

EXHIBIT E-2

ANALYSIS OF TOPOGRAPHIC DATA EMPLOYED

The topographic data employed in this application is based on the National Geophysical Center thirtysecond point topography data base (TPG-0050).

The averages calculated include 81 points between 3 and 16 km

The transmitter site elevation was determined by means of 7.5' series topographic mapping. The site coordinates were also developed from the 7.5' series map. A portion of that map is included in this report as Figure 5.

A detailed topographic analysis using 7.5' topographic maps will be supplied to the Commission if requested.

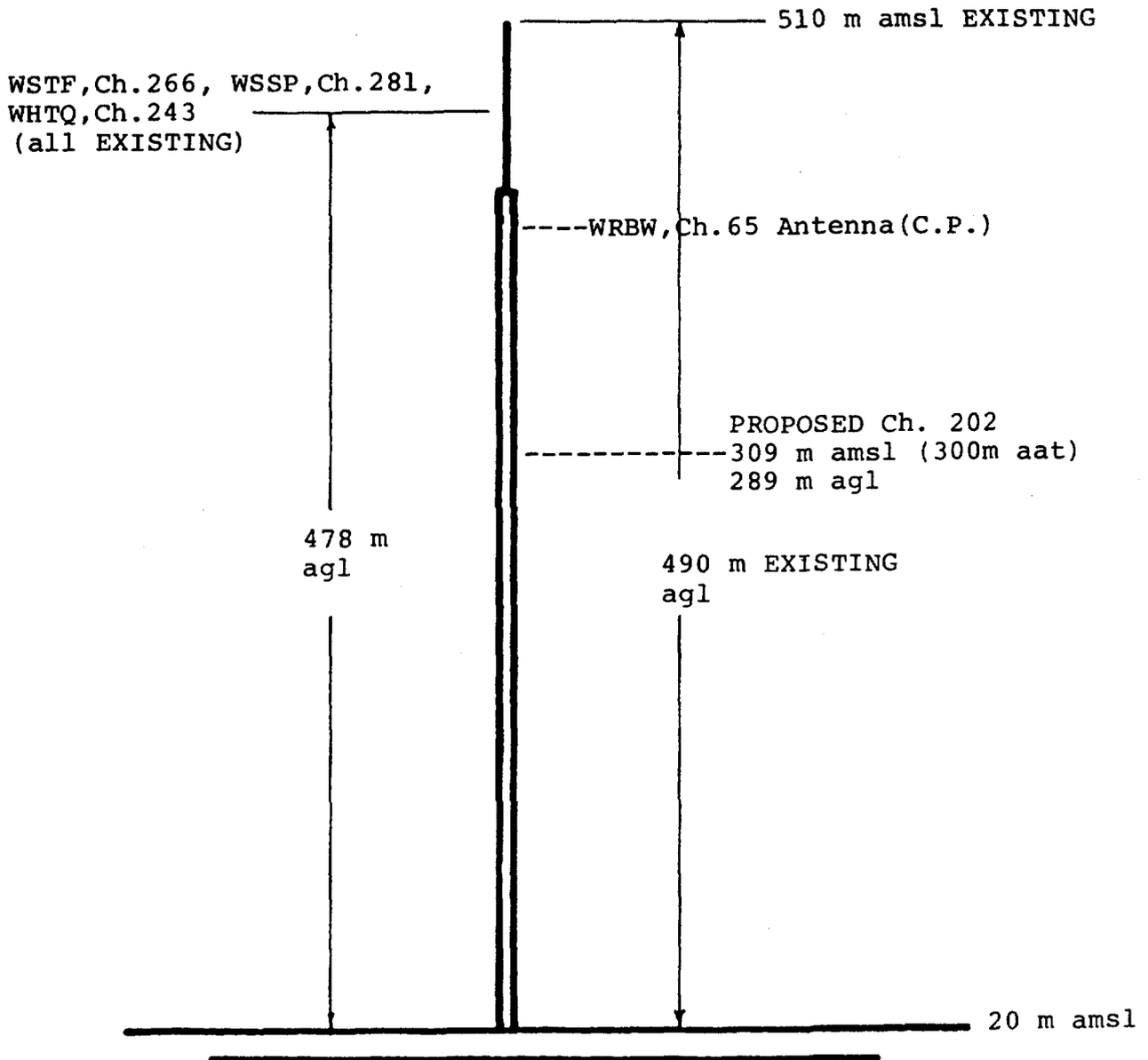
EXHIBIT E-3

VERTICAL PLAN

SITE LOCATION

Proposed FM antenna will be side-mounted on the EXISTING tower, as shown.

NL 28° 34' 51"  
WL 81° 04' 32"  
4 km NE of Bithlo, Orange Co.,  
Florida (1.05 km S. of St. Rd.  
420)



not to scale

guys not shown

EXHIBIT E-4

FM OPERATING SPECIFICATIONS - PROPOSED

Applicant:

Frequency: 88.3 MHz Channel: 202C2 ERP: 1.9 kW HAAT: 300 m

Transmitter:

Manufacturer: Broadcast Electronics Inc. Type No.: FM-3.5A Power: 3.5 kW

Antenna:

Manufacturer: Jampro Type No.: JSCP-3 No. Sec.: 3  
Power Gain: 1.5 Field Gain: 1.225 mV/m/kW: 168.5

Transmission Line:

Manufacturer: Andrew Type No.: HJ5-50 Description: Heliac  
Size: 2.22 cm (7/8") Loss-dB/100m: 1.2 Length: 305 m  
Efficiency: 0.43

PROPOSED OPERATION:

