

Medical Notification Process

WTNB-CD Cleveland, TN, Volunteer Christian Television Inc. (Christian Television Network)

Per the rules of the FCC (47 CFR 15.242) and as part of the grant of a construction permit, television stations are required to make a good faith effort to identify and notify health care facilities (e.g., hospitals, nursing homes, see 47 CFR 15.242(a)(1)) within the service area potentially affected by DTV operations.

Widelity was engaged to identify and to make a good faith effort to notify locations that met the criteria of the rules.

Using D&B data, and NAICS codes, and using industry standard mapping software, Widelity identified all impacted locations that were within a 100 kilometer radius of the transmission location. This yielded 212 locations that met the following criteria:

- General medical and surgical hospitals
- Nursing and personal care
- Psychiatric hospitals
- Residential care
- Skilled nursing care facilities

The facilities were selected from the licensed D&B data for the following NAICS codes:

NAICS Code 622 Hospitals

Industries in the Hospitals subsector provide medical, diagnostic, and treatment services that include physician, nursing, and other health services to inpatients and the specialized accommodation services required by inpatients. Hospitals may also provide outpatient services as a secondary activity. Establishments in the Hospitals subsector provide inpatient health services, many of which can only be provided using the specialized facilities and equipment that form a significant and integral part of the production process.

NAICS Code 623 Nursing and Residential Care Facilities

Industries in the Nursing and Residential Care Facilities subsector provide residential care combined with either nursing, supervisory, or other types of care as required by the residents. In this subsector, the facilities are a significant part of the production process and the care provided is a mix of health and social services with the health services being largely some level of nursing services.

The letters were mailed via the US Post Office. Letters that were returned from the US Post Office were researched individually and, where reasonable, addresses were corrected and the letters were resent.

Letters to medical facilities, and facilities list follow.



Facility Letter

To: Director, Clinical/Biomedical Engineering Engineer, Risk Manager, Hospital Administrator, Nursing Home

Director

From: WTNB-CD Cleveland, TN, Volunteer Christian Television Inc. (Christian Television Network)

Date: December 30, 2021

Pages in this communication: 2

Notice of Power Level Change and Modified Coverage Area for WTNB-CD

You are receiving this letter because WTNB-CD Cleveland, TN will continue to transmit on VHF channel 5 (76-82 MHz) from the same location and at the same antenna height but at a reduced power level and modified coverage area. Some areas may notice an increase in signal strength, and some areas may notice a decrease in signal strength. This reduction in power level and modified coverage area is unlikely to affect reception and retransmission equipment in your facility. As a precaution though, please be sure that everyone responsible for the supervision or maintenance of the biomedical equipment receives a copy of this notification regarding the change in location and power level that will occur on or after January 30, 2022.

Under authorization from the Federal Communications Commission (FCC), the station listed above will be broadcasting at a reduced power level and with a modified coverage area.

Per the rules of the FCC (DA 17-702), stations are required to make a good faith effort to identify and notify health care facilities (e.g., hospitals, nursing homes, see 47 CFR 15.242(a)(1)) within the service area potentially affected by the DTV operations.

Widelity has been retained by the station listed above to make the required good faith notifications to applicable facilities in their service areas. This letter is to notify health care facilities in the coverage area in the event that any electronic medical devices are affected by the relocation of the transmit locations of the station. Your facility may have electronic biomedical devices that could be impacted by the DTV operations listed on the following pages. The FCC allows certain electronic biomedical devices to use unoccupied DTV frequencies on a secondary use basis. As a result of the secondary use status, your facility is responsible for identifying and resolving any potential radio frequency interference for the operations identified on the following pages.

To address potential interference problems for medical telemetry systems, the FDA recommends that you work with the manufacturer of your telemetry systems to:

- determine the channel/frequencies your telemetry systems use; and
- consult the FCC table of allotments for DTV channels that will be coming on line in your area.

