below.

- 1 Partnership with the City of Stoughton Emergency Management Planning**
- 2 Emergency Announcements**
- 3 Local News, Weather & Sports Broadcasts**
- 4 Advertising for local businesses to further broaden and strengthen economic growth**
- 5 Collaboration with local cable access television to provide a broad complete set of services**

We strongly believe this addition to the city of Stoughton would be of value to our employees and our community. We ask that you grant Magnum Radio Group's request to move to Stoughton to provide another valued service for our community.

Regards,

**President
Universal Silencer**

**MAGNUM COMMUNICATIONS INC.
NPRM, AMENDMENT FM ALLOTMENTS**

**REPLY COMMENTS
PORTAGE, WI AND STOUGHTON, WI
ATTACHMENT 5**

**ENGINEERING STATEMENT IN
SUPPORT OF REPLY COMMENTS
MB DOCKET 04-239**

STATE OF WISCONSIN)

COUNTY OF BROWN)

VILLAGE OF ALLOUEZ)

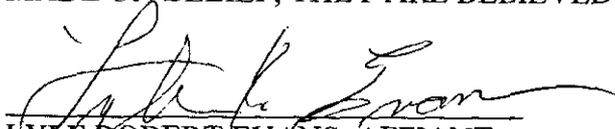
LYLE ROBERT EVANS, BEING FIRST DULY SWORN STATES:

THAT HE IS AN ELECTORIC COMMUNICATIONS TECHNICAL CONSULTANT WITH OFFICES AT 2300 RIVERSIDE DRIVE, GREEN BAY, WISCONSIN 54301;

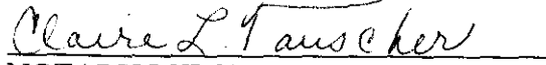
THAT HIS QUALIFICATIONS IN ELECTRIC COMMUNICATIONS ARE A MATTER OF RECORD WITH THE FEDERAL COMMUNICATIONS COMMINISION IN WASHINGTON. D.C.;

THAT HE HAS PREPARED NUMEROUS PROPOSALS THAT HAVE BEEN ACCEPTED BY THE FEDERAL COMMUNICATIONS COMMISSION;

THAT THE FOREGOING TECHNICAL REPORT WAS PREPARED BY HIM, AND ALL CALCULATIONS AND/OR MEASUREMENTS AND EXHIBITS IN THE ACCOMPANYING REPORT WERE MADE BY HIM PERSONALLY OR UNDER HIS DIRECTION, AND THAT ALL THE FACTS CONTAINED HEREIN ARE TRUE OF HIS PERSONAL KNOWLEDGE OR BELIEF, AND ON SUCH STATEMENTS MADE ON BELIEF, THEY ARE BELIEVED TO BE TRUE AND CORRECT.


LYLE ROBERT EVANS, AFFIANT

SUBSCRIBED AND SWORN TO BEFORE ME THIS 1ST DAY OF SEPTEMBER, 2004


NOTARY PUBLIC

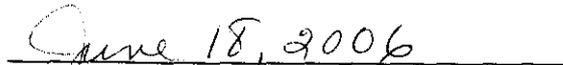

DATE OF COMMISSION EXPIRATION

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6. FIGURE 1.4; TABLE OF ALL OTHER STATIONS CONSIDERED IN THIS STUDY
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**BEFORE THE
FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554**

IN THE MATTER OF:) **MM DOCKET NO: 04-239**
AMENDMENT OF SECTION 73.202(B)) **RM**
TABLE OF ALLOTMENTS,)
FM BROADCAST STATIONS.)
(STOUGHTON, WISCONSIN))

**TO: CHIEF, ALLOCATIONS BRANCH,
POLICY AND RULES DIVISION,
MASS MEDIA BUREAU**

ENGINEERING STATEMENT

This Engineering Statement is presented to amplify Reply Comments in the above captioned Petition For Rulemaking to which this Statement is Appendix 1.

Magnum Communications, Inc. (“Magnum”), Petitioner, retained the services of Lyle Robert Evans, Technical Consultant, to conduct engineering studies and prepare necessary Statements and Attachments to support Magnum’s REPLY COMMENTS in the Notice of Proposed Rulemaking (“NPRM”) to amend 47 Code of Federal Regulations §73.202(b), Table of FM Allotments, to reallocate FM Channel 240A from Portage, Wisconsin to Stoughton, Wisconsin and modify the license for WBKY(FM) – Portage, Wisconsin to specify operation on Channel 240A in Stoughton, Wisconsin. These reply comments address issues raised by Mid-West Management, Inc. in its Comments in Opposition to the referenced Proposed Rule Making (“PRM”).

