

Technical Exhibit

NETWORK OF GLORY, INC.
Technical Exhibits in Support of
MINOR CHANGE TO LICENSED FACILITY

KLJG

CHANNEL 211 A
3.7 kW ERP
118 meters HAAT (FCC/NGDC 30 Second Terrain)
127 meters COR AMSL
112 meters COR AGL

ASR# 1022507

30 59 2.8 N x 91 48 38.3 W (NAD 27)
SIMMESPORT, LA

April 14, 2011

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NETWORK OF GLORY, INC.
Technical Exhibits in Support of
MINOR MODIFICATION OF CONSTRUCTION PERMIT FOR KLJG

KLJG CH211A – 90.1 MHz – 3.7 kW 118 M HAAT – SIMMESPORT, LA

This Exhibit is in support of the Minor Modification of Construction Permit Application for KLJG by NETWORK OF GLORY, INC. (herein “Applicant”). Specifically, this application proposes a non-directional antenna, modified ERP, and modified HAAT.

Interference Compliance

Contour protection, as required by C.F.R. Section 73.509 to co-channel, first, second and third adjacent channels is shown herein and is 100% (Figures 1 - 3). Required spacing with respect to facilities operating on I.F. frequencies is fully compliant with C.F.R. Section 73.207 of the Commission’s Rules (Table 1).

Conditions of Construction Permit

KLJG was granted a construction permit in FCC 10-29 as the selectee of Group 102 under a points determination. KLJG attained more points than the other applicant, Port Allen Educational Broadcast Foundation (“PAE”) based in part of superior technical parameters. The Commission made the following assessment:

“PAE’s proposed 60 dBu contour would encompass 1,734 square kilometers with a population of 19,867. Using the lowest numbers submitted by Glory, its proposed 60 dBu contour would encompass 3,754 square kilometers with a population of 33,735. Glory qualifies for two points under the best technical proposal criterion because its proposal serves at least 25 percent more area and population than the PAE proposal.”

Therefore KLJG must proposed technical parameters that maintain the above conditions. Specifically, KLJG must have a 60 dBu contour that meets or exceed 125% of the PAE area and population. This means that KLJG must have a 60 dBu that covers at least 2,168 square kilometers and a population of at least 24,834 persons.

This proposed modification of construction permit application will create a KLJG 60 dBu coverage contour that covers 2,342 square kilometers (174 above the requirement) and a population of 26,035 persons (1,201 above the requirement).

Therefore this proposal meets and exceeds the conditions of the construction permit by maintaining the points awarded to KLJG under FCC 10-29, Group 102.

Environmental Protection Act / RF Radiation Compliance (Table 2)

The Rules require that an addition to any multiple use site must not contribute non-ionizing RF Radiation in excess of the total limits for each class of service in either of the two selected environments.

In the case of FM, this limit is 1,000 microwatts for the controlled, or worker environment, or 200 microwatts for the uncontrolled, or public, environment per square centimeter at 2 meters above ground level.

KLJG proposes to use a Shively 6513-1 antenna.

The attached Radiofrequency Electromagnetic Exposure Analysis (Table 2) specifically lists all potential sources of radiation and estimates the power density expected to occur at a distance of 10 meters from the base of the tower, the maximum power density expected from each source, the maximum distance from the base of the tower to the point of maximum power density for each source, and the total worst case (sum of all maximum power densities, from all sources, at the most distant maximum occurring power density). The power density values are in units of microwatts per square meter at a height of 2 meters above ground level. These levels are also expressed relative to the maximum allowable limit of each of the two environments (see Table 2).