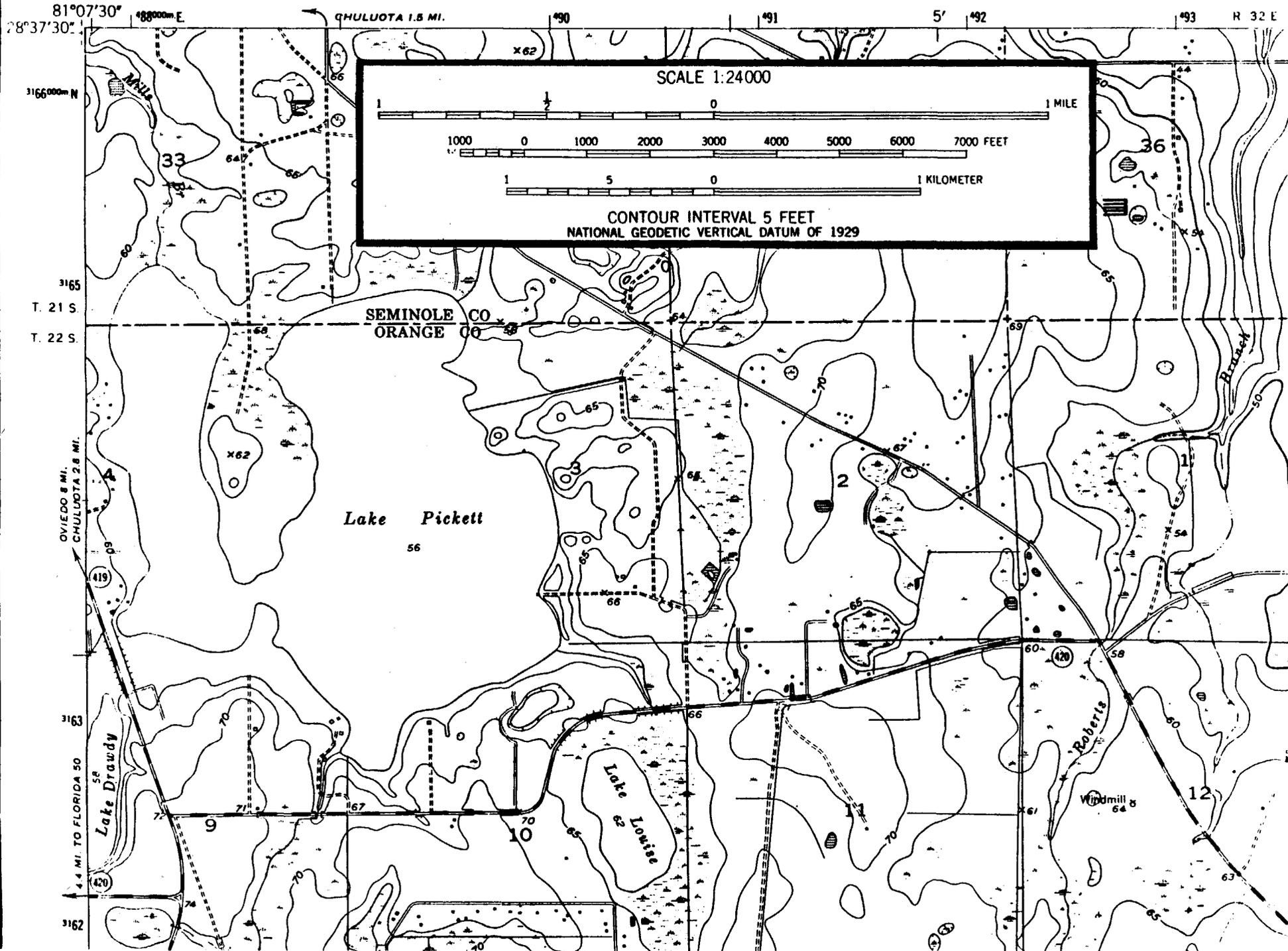
Effective Radiated Power: 1.9 kW H & V Antenna Input Power: 1.26 kW  
Line Loss: 1.67 kW Transmitter Output Power: 2.93 kW

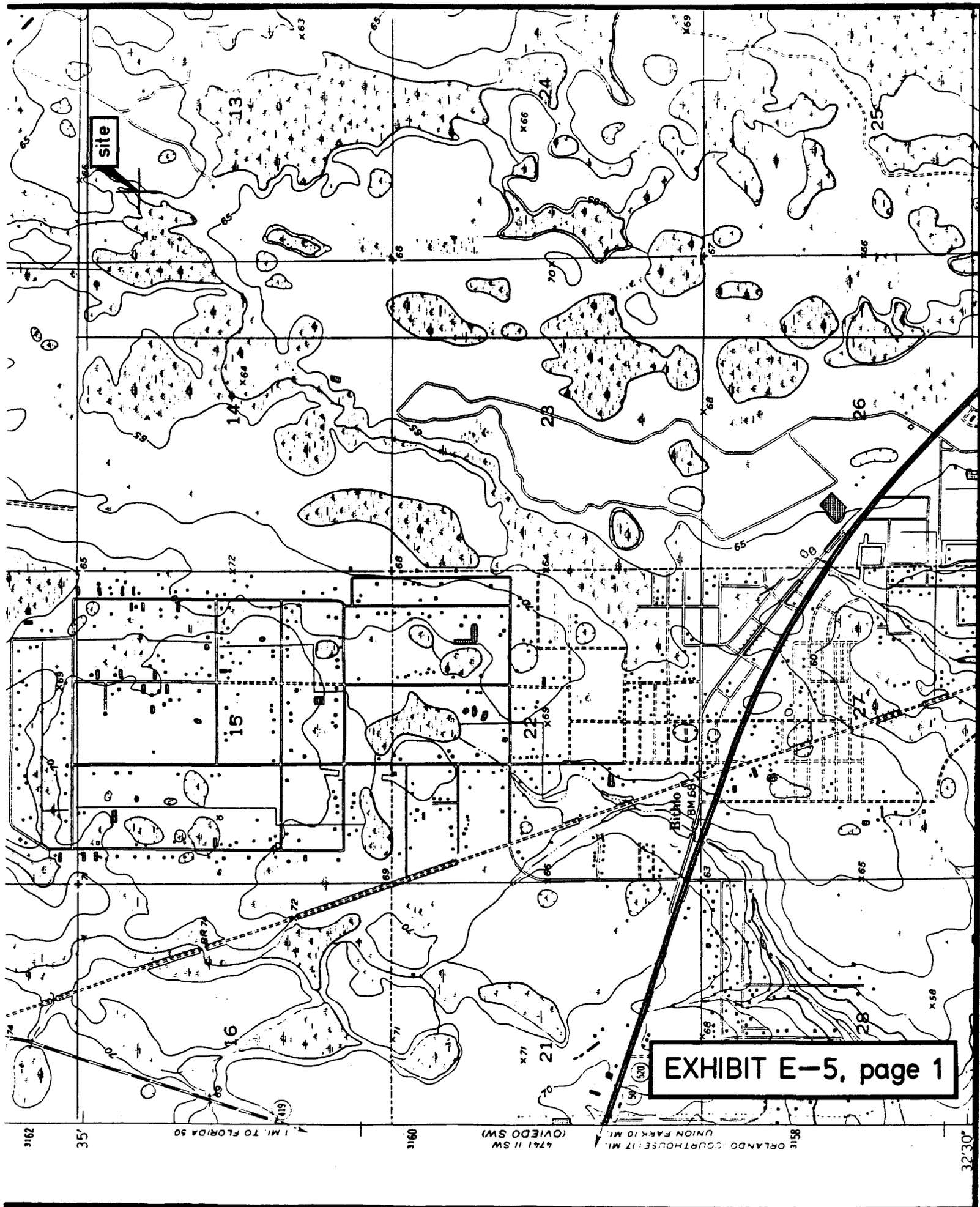
Modulation Monitor:

Manufacturer: QEI Type No.: 681

UNITED STATES  
DEPARTMENT OF THE INTERIOR  
GEOLOGICAL SURVEY

BITHLO QUADRANGLE  
FLORIDA  
7.5 SERIES (TOPOGRAPHIC)



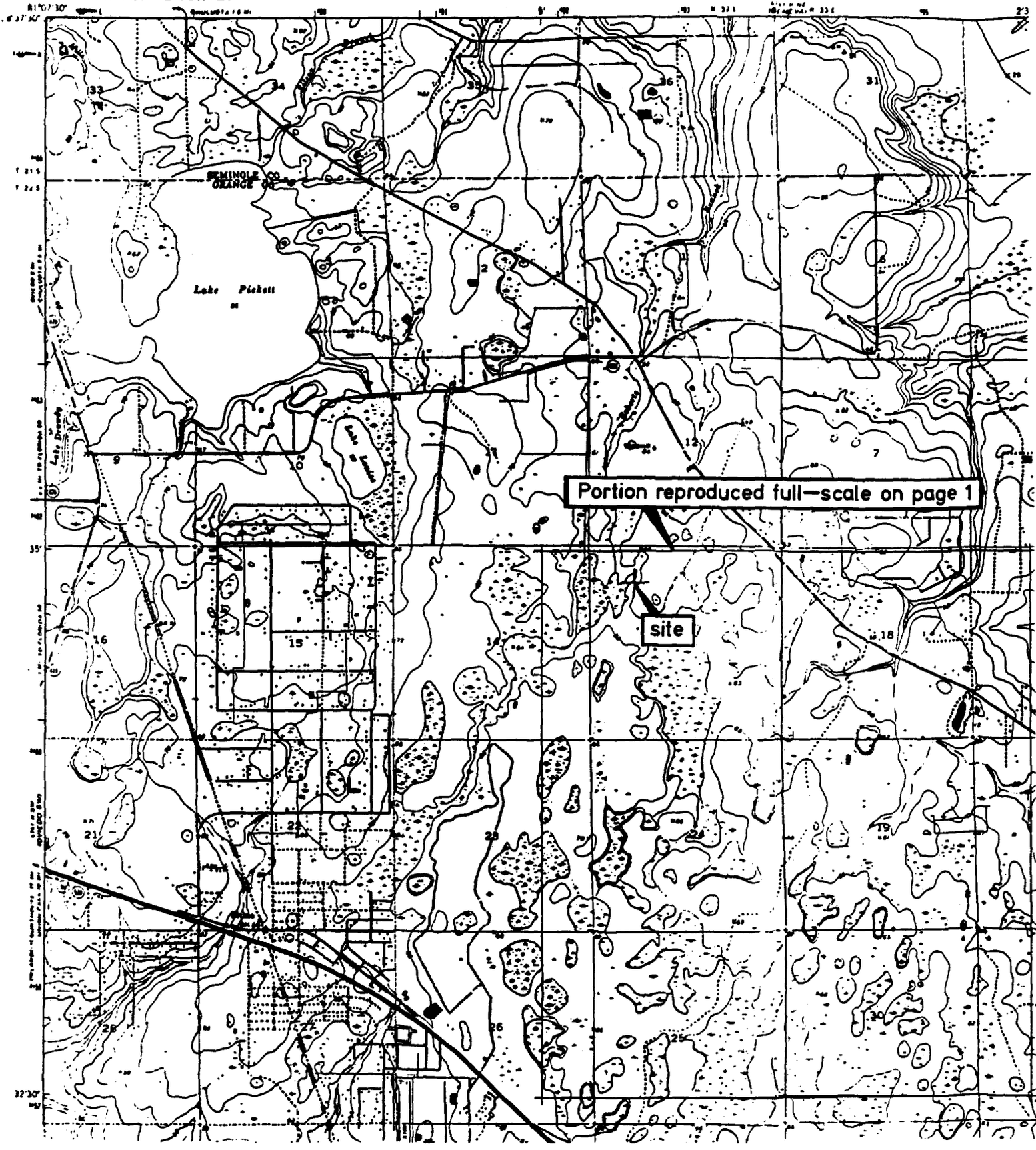


site

EXHIBIT E-5, page 1

3162 35' 1 MI. TO FLORIDA 50 3160 4761 II SW (OVIEDO SW) 3158 ORLANDO COURTHOUSE 17 MI. UNION PARK 10 MI. 32°30'