The Stoughton, Wisconsin Reference Geographic Coordinates displayed at Internet Site “<http://www.fcc.gov/fcc-bin/mb/audio/atlas2.html>”, Frames for Atlas, are:

42°-55'-00" North Latitude, 89°-13'-04" West Longitude. The Madison, Wisconsin Reference Geographic Coordinates are: 43°-04'-22" North Latitude, 89°-24'-03" West Longitude. The distance from the Stoughton Reference Coordinates to the Madison Reference Coordinates is 22.9 kilometers (14.2 miles) at a bearing of 319 degrees, calculated utilizing the distance method per 47 C.F.R. §73.208.

Using a map with city borders, the Stoughton city limit was determined to be 42°-56'-23" North Latitude, 89°-14'-09" West Longitude. The Madison city limit was determined to be 43°-01'-42" North Latitude, 89°-15'-21" West Longitude. The minimum distance from the Stoughton City Limit to the Madison City Limit is 10.0 kilometers (6.2 miles) at a bearing of 351 degrees.

The land between Madison and Stoughton is significantly non-urbanized. Figure 1.1 displays a basic land use of the pertaining area. This land is not classically urbanized, as it contains significant cropland, water, and forests.

The antenna coordinates specified in the PRM are 42°-50'-21" North Latitude, 89°-16'-59" West Longitude. This restricted antenna tower location is in Rock County, Wisconsin, which is totally outside the Madison Urbanized Area ("UA"), and 10.1 kilometers (6.3 miles) distant South-Southwest at a bearing of 211 degrees from the City Reference Coordinates of Stoughton. This restriction is necessary to protect licensed FM Broadcast Stations WRIT-FM, Milwaukee, Wisconsin operating on FM Channel 239B; FCC File Number: BLH-20000606ACL; Facility Identification Number: 60233 and, WCJZ, Sauk City, Wisconsin, operating on FM Channel 242B1; FCC File Number: BLH-19900911KC; Facility Identification Number: 50055.

As determined by population figures from the 2000 Census, a maximum facility Class A FM Broadcast Station at this location provides a principal community service (70 dBu) contour encompassing 836 square kilometers and 45,416 persons. Figure 1.2, displays that the only community in the Madison UA receiving a principal community service (70 dBu) from the proposed site is the city of Stoughton, WI, the proposed community of license. The service (60 dBu) contour encompasses 2,547 square kilometers and 233,071 persons. As displayed on Figure 1.3 the service (60 dBu) contour does not even reach the Madison City Reference Coordinates. The service (60 dBu) contour from this site would serve approximately 43 percent and 143,882 persons in the Madison UA. The principal community service (70 dBu) contour would serve approximately 7 percent and 23,473 persons in the Madison UA (inclusive of Stoughton). These Madison UA numbers are based on signal coverage from the proposed site over all of Dane County, WI, and excludes the population for Oregon, WI (7,514 persons), as Oregon is an Urbanized Cluster and not part of the Madison UA. The total number of persons in the Madison UA was determined to be 329,533 persons.

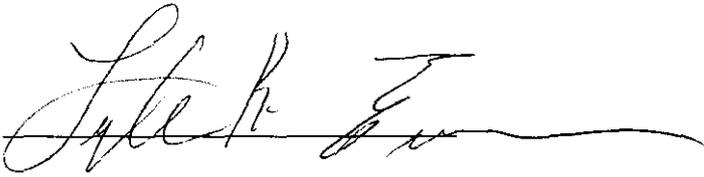
Mid-West's Engineering Statement alleges that the loss area that would be occasioned by the proposed reallocation would result in significant losses and 'grey' area within the existing WBKY(FM) service area. Mid-West's conclusions are incorrect. It is impossible to determine which stations are displayed on the Mid-West loss area Figure 1.2. Moreover, it must be concluded that Mid-West simply did not consider all stations providing service in the area.

A complete study was conducted of signals providing aural service in the loss area that would result from reallocation of channel 240A to Stoughton, WI. The loss

area consists of the entire area within the 60 dBu predicted contour of the currently authorized operating station WBKY(FM). Studies have determined the loss area indeed will still be adequately served. Figure 1.4 is a table of all stations considered in our study to provide service over all or some portion of the loss area. All FM Stations were assumed to provide service to their "interference free" (normally protected) contour. Class A, Class C, and Class C2 to their 60 dBu contour, Class B1 to their 59 dBu contour, and Class B to their 54 dBu contour. All FM stations were based on actual notified operating facilities. Figure 1.5 is a map display of all FM "interference free" (normally protected) service contours providing service to the loss area. All AM Stations were assumed to provide service to their 0.5 mV/m contour. Figure 1.6 is a map display of all AM stations providing a 0.5 mV/m contour to the loss area. Figure 1.7 is a cumulative of Figure 1.5 and Figure 1.6 showing all stations, FM and AM considered. The entire daytime loss area is served by at least 5 or more stations utilizing the contours described.

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Respectfully submitted,

A handwritten signature in black ink, appearing to read 'Lyle R. Evans', with a long horizontal flourish extending to the right.

