

Figure 2A. Location of Proposed Site and 60 dbu Contour on a U.S. Census Map.

STATE OF INDIANA  
DEPARTMENT OF NATURAL RESOURCES  
INDIANAPOLIS, INDIANA

3966 III SE  
(ARCOLA)

640

20'

641

643

17'3

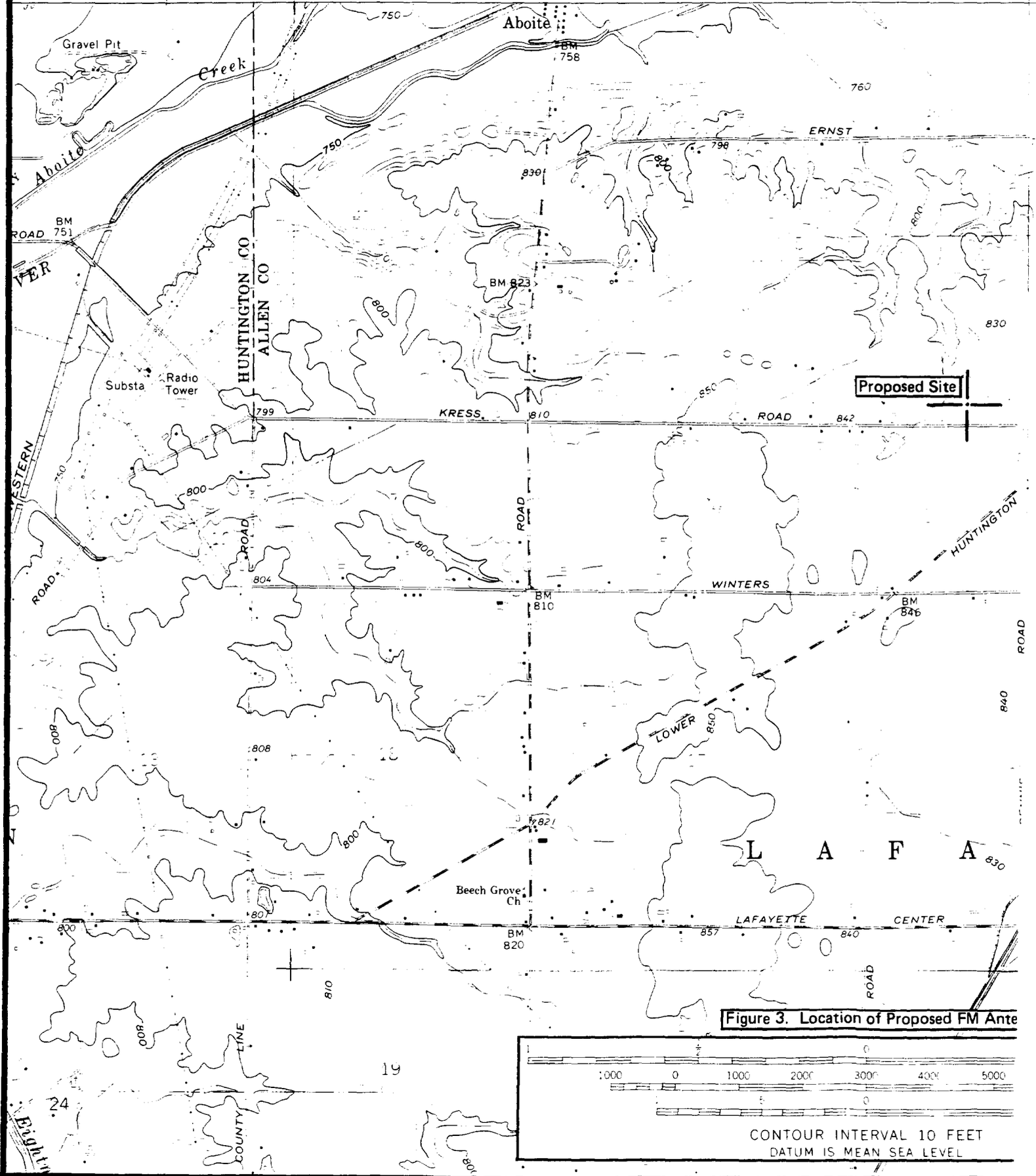
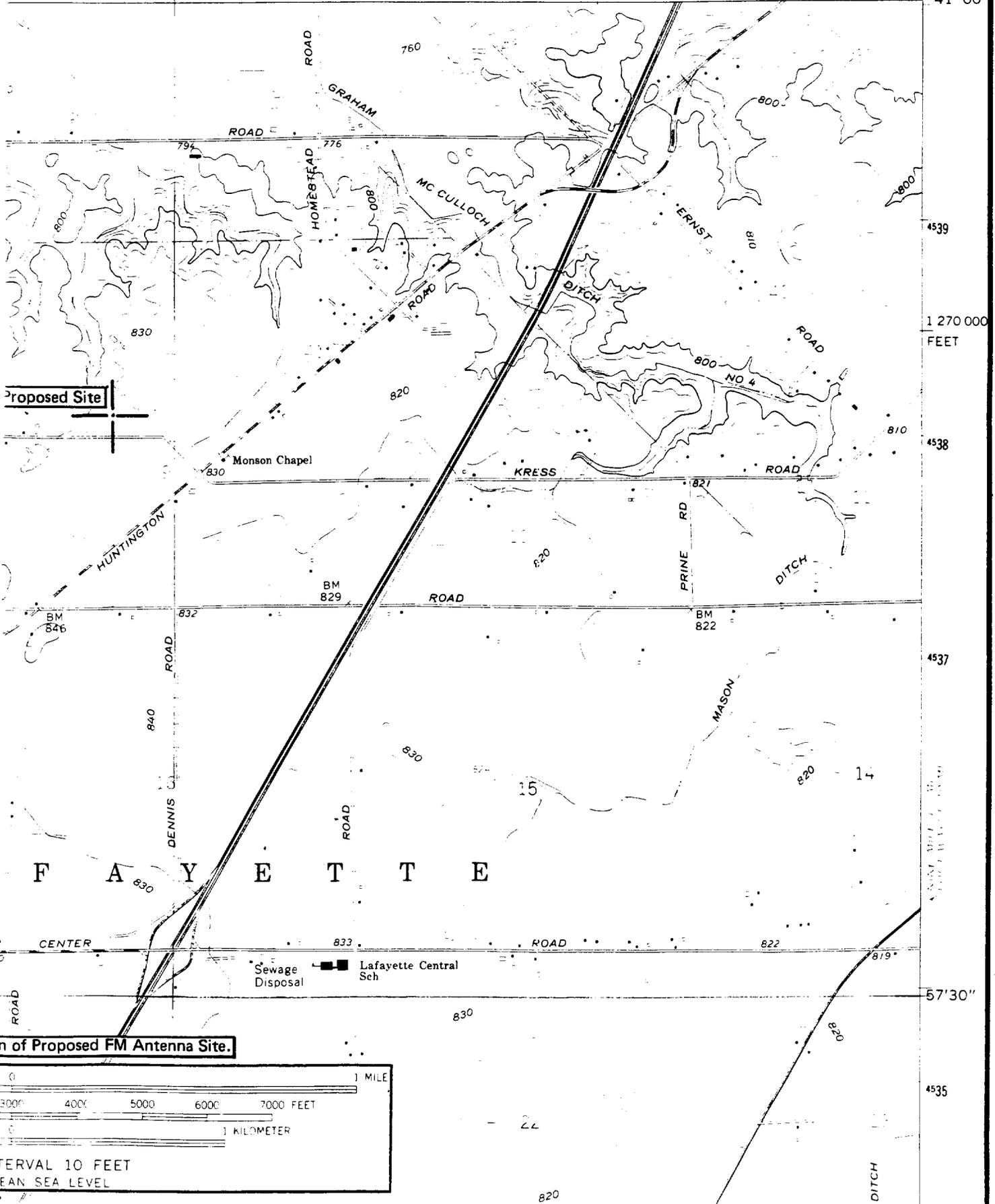