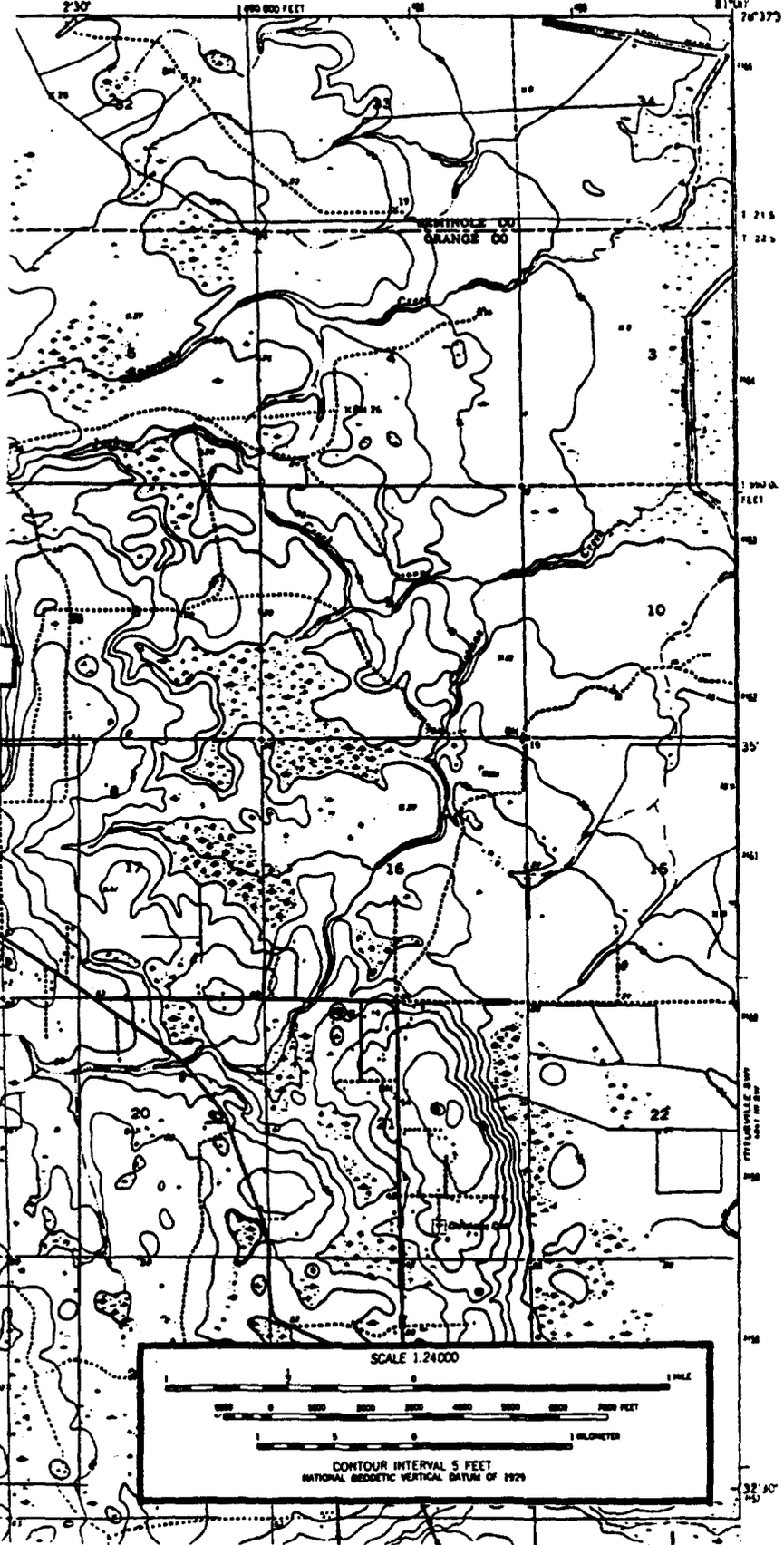
UNITED STATES  
DEPARTMENT OF THE INTERIOR  
GEOLOGICAL SURVEY



Portion reproduced full-scale on page 1

site

BITHLO QUADRANGLE  
FLORIDA  
7.5 SERIES (TOPOGRAPHIC)



