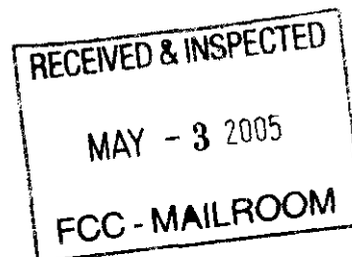


DOCKET FILE COPY ORIGINAL



April 27, 2005

Ms. Marlene Dortch  
Federal Communications Commission  
Office of the Secretary  
445 Twelfth Street, S.W.  
Washington, D.C. 20554

Re: Petition for Rule Making  
Okeene, Oklahoma (Channel 268C3)

Dear Ms. Dortch:

Enclosed is an original and four (4) copies of my  
Petition for Rule Making for Channel 268C3 at Okeene,  
Oklahoma.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Charles Crawford".

Charles Crawford  
4553 Bordeaux Ave.  
Dallas, Texas 75205  
(214) 642-6410

Okeene Cover

014  
05-46  
MB

Before the  
Federal Communications Commission  
Washington, D.C. 20554

RECEIVED & INSPECTED  
MAY - 3 2005  
FCC - MAILROOM

In the Matter of )  
 )  
Amendment of 73.202 (b) ) MB Docket No. \_\_\_\_\_  
Table of Allotments )  
FM Broadcast Stations )  
(Okeene, OK) )

To: Office of the Secretary  
Attn: Audio Division, Media Bureau

PETITION FOR RULE MAKING

Pursuant to 47 C.F.R. 1.401, Charles Crawford respectfully petitions the FCC to institute a Rule Making proceeding to amend the FM Table of Allotments to add Channel 268C3 at Okeene, Oklahoma.

DISCUSSION

Petitioner respectfully submits that the public interest would be served by allocating Channel 268C3 to Okeene, Oklahoma as that community's first local FM service. Okeene is an incorporated community with a population of 1,240 people.<sup>1</sup> Okeene has its own mayor, its own schools, fire department, police department, post office and a number of local churches. Okeene is a

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<sup>1</sup> U.S. Census 2000

community that is certainly deserving of local FM service. The proposed channel 268C3 will provide additional diversity and an outlet for local self-expression to Okeene residents and therefore is in the public interest.

Attached hereto is a channel study confirming that Channel 268C3 can be allocated to Okeene, Oklahoma, consistent with the FCC's FM separation rules. See revision of FM Assignment Policies and Procedures, 90 FCC 2d 88 (1992). (See, Attachment A) Please note that a prior filed channel 268C3 at Waukomis, Oklahoma was dismissed per FCC letter on March 10, 2005. (See, Attachment B).

Reference coordinates for Channel 268C3 at Okeene, Oklahoma are:

36 15 00 N  
98 11 00 W

Should this petition be granted and Channel 268C3 is allotted to Okeene, Oklahoma, Petitioner will apply for Channel 268C3 at Okeene and after it is authorized, will promptly construct the new facility.

The factual information provided in these Comments is correct and true to the best of my knowledge.

Respectfully submitted,

---

Charles Crawford  
4553 Bordeaux Ave.  
Dallas, Texas 75205  
(214) 642-6410

cc: Gene A. Bechtel, Law Office of Gene Bechtel, Suite 600, 1050 17<sup>th</sup> Street, N.W., Washington, D.C. 20036, telephone (202) 496-1289, telecopier (301) 762-0156, attorney for Charles Crawford. It is requested that the Commission and any parties who may file pleadings in the captioned matter serve copies to Mr. Bechtel as well as Charles Crawford.