Figure 3. Location of Proposed FM Antenna

ZANESVILLE QUADRANGLE  
INDIANA  
7.5 MINUTE SERIES (TOPOGRAPHIC)

(FORT 3)

643 17'30" 644 645 610 000 FEET 646 647 85° 15' 41° 00'



Proposed Site

Location of Proposed FM Antenna Site.

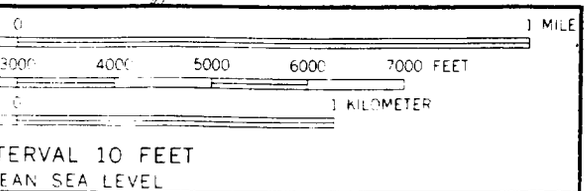


Table 3  
Proposed Directional Antenna Pattern

<u>Bearing ( T )</u>	<u>Field</u>	<u>Horizontal and Vertical Polarization</u>	
		<u>Power in kw</u>	<u>Power in dbk</u>
000	0.299	0.089	-10.5
010	0.355	0.126	-9.0
020	0.422	0.178	-7.5
030	0.501	0.251	-6.0
040	0.596	0.355	-4.5
045	0.646	0.417	-3.8
050	0.708	0.501	-3.0
060	0.841	0.708	-1.5
070	0.944	0.891	-0.5
080	1.000	1.000	0.0
090	1.000	1.000	0.0
100	1.000	1.000	0.0
110	1.000	1.000	0.0
120	1.000	1.000	0.0
130	1.000	1.000	0.0
135	1.000	1.000	0.0
140	1.000	1.000	0.0
150	1.000	1.000	0.0
160	1.000	1.000	0.0
170	1.000	1.000	0.0
180	1.000	1.000	0.0
190	1.000	1.000	0.0
200	1.000	1.000	0.0
210	0.944	0.891	-0.5
220	0.841	0.708	-1.5
225	0.767	0.589	-2.3
230	0.708	0.501	-3.0
240	0.596	0.355	-4.5
250	0.501	0.251	-6.0
260	0.422	0.178	-7.5
270	0.355	0.126	-9.0
280	0.299	0.089	-10.5
290	0.251	0.063	-12.0
300	0.211	0.045	-13.5
310	0.178	0.032	-15.0
315	0.178	0.032	-15.0
320	0.178	0.032	-15.0
325	0.178	0.032	-15.0
330	0.178	0.032	-15.0
340	0.211	0.045	-13.5
350	0.251	0.063	-12.0