# EXHIBIT E-5A



WTLG C.P.Site

WTLG C.P. 1.0 mV/m

WTLG C.P. 100  $\mu$ V/m

WMNF 0.5 mV/m

WMNF 1.0 mV/m

WMNF Site

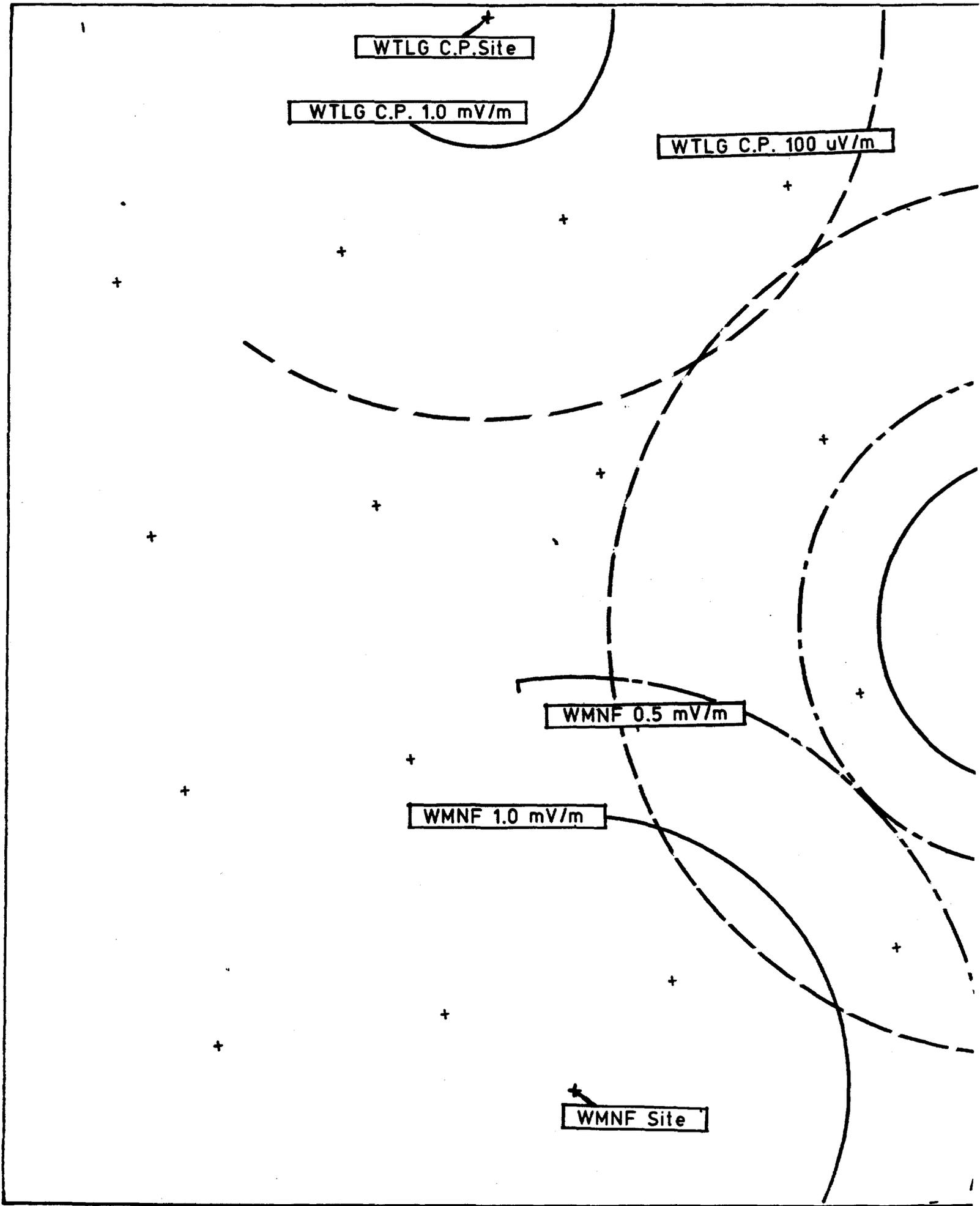
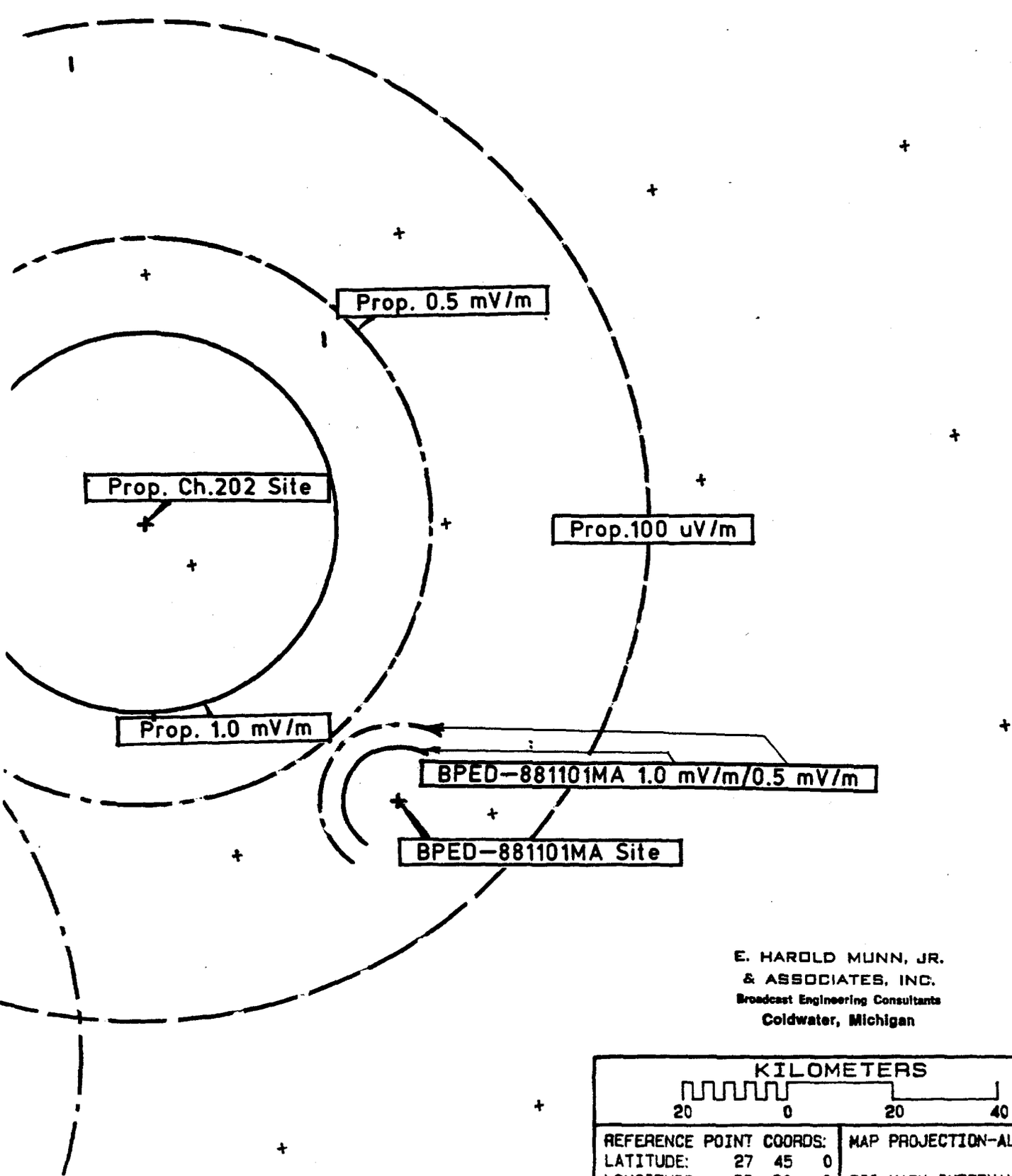