If your telemetry systems are transmitting on channels that are used by a local station, (as identified in the attached sheets) you should work with the manufacturer of your telemetry systems to:

• change your telemetry channels to unused channels prior to the expected broadcast date to avoid interference

If you find that your telemetry systems are transmitting on channels that will remain unused, you should not have a problem due to DTV transmissions. However, you should periodically check the FCC allotments to assure that those channels remain available.

Sincerely Widelity, Inc.



You are receiving this letter because WTNB-CD Cleveland, TN will continue to transmit on VHF channel 5 (76-82 MHz) from the same location and at the same antenna height but at a reduced power level and modified coverage area. Some areas may notice an increase in signal strength, and some areas may notice a decrease in signal strength. This reduction in power level and modified coverage area is unlikely to affect reception and retransmission equipment in your facility. As a precaution though, please be sure that everyone responsible for the supervision or maintenance of the biomedical equipment receives a copy of this notification regarding the change in location and power level that will occur on or after January 30, 2022.

As the guidance from the FDA notes:

Many medical telemetry devices are operated under 47 CFR Part 15 of the FCC regulations. These devices are secondary users of the radio-frequency (RF) spectrum. Licensed users such as television stations are the primary users. As a secondary user, your telemetry devices may be subject to interference from the primary user at any time, but must not cause interference with the primary user. If your telemetry devices are operating on frequencies licensed to a primary user, you need to be aware of the potential for interference and take any steps necessary to avoid device malfunctions due to interference

FDA Recommendations

To address potential interference problems for medical telemetry systems, the FDA recommends that you work with the manufacturer of your telemetry systems to:

- determine the channel/frequencies your telemetry systems use; and
- consult the FCC table of allotments for DTV channels that will be coming on line in your area.

If your telemetry systems are transmitting or receiving on channels that are scheduled to be used by a local station, you should work with the manufacturer of your telemetry systems to:

change your telemetry channels to unused channels prior to the expected broadcast date to avoid interference

As a general rule, if you find that your telemetry systems are transmitting or receiving on channels that will remain unused, you should not have a problem due to DTV transmissions. However, you should periodically check the FCC allotments to assure that those channels remain available.

WTNB-CD Cleveland, TN, Volunteer Christian Television Inc. (Christian Television Network) Notice of Power Level Change and Modified Coverage Area for WTNB-CD

Facility ID: 49240 FCC file Number: 0000177200

DTV Channel: 5

Frequency Band: 76 – 82 MHz

Effective radiated power: 1.5 kW Horizontal

Antenna Location: 35°, 12', 26" N (35.207222) Latitude, 85°, 16', 52" W (-85.281111) Longitude (NAD83)

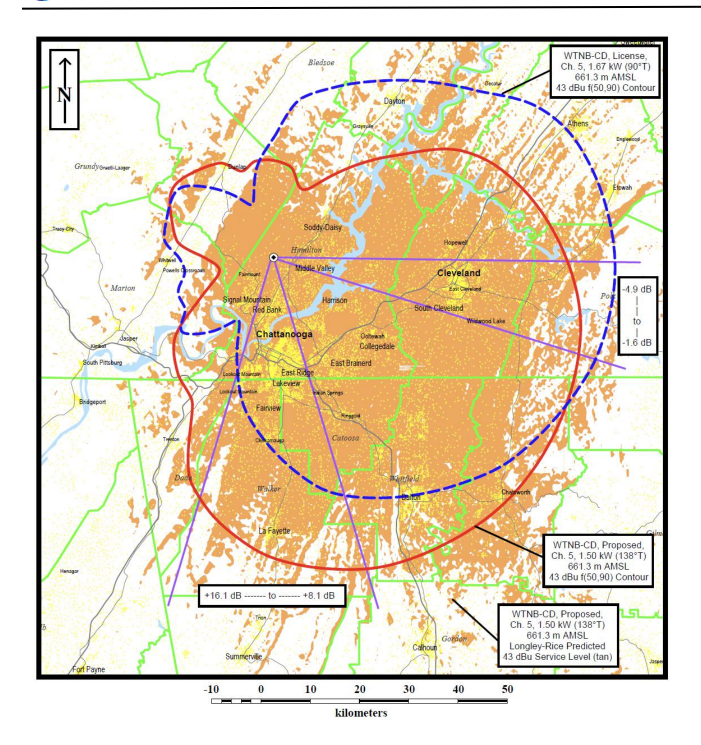
Antenna Height Above Average Terrain: 805' 245.37m