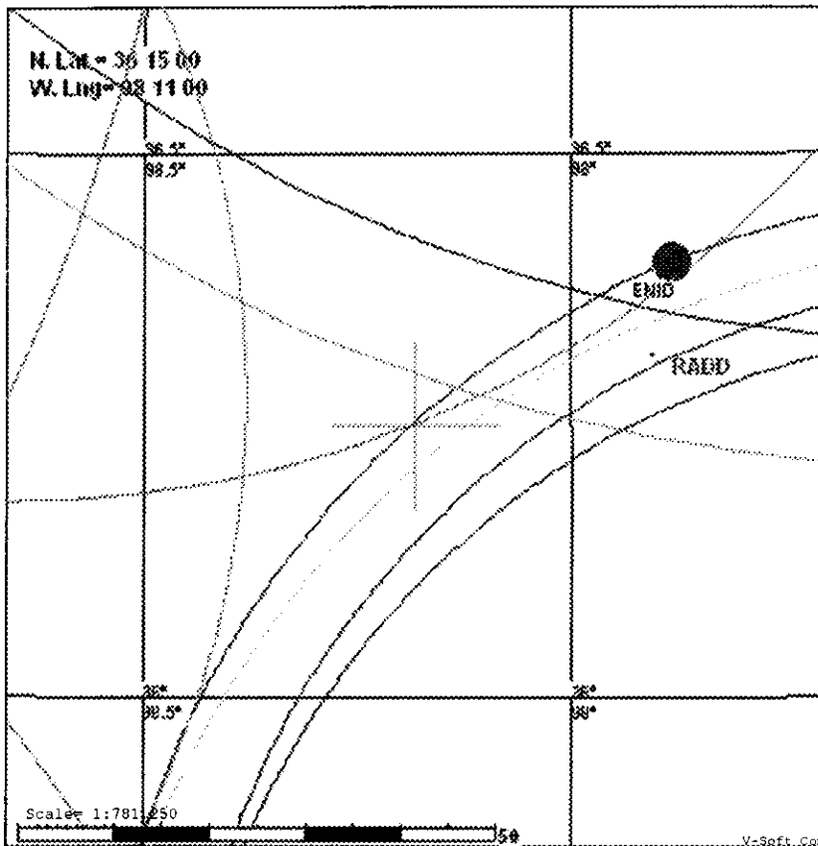
April 27, 2005

Okeene

**Attachment A**

(Channel Study for Channel 268C3 at Okeene, Oklahoma)

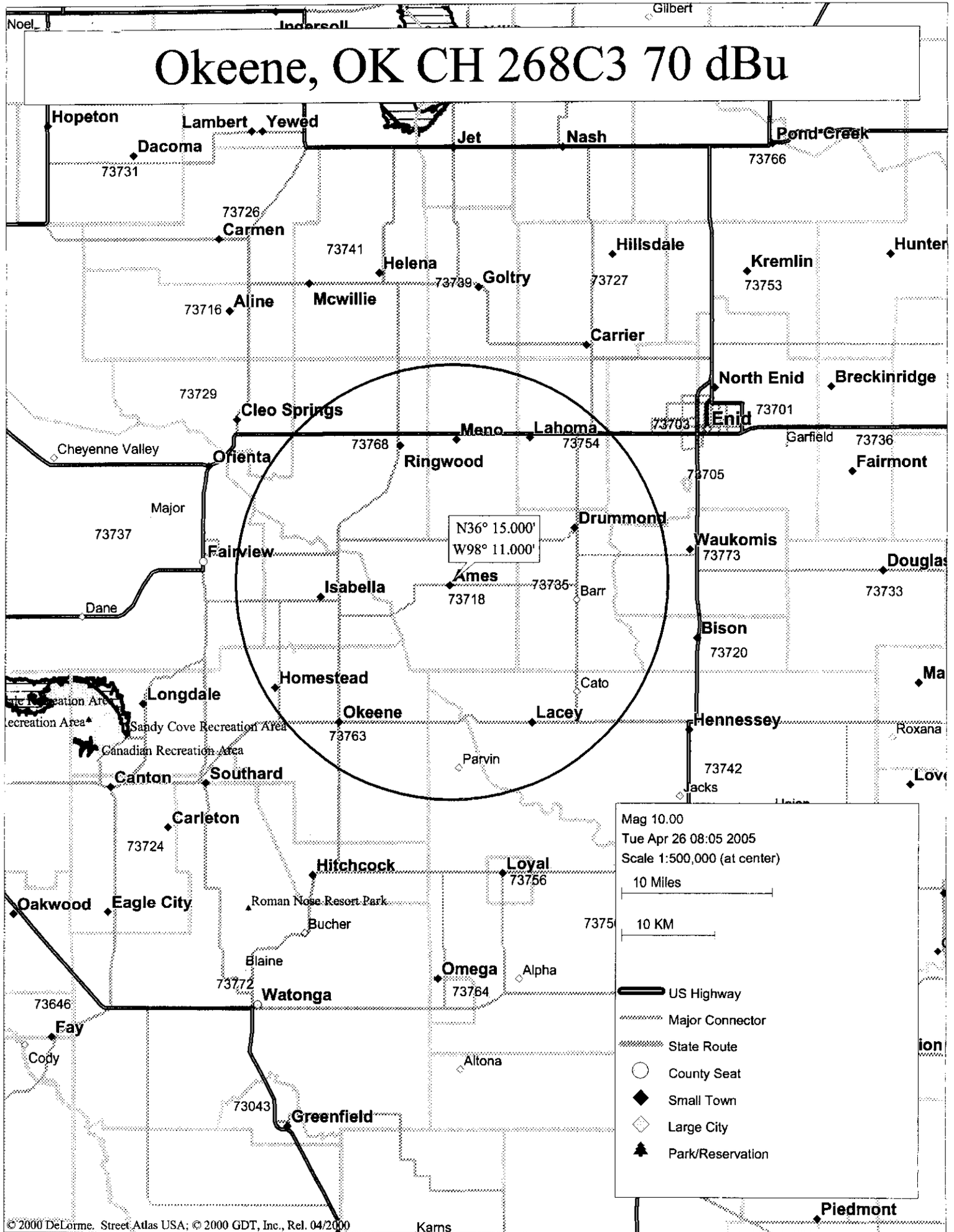
FM PROSP<sup>(TM)</sup> LOCATE STUDY CH 268 C3 101.5 MHz