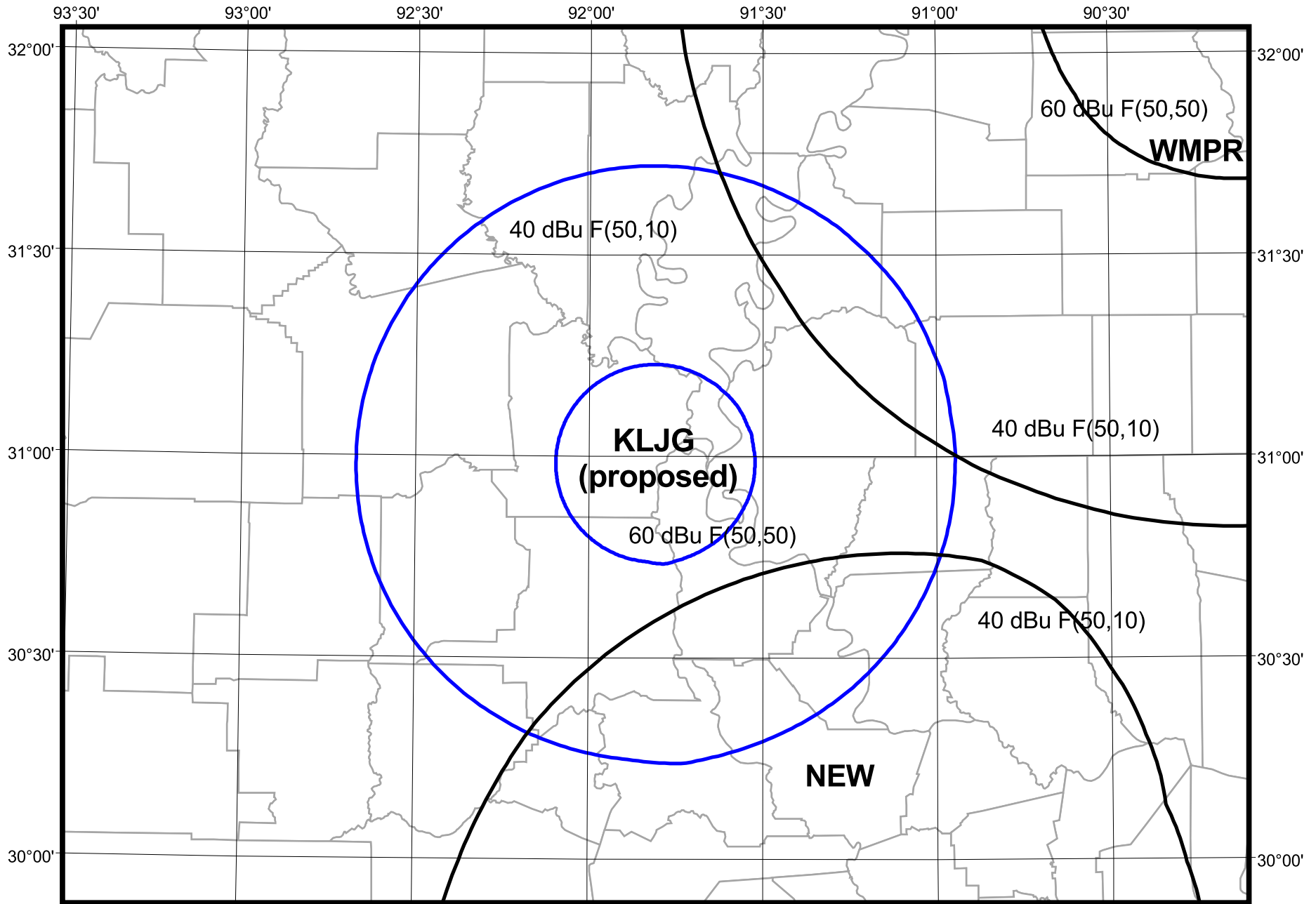
Considering all existing and proposed sources, the total contribution of all potential sources of radiation within 10 meters from the base of the tower (controlled environment) is 1.4 microwatts per square centimeter at 2 meters above ground level which is 0.14% of the ANSI limit for the controlled environment.

For the uncontrolled environment, the sum of all individual source maximum power densities is 3.2 microwatts per square centimeter at 2 meters above ground level. The maximum power density value extends no farther than 131 meters from the base of the tower. This represents a "worst case" power density level which is only 1.6% of the ANSI limit for the uncontrolled environment.