Antenna Height Above Ground Level: 157' 48m

Antenna Height Above Mean Sea Level: 2168' 661m

Engineering Contact: Chris Mavros Email: clmavros@yahoo.com Telephone: 727 535-5622 x4002





PREDICTED COVERAGE CONTOURS

duTreil, Lundin & Rackley, Inc. Sarasota, Florida



Locations

Ford Adult Care Services Lindsey & Associates Inc Nga Community Hospice Summer Street Board & Car

Care Home Tapestry Hospice Care At Home

Natures Care Lawn Home United Hospice Inc

Adventist Health System GA Inc

Regal Rsidence Assisted Living Gordon Health Care Inc New Horizons Ministries Inc

Compassus

Piedmont Mtnside Hospital Diag Southern Health Corp Ellijay Gilmer Nursing Home Pruitthlth - Shpherd Hills LLC Hilltop Retirement Home

Cozy Manor

Pruitthealth - Lafayette LLC

Dalton Detail

Life Choice Hospice GA LLC

Compassion House Inc

Homestead Hospice NW GA LLC

Consejeria Para Latinos

Tender Hearts Home Care Svcs Northwest GA Fmly Crisis Ctr

Whitfield Place Inc Heartworks Golden Ages Inc Northwest Georgia Girls Murray County Hospital Auth Murray Medical Center Inc GA Sheriff Mountainview

Georgia Home Care Hltc Inc

Whitfield County Career Aca Hamilton Amblatory Surgery Ctr Bella Surgical Aesthetics LLC Hamilton Emrgney Med Svcs Inc

Hamilton Psychiatry Wood Dale Health Care Center

Pleasant Valley Retirement HM Reeves Assisted Living Inc Pruitthealth Home First Inc Pruitthealth - Blue Ridge LLC

Curtis Farpella

Jimmy Simpson Foundation Oasis of Love Trnstnal Hse Inc Blue Ridge Assisted Living and Unihealth Solutions Inc Blue Ridge Health Care Center Pruitthealth - Blue Ridge LLC Woodhaven Personal Care Lighthouse Therapeutic Foster Blue Ridge Georgia Hosp Co LLC

Hutcheson Urgent Care LLC Parkside Nursing Home National Hlther Ctr Ft Oglthrp Quality Senior Services LLC Cornerstone Medical Center LLC Hutcheson Health Enterprises JL Hutcheson Memorial Hosp Golden Days Quality Assisted

Heritage Hlthcare Ft Oglthorpe Fort Oglethorpe Hlth Care Ctr Country Haven Retirement Ctr Nhc Healthcare/Rossville LLC Wildwood Sanitarium Inc Rose of Sharon Senior Villa

Southern Assisted Living Ltd

Royal House Inc

Gail R Lindsey & Assoc Inc

Senior Saints Home

Hearts and HM Per Support Svc

Chattanooga VA Clinic

Chattanooga

Chattanooga Vet Center

Pointe Center Outpatient Clinic

(Chattanooga)

Chattanooga Endeavors Inc Assoction For Rtarded Citizens

Dove Healthcare LLC House of Refuge Inc Amara Home Care Inc Chattanooga Homecare Elderly Services Family & Chld Copper Basin Cmnty Hosp Inc Park Ridge Valley Hospital