EXHIBIT E-6



E. HAROLD MUNN, JR.  
& ASSOCIATES, INC.  
Broadcast Engineering Consultants  
Coldwater, Michigan

KILOMETERS	
REFERENCE POINT COORDS:	MAP PROJECTION-ALBERS
LATITUDE: 27 45 0	TIC MARK INTERVAL: .5 <sup>D</sup>
LONGITUDE: 83 30 0	

EXHIBIT E-6

ALLOCATION STUDY ON CH. 202C2

The allocation on Channel 202C2 has been examined, and the results of that study are tabulated below. Three (3) existing stations and/or applications require detailed examination concerning potential overlap of contours. Those three facilities are shown on the allocation map which is included as part of this exhibit. Operating as proposed, there will be no prohibited overlap of contours with the facilities studied.

WMNF, Channel 203, Tampa, and BPED-881101MA, Palm Bay, both Florida, utilize directional antenna systems. However, for the purpose of this study, the maximum specified ERP for each facility was assumed to be directed at the Channel 202 site. Thus, this exhibit shows a "worst case" situation, as the directional antennae from WMNF and BPED-881101MA have major lobes oriented away from this proposal.

WTLG, Starke, Florida, uses a non-directional antenna, and is shown with the authorized C.P. facilities.

The terrain profiles from the proposed Channel 202 operation were run on the specific bearings toward each of the stations shown, and specific terrain profiles were run from each facility toward the proposed operation on Channel 202.

Ample spacing exists between this proposal and all other full facility stations involved in the allocation, as shown in the tabulation. This proposal will impact the Class D operation of WPFL, Channel 205D, at Winter Park, Florida.

*****													
FM SEARCH RESULTS FOR: BIBLE BC NETWORK													
N 28-34-51 W 81-04-32 CHANNEL 202C2													
CALL	LOCATION	STATE	CHANNEL	STATUS	N. LATITUDE	W. LONGITUDE	AZ DEG.	SEPARATION			RESULT:		
								ACT	REQ	IN KM			
WJIS	BRADENTON	FL	201C1	LIC	27 7 54	82 23 39	219.1	207.0	158		CLEAR	49.0 KM	
WDCS	FORT PIERCE	FL	205C1	LIC	27 25 17	80 21 23	151.1	147.0	79		CLEAR	48.0 KM	
WNCH	JACKSONVILLE	FL	201A	LIC	30 16 36	81 33 57	346.0	194.0	105		CLEAR	89.0 KM	
WNCH	JACKSONVILLE	FL	201A	CP	30 16 34	81 33 53	346.0	194.0	105		CLEAR	89.0 KM	
860603MH	NORTH PALM BCH	FL	202A	APP	26 47 58	80 4 35	153.4	221.0	163		CLEAR	38.0 KM	
870922HR	OCALA	FL	201A	CP	29 14 17	82 7 17	305.9	125.0	105		CLEAR	20.0 KM	
WURG	ORLANDO	FL	255A	CP	28 32 30	81 22 30	261.6	30.0	16		CLEAR	14.0 KM	
WURG	ORLANDO	FL	255A	APP	28 32 23	81 22 46	261.3	30.0	16		CLEAR	14.0 KM	
WURG	ORLANDO	FL	255C2	ORD	28 33 0	81 25 30	264.3	34.0	24		CLEAR	10.0 KM	
881101MA	PALM BAY	FL	203A	APP	28 2 54	80 40 34	146.5	71.0	105	*SHORT*		34.0 KM	
WTLG	STARKE	FL	202C2	LIC	29 56 42	82 6 38	326.8	182.0	190	???		8.0 KM	
WTLG	STARKE	FL	202C2	CP	29 54 34	82 6 2	326.3	178.0	190	???		12.0 KM	
WMNF	TAMPA	FL	203C1	CP	27 49 4	82 14 31	233.7	142.0	158	???		16.0 KM	
WMNF	TAMPA	FL	203C1	LIC	27 49 4	82 14 31	233.7	142.0	158	???		16.0 KM	
WFCE	TARPON SPRINGS	FL	205C1	CP	28 24 7	82 36 30	262.8	151.0	79		CLEAR	72.0 KM	
881207MA	UNION PARK	FL	202C2	APP	28 36 8	81 5 37	323.5	3.0	190	*SHORT*		187.0 KM	
WPFL	WINTER PARK	FL	205D	LIC	28 35 2	81 19 4	270.9	24.0	0		FYI		
*****													

STUDY CONCERNING THE POTENTIAL EFFECT ON CHANNEL 6

This proposal is within the affected radius of WCPX-TV, Channel 6, licensed to Orlando, Florida. The WCPX-TV site is located 2.95 km from the proposed Channel 202 FM site, on a bearing of 323.5°. Due to the distance from WCPX-TV, this proposed fm facility is not considered "collocated" with Channel 6 under 47.C.F.R. 73.525(d). However, WCPX-TV has been contacted, and an attempt was made to collocate on the WCPX-TV tower.

Due to various considerations, WCPX-TV declined to permit the applicant to make use of the TV site. However, WCPX-TV has interposed no objection to this proposal, and has issued a letter to that effect. That letter is included as part of this Exhibit.

The applicant has assured WCPX-TV that any interference problems will be promptly dealt with, in such a manner as to satisfy any viewer of WCPX-TV, and the ownership of WCPX-TV.

It is believed that this agreement with WCPX-TV satisfies the provisions of 73.525 of the Rules, and that no additional studies concerning this matter are required.

In the event the Commission desires additional information concerning Channel 6, such data will be supplied upon request.

The applicant has supplied WCPX-TV with data concerning the FM antenna proposed to be installed, and with information concerning the proposed FM effective radiated power and antenna height.