Given that access within 10 meters to the site is restricted by a locked fence, and given that no more than 3.2 microwatts per square centimeter at 2 meters above ground level (1.6% of the ANSI limit) is predicted to occur at any point beyond 131 meters from the base of the tower, the total radiation contributed by KLJG would be less than the ANSI limit for all points in both the controlled and the uncontrolled environments. Therefore, this proposal is fully compliant with the provisions of OET Bulletin #65 as recently amended.

The contribution of KLJG was calculated using FCC FM Model v2.10 Beta. Further to the requirements and intentions of the FCC, appropriate signs will be posted at entrances to the property, on the walls and doors of buildings containing transmitters, and on fences warning the public and workers of the potential hazard.

Applicant will require that the power to the antenna be reduced as necessary to accommodate workers or will discontinue operation, if necessary, for this purpose.

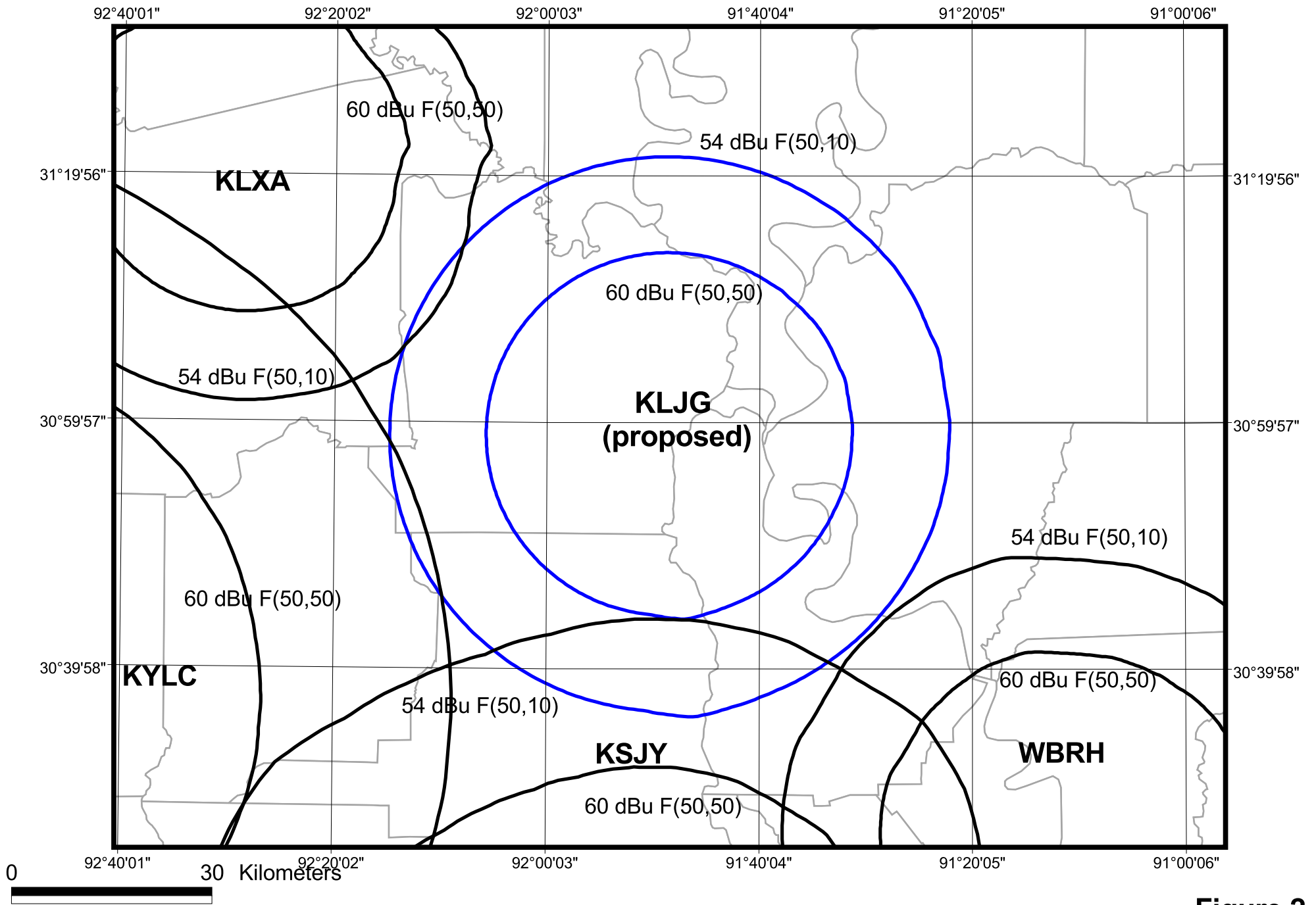


0 30 Kilometers

MINOR MODIFICATION OF CONSTRUCTION PERMIT - KLJG, Simmesport, LA
Co-Channel Study