Chattanooga Supportive Svcs Hearth Hospice Heroes Hand Up Inc Parkridge Medical Center Inc

Ash Assisted Living & Sitting

Parkridge Hosptial

Stratford House Lantern At Morning Pointe Enjoyment Living Creekside Styling Salon Long Term Care Group Maximized Living

Davis Retirement Home Nhc Healthcare/Chattanooga LLC Memorial GI Services LLC Lockhart Community Care HM LLC Mhp Hospitalist Department Rosewood Supportive Svcs Inc Friendship Haven Home Inc Memorial Mission Surgery Ctr

Paragon Home

Orange Grove Development Inc Chattnoga Spt Mdcine Orthpdics Clewiston Invstments Assoc LLC

Beacon Health Alliance Alta Corporation Siskin Hospital For Physi Bridge At Life Care Center Bright Space Senior Living Bsp Boise Investors LLC Chattanooga Tumor Clinic Inc Assured Care of Chattanooga

Operation Hope Inc Almas Safe Haven

St Barnabas Nursing Home St Barnabas Assisted Living Southern Oaks Assisted Living

Standifer Place LLC

Saraiders Personal Care Svc Morning Point of Collegedale Tnmo Healthcare LLC Latern Morning Pointe Lantern Mp Ooltewah Lcc of Collegedale

Tensor Surgical

Prefer Care At Home Transfer Helping Families LLC Widen Enterprises Inc Quality Lifestyle Service Inc Caregivers At Home

Morning Pointe Morning Pointe of Brentwood Orange Grove Center Inc Bridge At Ooltewah

Life Care Center of East Ridge

Heritage Assited Liv

Camellia Home Health & Hospice Red Bank Medical Investors Mercys Door Group Homes Wellington Place of Hixson Alexian Village of Tennessee Regency House Assisted Living New Bgnnngs Hlthcare Rehab LLC Stoneybrook Hlthcare Rehab LLC

Winger and Winger CPA Memorial North Park Hospital

Kirk Manor Bethel Bible Village Wright House

John Chrostowski MD Pllc Mental Hlth Hsing Corp II Inc Hixson Serenity Club

Health Services MGT Group LLC Bradley County Long Term Hosanna Community North Cleveland Towers Inc Hudgins Services Inc

Kim Cardin

Wood Family Enterprises Inc Bradley County Meml Hospital Cleveland Tenn Hosp Co LLC Home Health & Hospice

Family Home Care Cleveland LLC

Eagle Home Care LLC Trinity Healthcare Corporation Trinity Foundation Intl Affinity Hospice of Life Lcc of America Cleveland Retirement Inve Life Care Centers America Inc Cascade Med Invstors Ltd Prtnr Chattanooga Medical Investors

Consolidated Resources Health Sandpoint Medical Investors LP Heart Medical Inv Ltd Partnr United Investors Ltd Partnr Life Care Home Health Inc Lonza Customer Care Center Cleveland Hospital Corporation Pine Ridge Treatment Center Vision Seniorcare Partners American Family Care Accp-Cleveland Care & Reh Foundation House Ministries Whitwell Senior Living LLC

Summers House

Soddy-Daisy Health Care LP Daisy Soddy Healthcare LLC Shenandoah Boys Ranch Indepndent Halthcare Prpts LLC

Willow Acres Dhmc LLC

Southeastern Health Facilities Nhc Healthcare/Sequatchie LLC

Five Star Seabury LLC Nhc Eastern Region

Athens Regional Med Ctr LLC Nhc Healthcare/Athens LLC Athens Health Care Athens VA Clinic Quiet Oaks Senior Living Amedisys Hospice of Athens Spring Cy Cmnty Hlth Svcs Inc



Tri County Center
Laurelbrook Snitarium Schl Inc
Courtyard
Brookewood Nursing Center Inc
K & M Private Care
Rhea Medical Center
Laurelbrook Nursing Home
Veranda Assisted Living