February 17, 1989

Mr. Lowell Davey, President  
Bible Broadcasting Network  
1300 Battlefield Blvd.  
Chesapeake, VA 23320

Dear Mr. Davey,

As we discussed a few days ago, TV Tower, Inc. is unable to accommodate your request for space on its tower located at Bithlo, FL. Collocation on this tower would serve both WCPX, Ch6 in protecting its aural carrier and allow you a spot in an overcrowded spectrum. It is unfortunate that this plan could not work out, but as we both know, there are many other factors that enter into determining such a decision.

WCPX has no objection to your location on the Gannet Tower, located approximately one and one quarter miles from the WCPX transmitter Bithlo location as long as you cooperate and resolve all interference problems caused by your new station. Your carrier of 88.3Mhz is very close to WCPX's 87.74 aural carrier. However FM filters on the antenna terminals of TV receivers that are experiencing interference do seem to do a very good job of eliminating the problem.

As long as you assure me that you will be faithful in addressing all TVI problems that your station causes, WCPX has no objections to your going on the air as proposed, and will be more than happy to work with you. I wish you best of luck with your license application.

Best regards,

*Robert K. Diehl*  
Robert K. Diehl  
Chief Engineer

copy; Michael J. Schweitzer, G.M., file

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LAW OFFICES

SMITHWICK & BELENDIUK, P.C.

Federal Communications Commission  
Office of the Secretary

2033 M STREET, N.W.

SUITE 207

TELEPHONE

WASHINGTON, D.C. 20036

(202) 785-2600

TELECOPIER  
(202) 785-2804

November 7, 1990

ORIGINAL

NOV 8 2 39 PM '90  
FEDERAL COMMUNICATIONS COMMISSION

Ms. Donna R. Searcy  
Secretary  
Federal Communications Commission  
1919 M Street, N.W.  
Washington, D.C. 20554

RE: Bible Broadcasting Network, Inc.  
Conway, Florida  
File No. BPED-890412MJ

Dear Ms. Searcy:

Transmitted herewith, on behalf of Bible Broadcasting Network, Inc., applicant for a construction permit for a new FM station at Conway, Florida (File No. BPED-890412MJ), are an original and four copies of a "Petition for Leave to Amend and Amendment" to the above-referenced application.

If there are any questions with respect to this matter, please communicate with the undersigned.

Very truly yours,

Gary S. Smithwick  
Counsel for  
BIBLE BROADCASTING NETWORK, INC.

GSS/pn  
Enc.

cc: Conway Public File  
Bible Broadcasting Network, Inc.

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NOV 08 1990  
FM EXAMINERS

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NOV - 7 1990

Before the  
**Federal Communications Commission**

Washington, D.C. 20554

Federal Communications Commission  
Office of the Secretary

In re Application of )  
 )  
BIBLE BROADCASTING NETWORK, INC. ) File No. BPED-890412MJ  
Conway, Florida )  
 )  
For Construction Permit )  
For a New FM Station )  
on Channel 202C2 )

TO: Chief, Mass Media Bureau

**PETITION FOR LEAVE TO AMEND AND AMENDMENT**

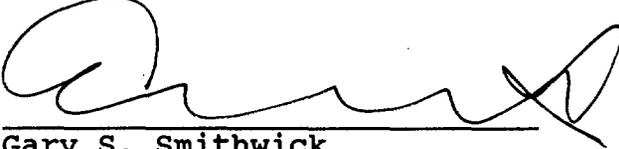
Bible Broadcasting Network, Inc. ("BBN"), applicant for construction permit for a new educational FM station at Conway, Florida, by its attorneys, hereby respectfully requests the Chief, Mass Media Bureau to grant it leave to amend its above-referenced application (File No. BPED-890412MJ) as set forth herein.

This amendment is being filed to update information concerning BBN's broadcast interests and applications as required by Section 1.65 of the Commission's Rules.

WHEREFORE, good cause having been shown, BBN respectfully requests the Commission to grant it leave to amend and accept the attached amendment to its pending application.

Respectfully submitted,

**BIBLE BROADCASTING NETWORK, INC.**

By:   
Gary S. Smithwick  
Its Attorney

**SMITHWICK & BELENDIUK, P.C.**  
2033 M Street, N.W., Suite 207  
Washington, D.C. 20036  
(202) 785-2800

November 7, 1990

NOV 8 2 39 PM '90  
AUDIO SERVICES

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NOV - 7 1990

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

Federal Communications Commission  
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BIBLE BROADCASTING NETWORK, INC. )  
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For Construction Permit )  
for a New FM Station )  
on Channel 202C2 )  
Conway, Florida )

File No. BPED-890412MJ

NOV 8 2 39 PM '90  
ADDITIONAL SERVICES

**AMENDMENT**

The above-referenced application of Bible Broadcasting Network, Inc. ("BBN"), applicant for a construction permit for a new FM station at Conway, Florida, is amended by substituting the attached Exhibit 4 in order to update information concerning BBN's broadcast interests and applications as required by Section 1.65 of the Commission's Rules.

Executed this 6<sup>TH</sup> day of November, 1990.

Respectfully submitted,

**BIBLE BROADCASTING NETWORK, INC.**

By: *Keith Wohlenhaus*  
Keith Wohlenhaus  
Secretary/Treasurer

**EXHIBIT 4**  
**DESCRIPTION OF RADIO STATION INTERESTS OF**  
**BIBLE BROADCASTING NETWORK, INC. ("BBN")**

BBN is a non-profit, non-stock corporation which operates seventeen radio stations and a number of translators with a non-commercial educational format. The stations are as follows:

Call Letters

City of License

KCEV (FM)	Wichita, Kansas
WAVO (AM)	Decatur, Georgia
WFCE (FM)	Tarpon Springs, Florida
WHPE-FM	High Point, North Carolina
WHGG (FM)	Knoxville, Tennessee
WYFA (FM)	Waynesboro, Georgia
WYFB (FM)	Gainesville, Florida
WYFC (FM)	Clinton, Tennessee
WYFG (FM)	Gaffney, South Carolina
WYFH (FM)	North Charleston, South Carolina
WYFI (FM)	Norfolk, Virginia
WYFJ (FM)	Ashland, Virginia
WYFK (FM)	Columbus, Georgia
WYFL (FM)	Henderson, North Carolina
WYFO (FM)	Lakeland, Florida
WYFS (FM)	Savannah, Georgia
WYFT (FM)	Luray, Virginia
WYFV (FM)	Cayce, South Carolina