Lyle Robert Evans,
Technical Consultant to:
Magnum Communications, Inc.

August 31, 2004

Lyle Robert Evans,
Technical Consultant
2300 Riverside Drive
Green Bay, WI 54301
(920) 469-3085

ENGINEERING STATEMENT; CONCLUDED

STATE OF WISCONSIN)

COUNTY OF BROWN)

VILLAGE OF ALLOUEZ)

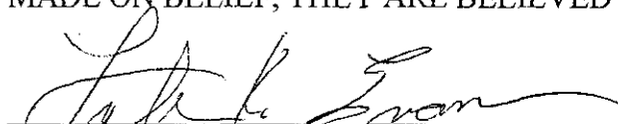
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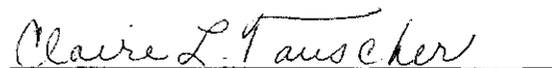
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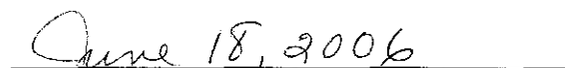
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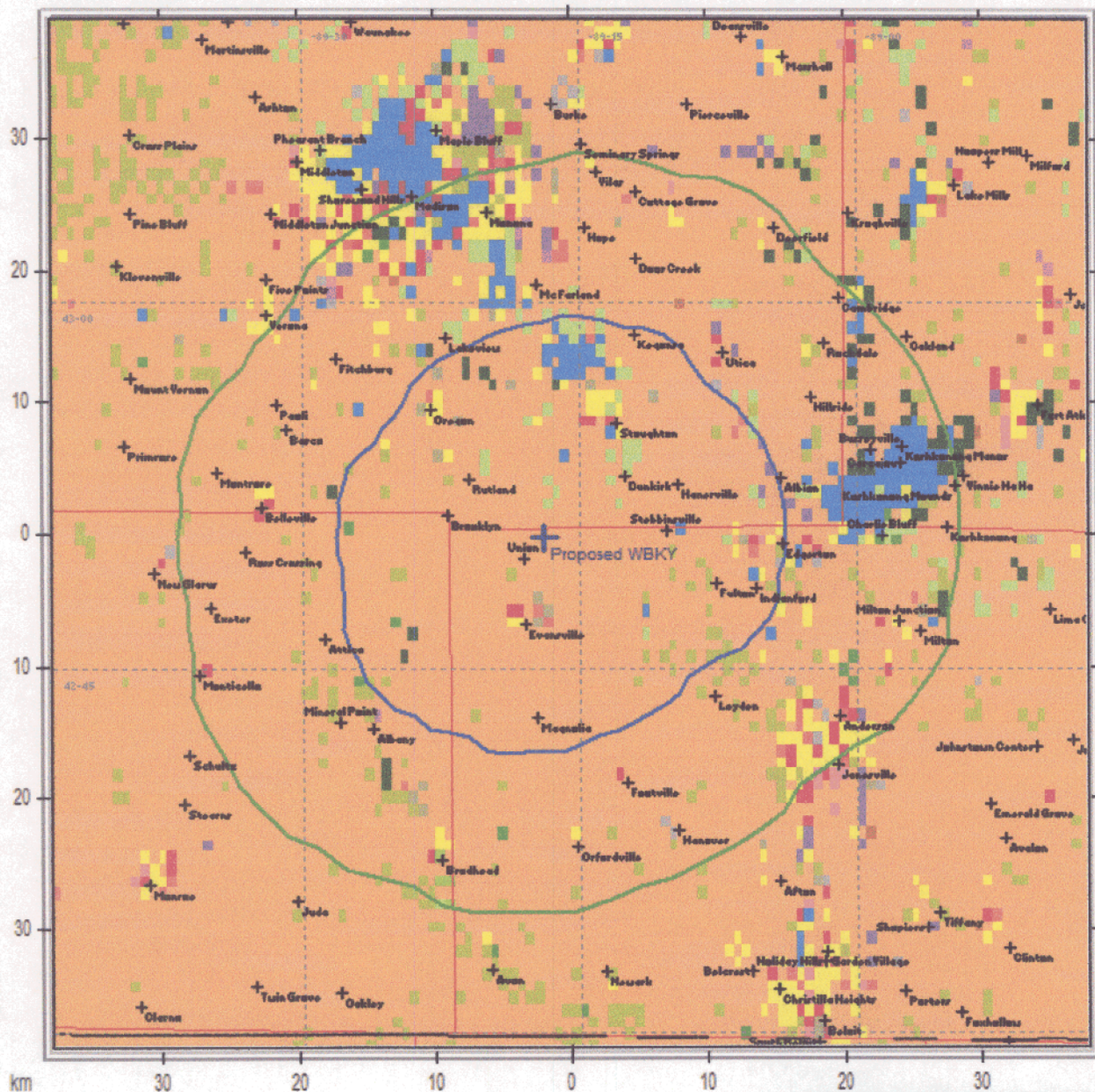
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LYLE ROBERT EVANS, AFFIANT