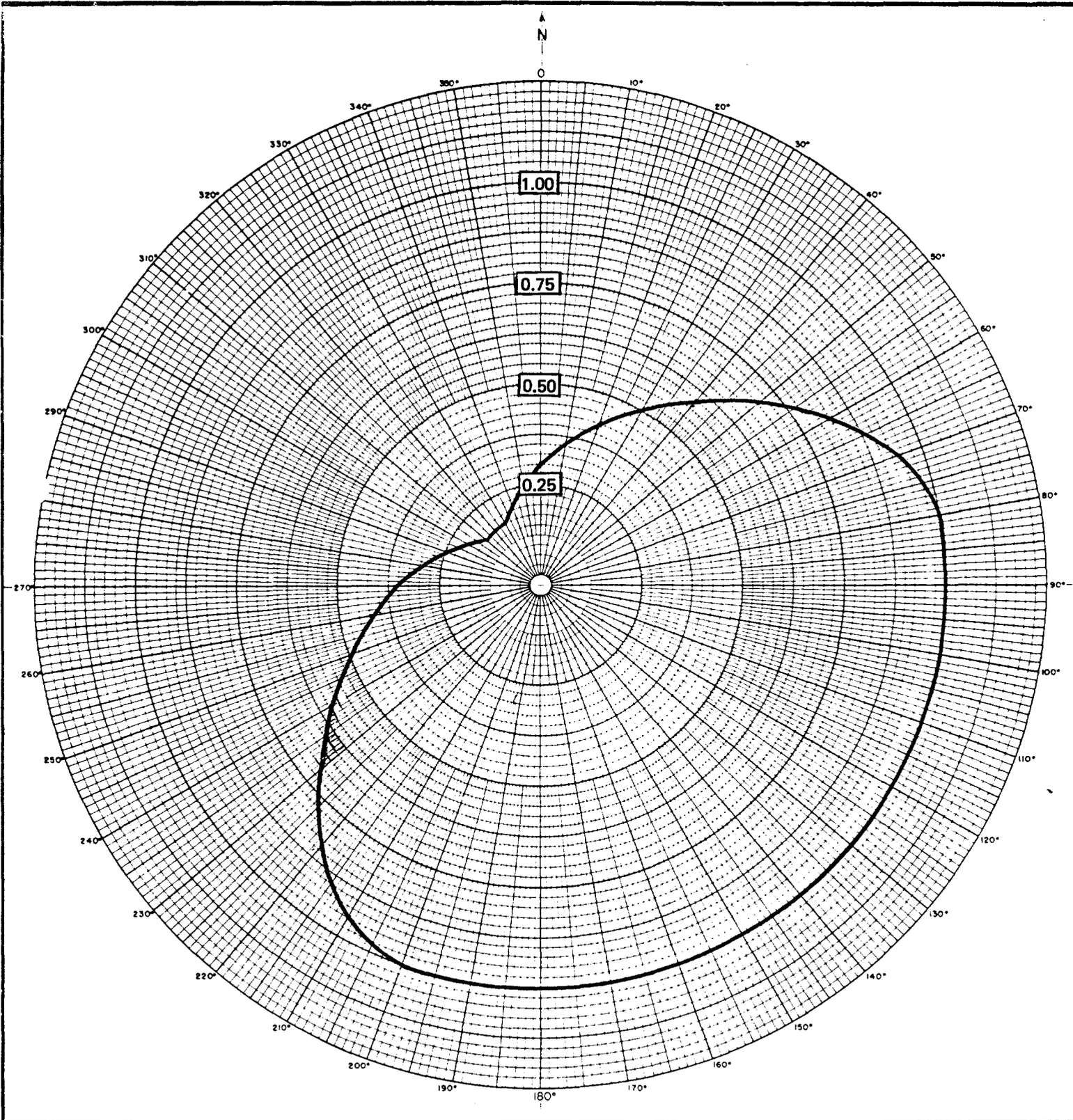


Figure 4. Proposed Directional Antenna Field Pattern for Both Horizontal and Vertical Polarization.