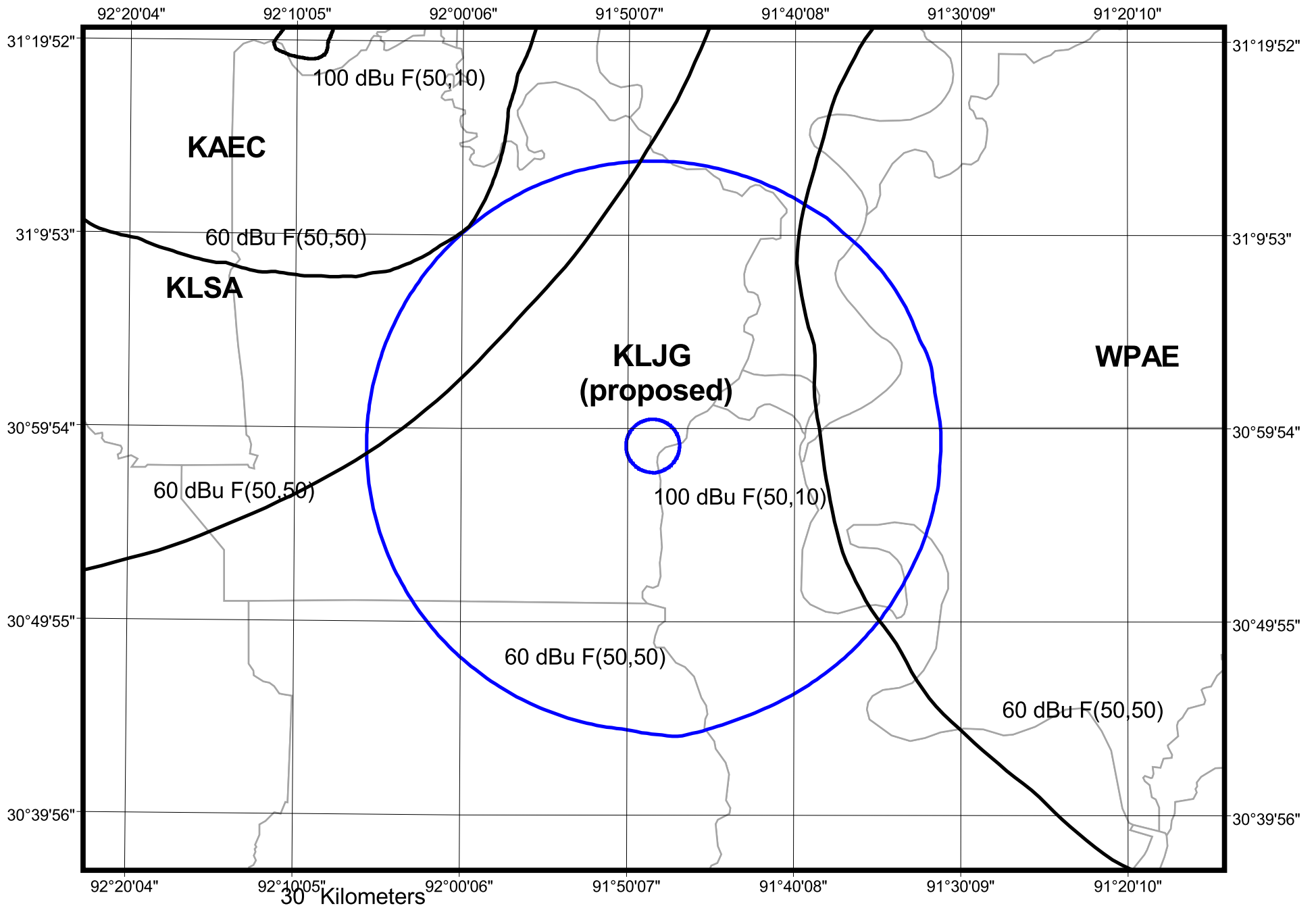
Figure 1

Radio Data Services



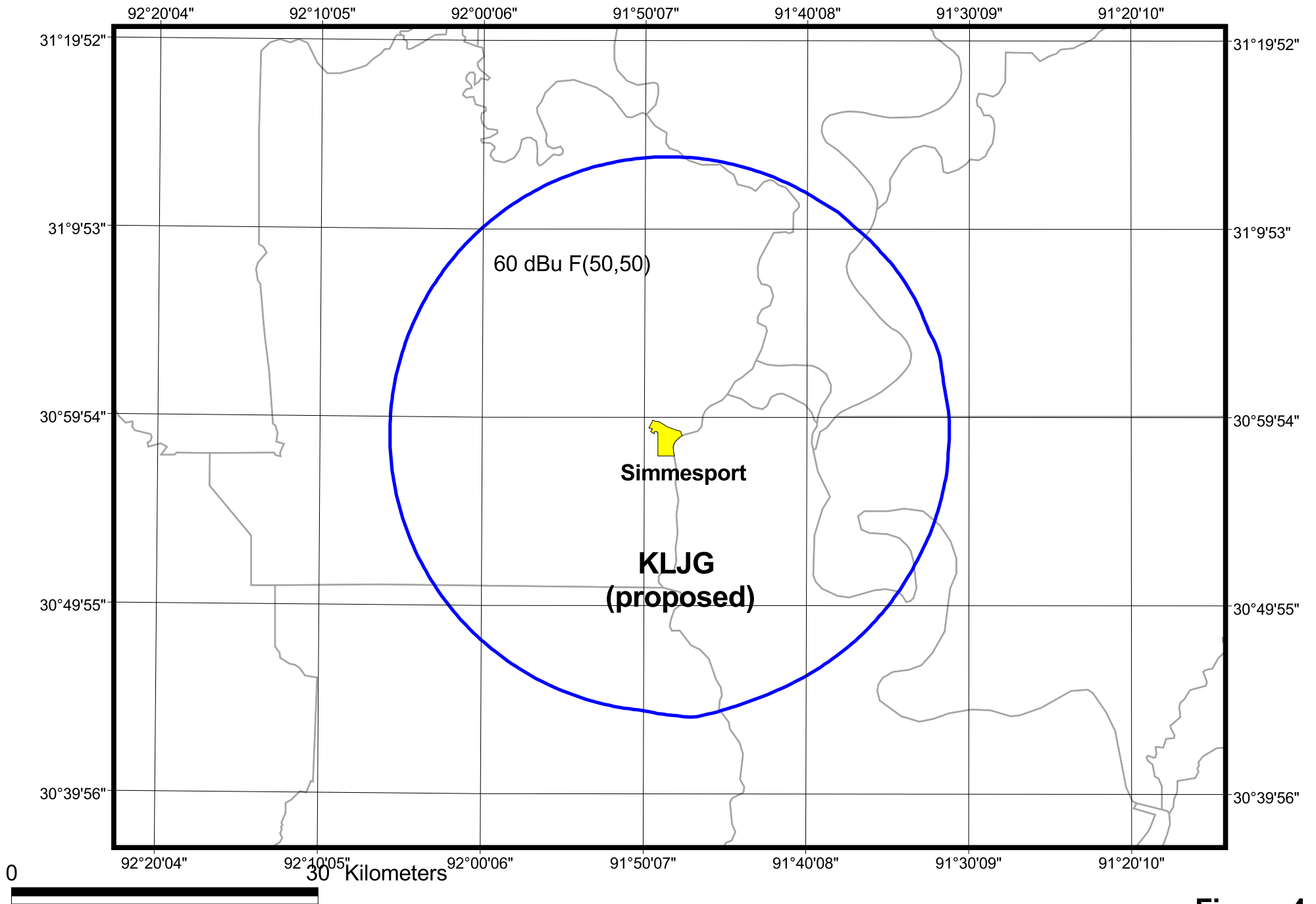
**MINOR MODIFICATION OF CONSTRUCTION PERMIT - KLJG, Simmesport, LA
1st Adjacent Channel Study**