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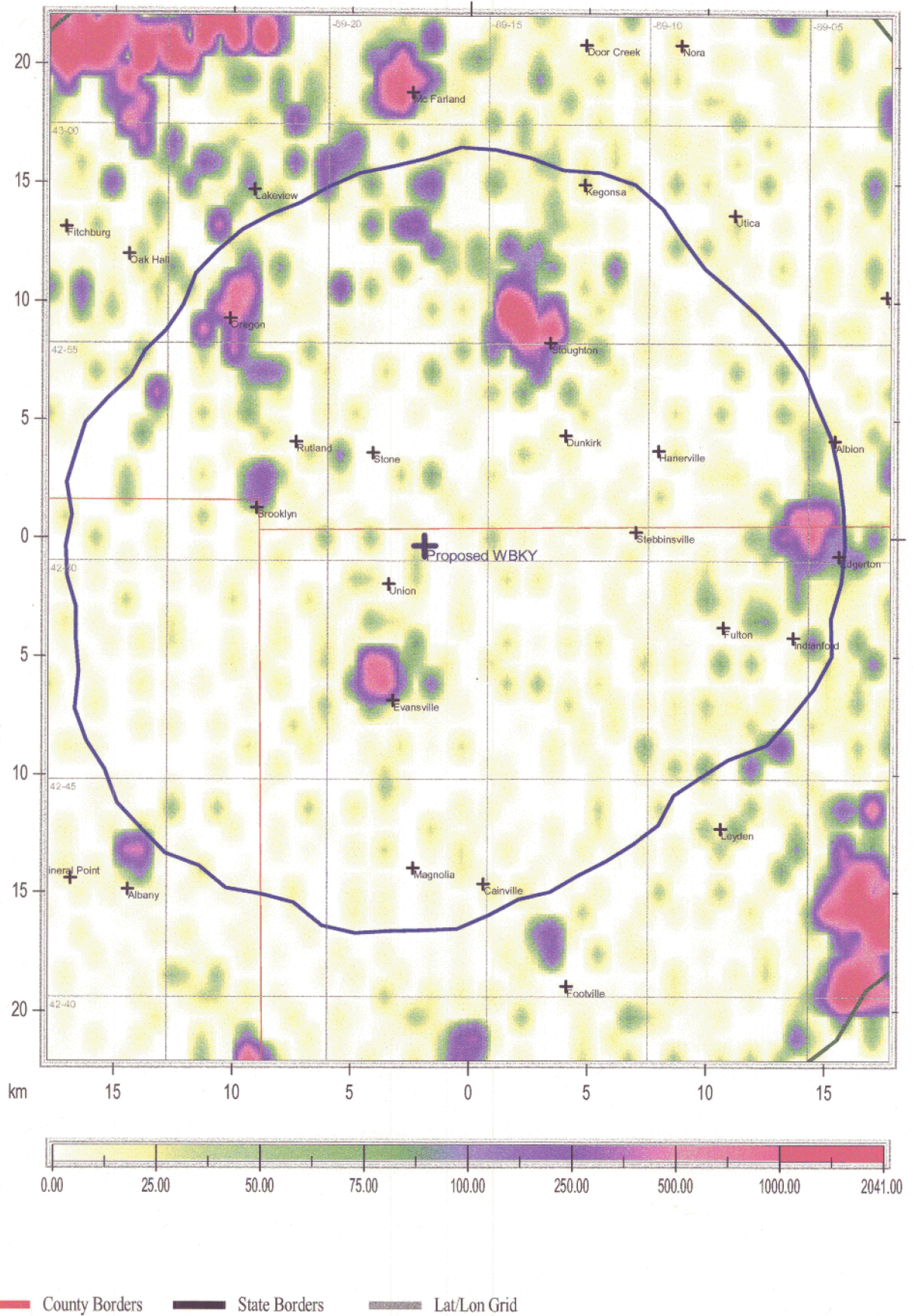