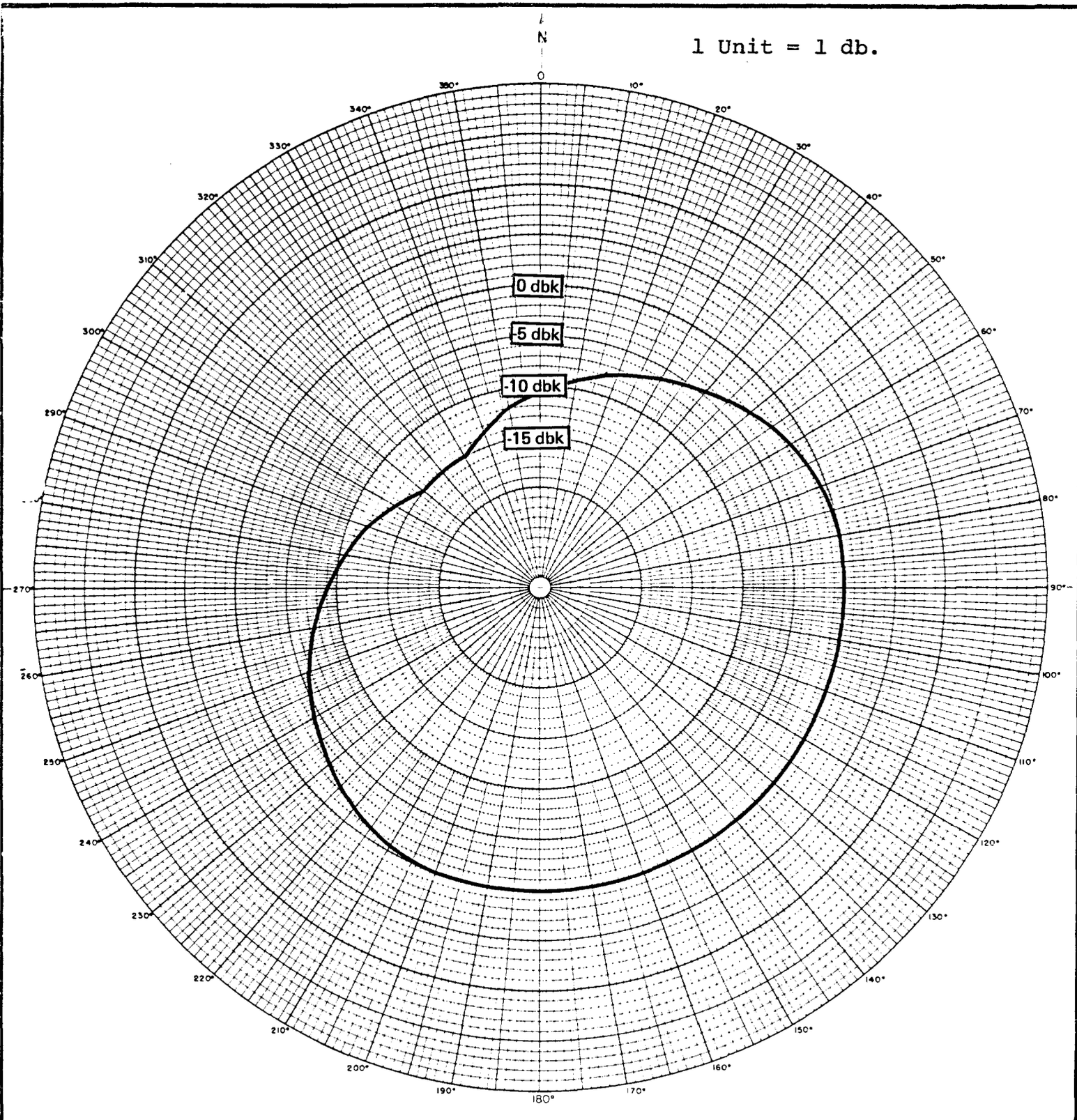


Figure 5. Proposed Directional Antenna Power Pattern in Dbk for Both Horizontal and Vertical Polarization.

ELEVATION PATTERN  
6813-3DA

DATE: FEBRUARY 9, 1990

BEAM TILT= 0%  
NULL FILL= 0%

PLOT PREPARED FOR: HOMESTEAD H. S.