Figure 2



**MINOR MODIFICATION OF CONSTRUCTION PERMIT - KLJG, Simmesport, LA
2nd and 3rd Adjacent Channel Study**

Figure 3



MINOR MODIFICATION OF CONSTRUCTION PERMIT - KLJG, Simmesport, LA
Community Coverage: Simmesport, LA

Figure 4
Radio Data Services

Table 1

**KLJG Minor Change to Licensed Facility
Channel Study with respect to 73.509 contour overlap protection**

Chan	Class	Call Letters	Type	Status	City	State	Country	Owner	Distance (km)	Bearing TO (deg)	Req. Dist. (km)	Clearance (km)
208	C3	KAEC	FM	CP	ALEXANDRIA	LA	US	ENTERPRISE CORPORATION O	51.0	320	29.5	21.5
209	C1	WPAE	FM	LIC	CENTREVILLE	MS	US	PORT ALLEN EDUCATIONAL BR	73.1	81	59.7	13.4
210	A	KLXA	FM	LIC	ALEXANDRIA	LA	US	EDUCATIONAL MEDIA FOUNDA`	76.8	305	66.2	10.6
210	C2	KSJY	FM	LIC	ST. MARTINVILLE	LA	US	AMERICAN FAMILY ASSOCIATIC	94.6	183	94.2	0.5
211	C3	KLJG	FM	CP	SIMMESPORT	LA	US	NETWORK OF GLORY, INC.	0.0	0	109.1	-109.1 (same as applicant)
211	C1	NEW	FM	CP	PATTERSON	LA	US	TIGHTROPE BROADCASTING, II	169.5	156	158.0	11.5
212	A	WBRH	FM	LIC	BATON ROUGE	LA	US	EAST BATON ROUGE PARISH S	85.0	135	69.7	15.4
212	C1	KYLC	FM	LIC	LAKE CHARLES	LA	US	AMERICAN FAMILY ASSOCIATIC	123.8	252	112.2	11.6
214	C	KLSA	FM	LIC	ALEXANDRIA	LA	US	BD SUPERVISORS, LOUISIANA	95.3	313	79.9	15.3

Radiofrequency Electromagnetic Exposure Analysis for KLJG

Source	Height AGL(m)	Antenna type	Bays	Horizontal ERP (kw)	Vertical ERP (kw)	Power Density $\mu\text{W}/\text{cm}^2$ at 2 meters AGL					
						at 10 meters distance	% controlled environment limit (1000 $\mu\text{W}/\text{cm}^2$)	Max. PD	% uncontrolled environment limit (200 $\mu\text{W}/\text{cm}^2$)	Distance to maximum PD (m)	
KLJG	112	Shively 6513	1	0.0	3.7	0.3	0.03%	2.0	1.0%	131	(proposed)
K298AJ	95	(EPA dipole assumed)	1	0.3	0.3	1.1	0.11%	1.2	0.6%	25	
						1.4	0.14%	3.2	1.6%	131	

The proposed facility is excluded from environmental processing under 47. C.F.R. Section 1.1306 (i.e., The facility will not have a significant environmental impact and complies with the maximum permissible radiofrequency electromagnetic exposure limits for controlled and uncontrolled environments).

Calculations made using FCC FM Model v2.10 Beta