DATE OF COMMISSION EXPIRATION

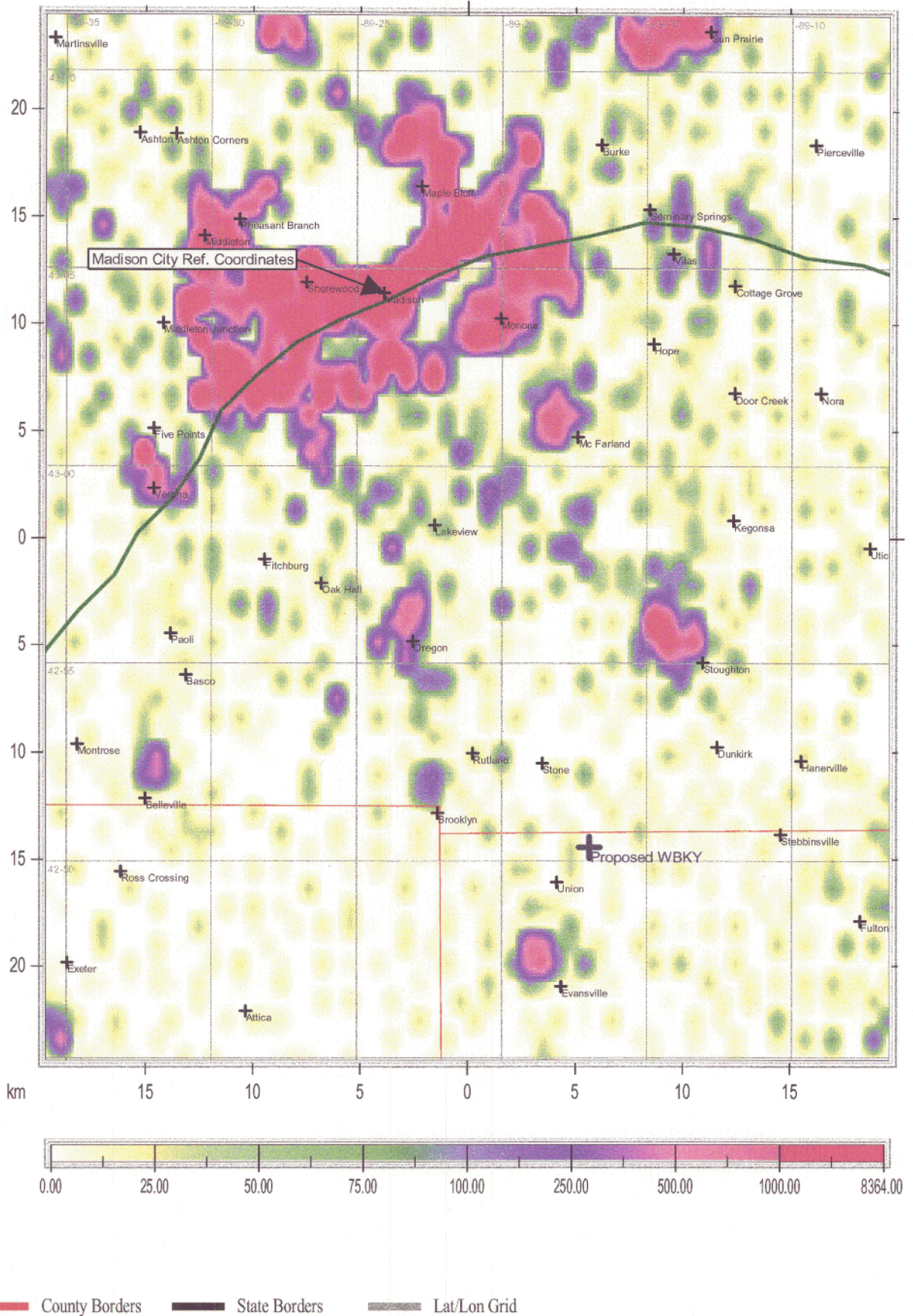


— County Borders
 State Borders
 Lat/Lon Grid

Landuse		
#	LU Type	Clr
1	Water	
2	Residential	
3	Commercial	
4	Industrial	
5	Transportation	
6	Urban Complex	
7	Mixed Urban	
8	Other Urban	
9	Cropland	