FREQ: 91.1 MHz

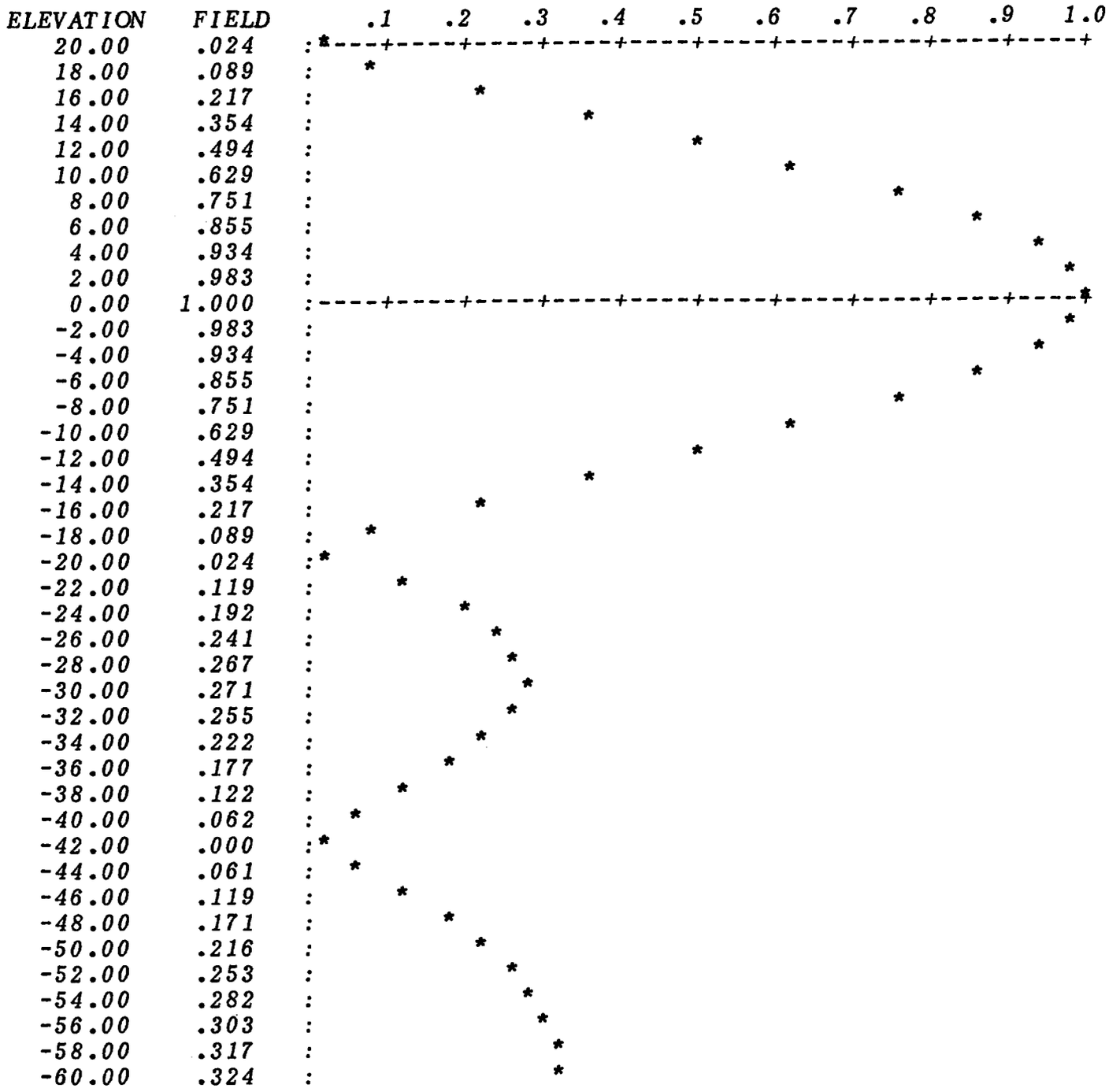


Figure 4. Vertical Radiation Pattern for Proposed 3-Bay Directional FM Antenna.

**SECTION VI - EQUAL EMPLOYMENT OPPORTUNITY PROGRAM**

1. Does the applicant propose to employ five or more full-time employees?

Yes  No

If Yes, the applicant must include an EED program called for in the separate Broadcast Equal Employment Opportunity Program Report (FCC 396-A).

**SECTION VII - CERTIFICATION**

1. Has or will the applicant comply with the public notice requirements of 47 C.F.R. Section 73.3580?

Yes  No

The APPLICANT hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. *(See Section 304 of the Communications Act of 1934, as amended.)*

The APPLICANT acknowledges that all the statements made in this application and attached exhibits are considered material representations, and that all exhibits are a material part hereof and incorporated herein.

The APPLICANT represents that this application is not filed for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict.

In accordance with 47 C.F.R. Section 1.65, the APPLICANT has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in information furnished.

**WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT.  
U.S. CODE, TITLE 18, SECTION 1001.**

I certify that the statements in this application are true and correct to the best of my knowledge and belief, and are made in good faith.

Name of Applicant <b>SOUTHWEST ALLEN COUNTY SCHOOLS</b>	Title <b>SUPERINTENDENT OF SCHOOLS</b>
Signature <i>Dave Hales</i>	Date <b>FEBRUARY 12, 1990</b>

**FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT  
AND THE PAPERWORK REDUCTION ACT**

The solicitation of personal information requested in this application is authorized by the Communications Act of 1934, as amended. The principal purpose for which the information will be used is to determine if the benefit requested is consistent with the public interest. The staff, consisting variously of attorneys, analysts, engineers and applications examiners, will use the information to determine whether the application should be granted, denied, dismissed, or designated for hearing. If all the information is not provided, the application may be returned without action having been taken upon it or its processing may be delayed while a request is made to provide the missing information. Accordingly, every effort should be made to provide all necessary information. Your response is required to obtain the requested authority.

Public reporting burden for this collection of information is estimated to vary from 76 to 80 hours with an average of 78 hours 04 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden, can be sent to the Federal Communications Commission, Office of Managing Director, Washington, D.C. 20554, and to the Office of Management and Budget, Paperwork Reduction Project (3060-0034), Washington, D.C. 20503.

THE FOREGOING NOTICE IS REQUIRED BY THE PRIVACY ACT OF 1974, P.L. 93-579, DECEMBER 31, 1974, 5 U.S.C. 552a(e)(3), AND THE PAPERWORK REDUCTION ACT OF 1980, P.L. 96-511, DECEMBER 11, 1980, 44 U.S.C. 3507.

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FEDERAL COMMUNICATIONS COMMISSION  
WASHINGTON, D.C. 20554

11 SEP 1991

IN REPLY REFER TO:

CN9102575

Mr. Bob Warner  
Southwest Allen County Schools  
4310 Homestead Road  
Fort Wayne, Indiana 46804

Dear Mr. Warner:

Senator Lugar's letter of August 27, 1991 has been referred to me for response. I understand that you desire to know the status of the application (File No. BPED-900215MC) of Southwest Allen County Schools for a construction permit for a new noncommercial educational FM station at Lafayette Township, Indiana.