Dates:  
 Data:04-26-05  
 Job :04-26-05

Call	CH#	Type	Location		D-KM	Azi	FCC	Margin
RADD	268C3	ADD	Waukomis	OK	26.09	73.7	153.0	-126.91
KTST	270C*	LIC	Oklahoma City	OK	95.70	139.0	96.0	-0.30
RDEL	270C	DEL	Oklahoma City	OK	95.70	139.0	96.0	-0.30
KTST.C	270C	CP	Oklahoma City	OK	95.70	139.0	96.0	-0.30
KREJ	269C2	LIC	Medicine Lodge	KS	117.20	338.8	117.0	0.20
RDEL	270C	DEL	Oklahoma City	OK	99.39	141.4	96.0	3.39
RDEL	267C	DEL	Wichita	KS	181.10	18.4	176.0	5.10
KFDIFM	267C*	LIC	Wichita	KS	181.10	18.4	176.0	5.10
RADD	270C0	ADD	Oklahoma City	OK	95.70	139.0	87.0	8.70
RADD	270C0	ADD	Oklahoma City	OK	99.39	141.4	87.0	12.39
KWOX.A	266C	APP	Woodward	OK	113.75	271.4	96.0	17.75
KWOX	266C*	LIC	Woodward	OK	113.75	271.4	96.0	17.75
RADD	267C0	ADD	Wichita	KS	181.10	18.4	163.0	18.10
KSLs	268C1	LIC	Liberal	KS	251.39	291.7	211.0	40.39
KLAW	267C1	LIC	N Lawton	OK	191.38	189.8	144.0	47.38
AL269	269C2	VAC	Sayre	OK	169.30	231.4	117.0	52.30
KTBT	268C3	LIC	N Collinsville	OK	215.59	86.8	153.0	62.59
KPNC	265A	LIC	Ponca City	OK	109.75	64.7	42.0	67.75

# Okeene, OK CH 268C3 70 dBu



**Attachment B**

(FCC letter dated 3/10/05, dismissing petition to add  
Channel 268C3 at Waukomis, Oklahoma)



Federal Communications Commission  
Washington, D.C. 20554

March 10, 2005

Mr. Charles Crawford  
4553 Bordeaux Avenue  
Dallas, Texas 75205

Re: Petition for Rule Making  
Waukomis, OK – Channel 268C3

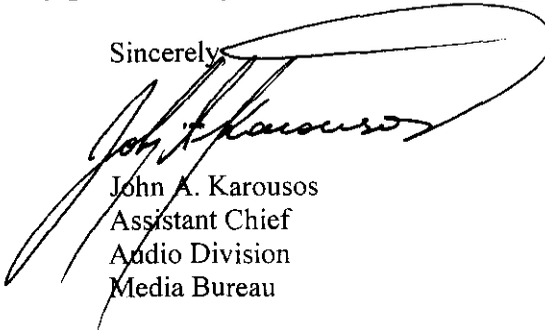
Dear Mr. Crawford:

I am writing in response to your petition for rule making requesting the allotment of Channel 268C3 at Waukomis, Oklahoma, as that community's first local aural transmission service.

In your petition, you certify that no alternative channel is available for allotment at Waukomis, and you request the downgrade and reclassification of two FM stations from C to C0 channel allotments: Station KTST(FM), Channel 270C, Oklahoma City, Oklahoma; and Station KFDI(FM), Wichita, Kansas. In another proceeding, FM Station KTST was requested to show cause why its station authorization should not be downgraded from Channel 270C to Channel 270C0. *See Reclassification of License of Station KTST(FM), Oklahoma City, Oklahoma, RM-11011, DA 04-2050 (released July 9, 2004)*. In response to that order, the licensee of Station KTST(FM), Clear Channel Broadcasting Licenses, Inc. ("Clear Channel") responded that it would seek authority to modify Station KTST(FM)'s facilities by increasing the antenna height to greater than 450 meters HAAT and 100 kW ERP or the equivalent. Clear Channel subsequently sought such authority, and a construction permit was granted on February 9, 2005. *See Permit File Number BPH-20040907ABA*. Your proposal for the allotment of Channel 268C3 at Waukomis, Oklahoma, is therefore precluded.

Based on the above, we are returning your proposal for the allotment of Channel 268C3 at Waukomis, Oklahoma. You may resubmit the petition, provided that you make a showing that a fully-spaced transmitter site is available that provides city grade coverage to the entire community.

Sincerely,



John A. Karousos  
Assistant Chief  
Audio Division  
Media Bureau

Enclosure