Map Scale: 1:482203 1 cm = 4.82 km V/H Size: 78.00 x 75.84 km



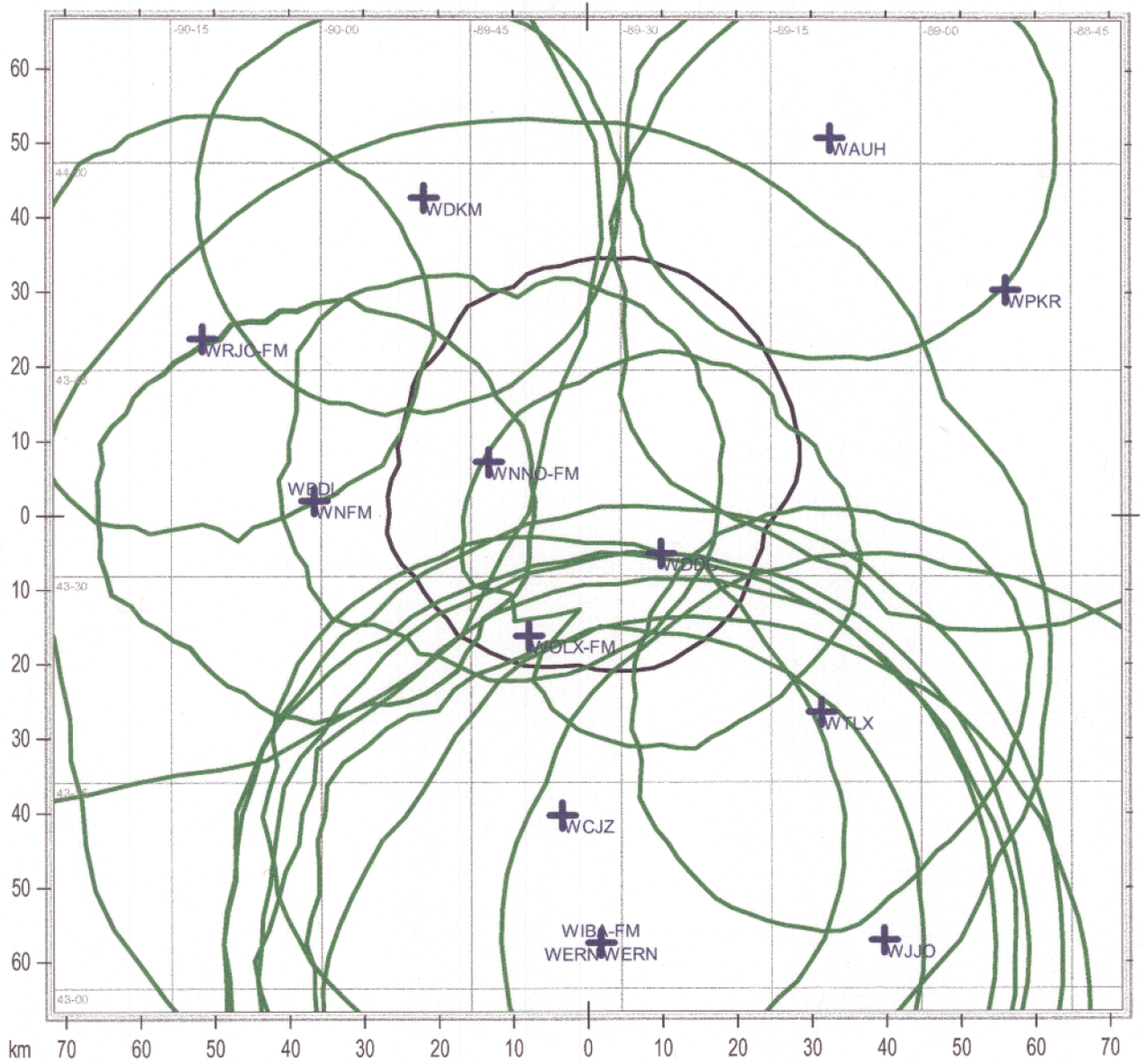


Proposed Modified WBKY(FM)