On February 8, 1991, the application was returned by the FM processing staff because of engineering deficiencies. Then, on March 5, 1991, the applicant requested reconsideration and resubmitted its application. A supervisory engineer is currently reviewing the retendered application, and we expect to take action on the reconsideration request within 30 days. Please note that the application appears to be mutually exclusive with an application (File No. BPED-901203MN) filed by Faith Christian Academy for a station at Berne, Indiana.

Sincerely,

*Roy J. Stewart*

Roy J. Stewart  
Chief, Mass Media Bureau

cc: Senator Richard G. Lugar

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FCC MAIL SECTION  
FEDERAL COMMUNICATIONS COMMISSION  
WASHINGTON, D.C. 20554

25 SEP 1991 3 19 PM '91

IN REPLY REFER TO:  
8920-WBE

DISPATCHED BY

Southwest Allen County Schools  
4510 Homestead Road  
Fort Wayne, IN 46804

In re: New FM, Lafayette Township, IN  
Southwest Allen County Schools  
BPED-900215MC

Dear Applicant:

This letter is in reference to the above-captioned application for a new noncommercial educational FM station to service the Lafayette Township community. By letter dated February 8, 1991 this application was returned due to prohibited contour overlap in violation of 47 CFR § 73.509 with station WGCS-FM, Goshen, Indiana. In response you filed a minor corrective amendment seeking reinstatement nunc pro tunc pursuant to the policy established in the Public Notice entitled "Commission States Future Policy on Incomplete and Patently Defective AM and FM Construction Permit Applications", 56 RR 2d 776, 49 Fed. Reg. 47331 (1984).

Our review of your amendment reveals that the deficiencies which resulted in the return of your application have been rectified. The amended proposal is acceptable for filing. Accordingly, your petition for reconsideration is GRANTED and application BPED-900215MC IS REINSTATED NUNC PRO TUNC. This application will be placed on an upcoming "B" cutoff list.

Sincerely,



Dennis Williams, Chief  
FM Branch  
Audio Services Division  
Mass Media Bureau

cc: Faith Christian Academy  
Edward F. Perry, Jr.

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FEDERAL COMMUNICATIONS COMMISSION  
WASHINGTON, D.C. 20554

SEP 26 1991

IN REPLY REFER TO:  
8920-WBE

Southwest Allen County Schools  
4510 Homestead Road  
Fort Wayne, IN 46804

Faith Christian Academy  
P.O. Box 347  
Berne, IN 46711

In re: NEW-FM, Lafayette Township, IN  
Southwest Allen County Schools  
BPED-900215MC

NEW-FM, Berne, IN  
Faith Christian Academy )  
BPED-901203MN

Dear Applicants:

This refers to the above-captioned applications for new noncommercial educational FM broadcast stations to service the communities of Lafayette Township, Indiana and Berne, Indiana on Channel 216.

It is evident that the proposed facilities are mutually exclusive. The subsequent grant of either of these applications would normally occur only after a comparative hearing. However, the policy of the Commission is to avoid sending educational applicants to hearing, if at all possible, so that the substantial delays and expenses involved in the hearing process can be avoided. This policy finds its underpinnings in the inability of many educational applicants to bear the costs (such as legal fees) that they would incur in prosecuting mutually exclusive applications through the hearing process.

Accordingly, we are taking this opportunity to make you aware of your application's mutual exclusivity. We will withhold further action with respect to the subject applications for a period of sixty (60) days so that you have an opportunity to evaluate the situation and hopefully take such steps as would remove the mutual exclusivity. Share-time agreements between mutually exclusive educational applicants have been employed to avoid designating their applications for hearing.

In sum, we urge you to communicate with each other concerning the mutual exclusivity issue and, if possible, to amend your applications so as to remove the present conflict between them. Failure to respond within the 60 day period will result in the designation of these mutually exclusive applications for a comparative hearing. Please note that any amendment should be submitted in triplicate to the Secretary of the Commission and signed in the same manner as the original application.

Sincerely,

A handwritten signature in black ink that reads "Dennis Williams". The signature is written in a cursive style and is positioned above the typed name.

Dennis Williams  
Chief, FM Branch  
Audio Services Division  
Mass Media Bureau

cc: Edward F. Perry, Jr.  
Sterling Communications, Inc.