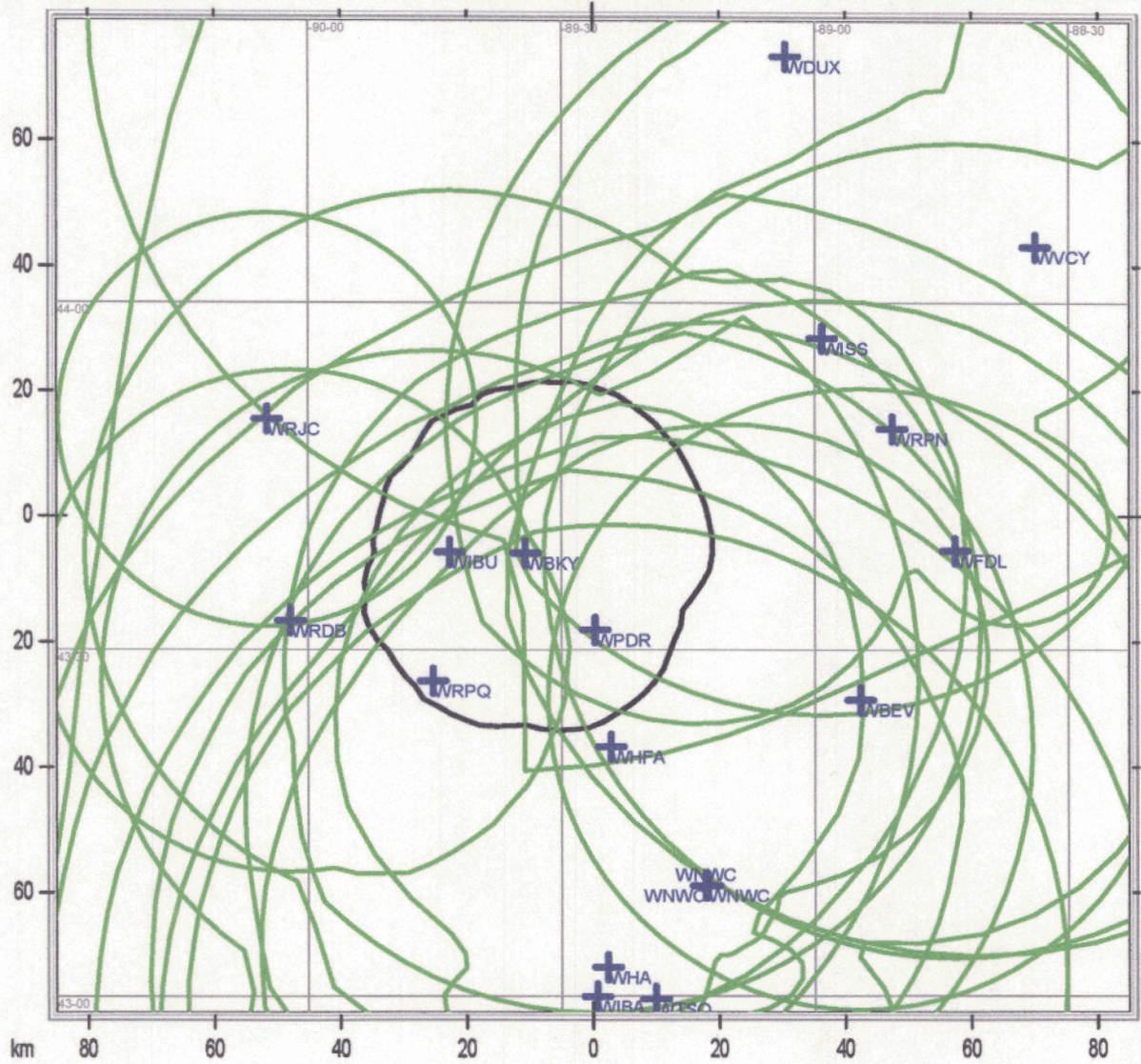
All Stations AM and FM

Figure 1.4

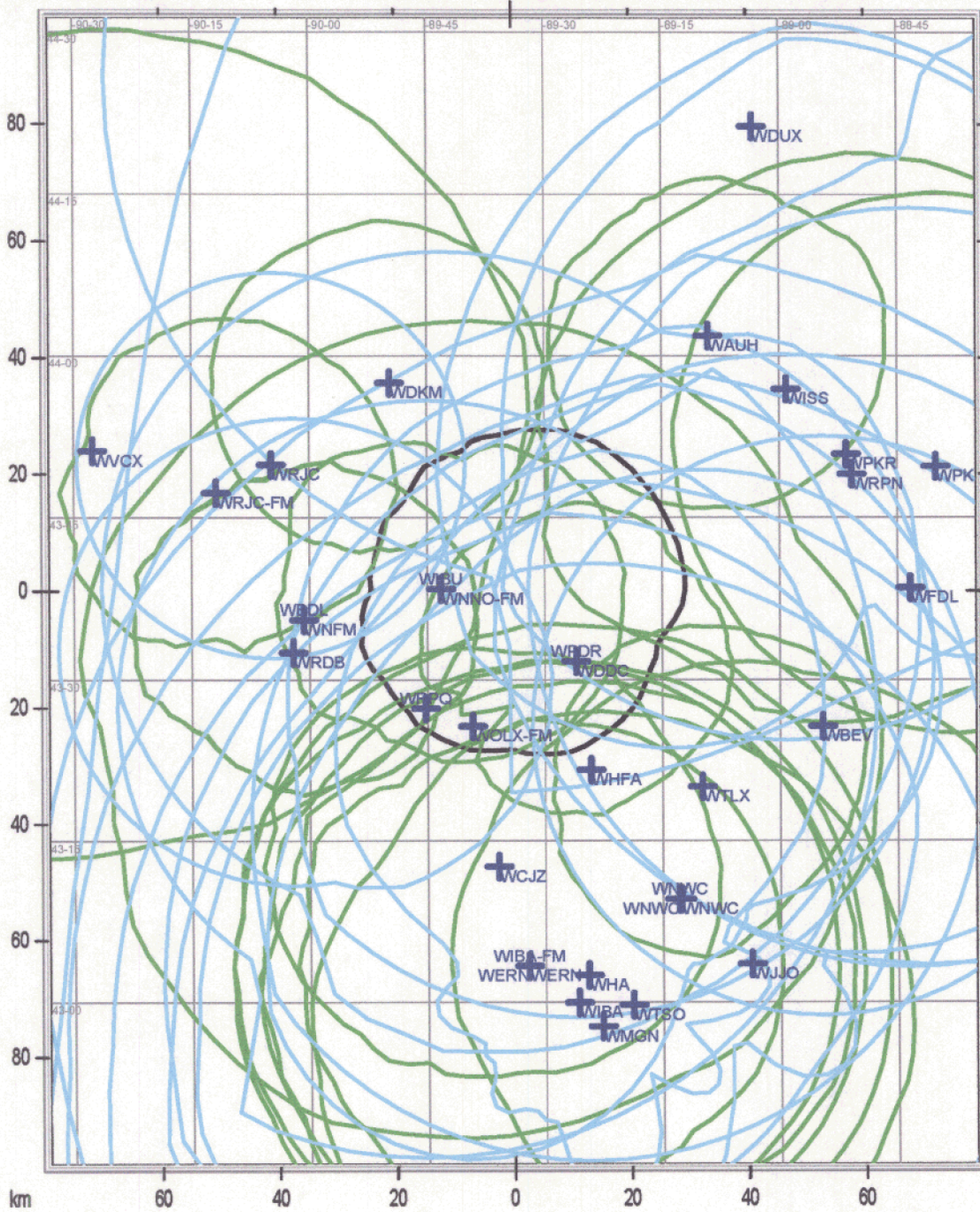
Call Sign	State	City	Frequency	ERP (w)	Class	Status	Dist. (km)	Service
WBEV	WI	BEAVER DAM	1430	1	B	LD	57.39	AM
WDUX	WI	WAUPACA	800	5	B	LD	89.4	AM
WFDL	WI	WAUPUN	1170	1	D	LD	67.53	AM
WHA	WI	MADISON	970	5	D	LD	67.11	AM
WHFA	WI	POYNETTE	1240	1	C	LU	33.11	AM
WIBA	WI	MADISON	1310	5	B	LD	71.46	AM
WIBU	WI	WISCONSIN DELLS	900	1	D	LD	12.99	AM
WISS	WI	BERLIN	1090	0.5	D	LD	57.81	AM
WLMV	WI	MADISON	1480	5	B	LD	69.11	AM
WNWC	WI	SUN PRAIRIE	1190	1	D	LD	59.9	AM
WNWC	WI	SUN PRAIRIE	1190	4.7	D	AD	59.75	AM
WNWC	WI	SUN PRAIRIE	1190	4.8	D	CD	59.75	AM
WPDR	WI	PORTAGE	1350	1	D	LD	15.67	AM
WRDB	WI	REEDSBURG	1400	1	C	LU	39.76	AM
WRJC	WI	MAUSTON	1270	0.5	D	LD	47.28	AM
WRPN	WI	RIPON	1600	5	B	LD	60.86	AM
WRPQ	WI	BARABOO	740	0.25	D	LD	25.44	AM
WTDY	WI	MADISON	1670	10	B	LD	69.09	AM
WTMJ	WI	MILWAUKEE	620	50	B	LD	159.31	AM
WTSO	WI	MADISON	1070	10	B	LD	73.82	AM
WTUX	WI	MADISON	1550	5	D	LD	71.77	AM
WVCY	WI	OSHKOSH	690	0.25	D	LD	94.05	AM
WAUH	WI	WAUTOMA	102.3	5300	A	LIC	55.14	FM
WBDL	WI	REEDSBURG	102.9	3600	A	LIC	39.54	FM
WBKY	WI	PORTAGE	95.9	5400	A	LIC	4.7	FM
WCJZ	WI	SAUK CITY	96.3	5100	B1	LIC	45.32	FM
WDDC	WI	PORTAGE	100.1	3100	A	LIC	11.98	FM
WDKM	WI	ADAMS	106.1	6000	A	LIC	45.43	FM
WERN	WI	MADISON	88.7	12500	B	LIC	62.06	FM
WERN	WI	MADISON	88.7	20500	B	LIC	62.06	FM
WIBA-FM	WI	MADISON	101.5	12000	B	LIC	62.06	FM
WJJO	WI	WATERTOWN	94.1	50000	B	LIC	72.17	FM
WMGN	WI	MADISON	98.1	38000	B	LIC	73.32	FM
WNFM	WI	REEDSBURG	104.9	3200	A	LIC	39.54	FM
WNNO-FM	WI	WISCONSIN DELLS	106.9	6000	A	LIC	16.2	FM
WNWC-FM	WI	MADISON	102.5	50000	B	LIC	64.32	FM
WOLX-FM	WI	BARABOO	94.9	37000	B	LIC	23.28	FM
WPKR	WI	OMRO	99.5	50000	C2	LIC	59.46	FM
WRJC-FM	WI	MAUSTON	92.1	2000	A	LIC	57.71	FM
WTLX	WI	COLUMBUS	100.5	6000	A	LIC	42.45	FM
WVCX	WI	TOMAH	98.9	100000	C	LIC	80.01	FM
WZEE	WI	MADISON	104.1	12000	B	LIC	62.68	FM



State Borders Lat/Lon Grid



State Borders Lat/Lon Grid



State Borders Lat/Lon Grid

Map Scale: 1:1072288 1 cm = 10.72 km V|H Size: 196.49 x 158.01 km

CERTIFICATE OF SERVICE

I, Denise B. Moline, Esq. hereby certify that a copy of the foregoing "Reply Comments of Magnum Communications, Inc." was mailed this 2nd day of September, 2004, by First Class mail, Postage prepaid to the following:

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