Studio Transmitter Links

WHY-945	North Charleston, South Carolina
KPG-761	North Charleston, South Carolina
WBK-210	Norfolk, Virginia
WHB-998	Henderson, North Carolina
WHG-434	Gaffney, South Carolina
WLF-436	Gainesville, Florida
WLF-872	Luray, Virginia
WLL-678	Columbus, Georgia
WHE-722	Henderson, North Carolina
KPH-329	Gainesville, Florida

FM Translators

W210AC	Southern Pines, North Carolina
W214AG	Schroon Lake, New York
W215AG	Swainsboro, Georgia
W224AF	Danville, Virginia
W224AL	Westover Hills, Virginia
W261AM	Christiansburg, Virginia
W261AN	Blacksburg, Virginia
W296AF	Martinsville, Virginia
W296AM	Bassett Forks, Virginia
W204AN	Swainsboro, Georgia

Applications pending for new noncommercial educational FM stations at the following communities:

<u>Community</u>	<u>FCC File Number</u>	<u>FCC Docket Number</u>
Live Oak, TX	BPED-880930MM	
Noblesville, IN	BPH-880301ML	MM Docket No. 90-94
Fisher, WV	BPED-900103MD	
Evans, GA	BPED-900125MB	
Martinez, GA	BPED-881018MA	
Amarillo, TX	BPED-900730MG	
Monroe, LA	BPED-900730MF	
Alexandria, LA	BPED-900730MJ	
Lafayette, LA	BPED-900730MI	
Salina, KS	BPED-900730MH	
Pine Bluff, AR	BPED-900808MB	
Fort Smith, AR	BPED-900816MA	
Topeka, KS	BPED-901005MB	
Lubbock, TX	BPED-901005MA	

Applications pending for new FM Translators:

<u>Community</u>	<u>FCC File Number</u>	
Paris, TX	BPFT-880722TB	
Amarillo, TX	BPFT-880725TE	
Odessa, TX	BPFT-880725TD	
Wichita Falls, TX	BPFT-880725TC	
Salina, KS	BPFT-880728TB	
Topeka, KS	BPFT-880725TC	
Lake Charles, LA	BPFT-880801TM	
Lafayette, LA	BPFT-880801TB	
West Monroe, LA	BPFT-880728TA	
Tyler, TX	BPFT-880808TC	(Dismissed April 3, 1990)
Springdale, AR	BPFT-880808TB	
Fort Smith, AR	BPFT-880808TD	
Stillwater, OK	BPFT-880810TA	
Manhattan, KS	BPFT-880810TB	
Emporia, KS	BPFT-880810TC	
Jonesboro, AR	BPFT-880815TJ	
Pine Bluff, AR	BPFT-880815TI	
New Iberia, LA	BPFT-880815TL	
Roswell, NM	BPFT-880815TK	
Lufkin, TX	BPFT-880906TC	
Midland, TX	BPFT-880822TC	
Beaumont, TX	BPFT-880822TD	
Bryan, TX	BPFT-880822TE	
Van Buren, AR	BPFT-880808TD	
Abilene, TX	BPFT-880912TF	
Grand Island, NE	BPFT-881011TI	
Columbia, SC	BPFT-880922TA	(Returned April 3, 1990)
Lincoln, NE	BPFT-881011TI	(Returned April 3, 1990)
Alexandria, LA	BPFT-881019TA	
Nacadoches, TX	BPFT-881019TB	(Returned April 3, 1990)
Longview, TX	BPFT-881121TG	

Princeton, WV           BPFT-890105TA  
Winchester, VA         BPFT-890313TF

Application pending for Earth Station located at Chesapeake, Virginia filed June 1, 1989.

Application pending for modification of facilities of WYFB(FM), Gainesville, Florida (File No. BPED-871105IF).

Application pending for assignment of license of WBQM(FM), Decatur, Alabama (File No. BALED-900827GV).

Lowell Davey, Georgeanna Davey and Keith Wohlenhaus are officers and directors of Bible Broadcasting Network International, Inc., which is the permittee for the following FM translators:

W210AA	Augusta, GA
W221AA	Stafford, VA
W221AH	Fredericksburg, VA
W221AK	Waynesboro, VA
W221AO	Charlottesville, VA
W224AE	Wytheville, VA
W249AC	Pulaski, VA
W249AF	Salem, VA
W292CH	Williams Village, NC
W296AO	Harrisonburg, VA
W296AU	Keezletown, VA
W249AG	Roanoke, VA
W296AR	Neco, GA
W240AF	Charlottesville, VA

**ORIGINAL**

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**SEP 7 - 1990**

LAW OFFICES

SMITHWICK & BELENDIUK, P.C.

2033 M STREET, N.W.

SUITE 207

WASHINGTON, D.C. 20036

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**September 7, 1990**

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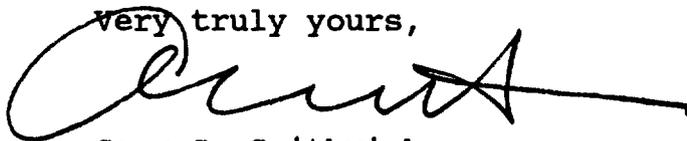
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Very truly yours,



Gary S. Smithwick  
Counsel for  
BIBLE BROADCASTING NETWORK, INC.

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cc: Conway Public File  
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**FM EXAMINERS**

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SEP 7 - 1990

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In re Application of	)	
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SEP 10 2 48 PM '90

TO: Chief, Mass Media Bureau

**PETITION FOR LEAVE TO AMEND AND AMENDMENT**

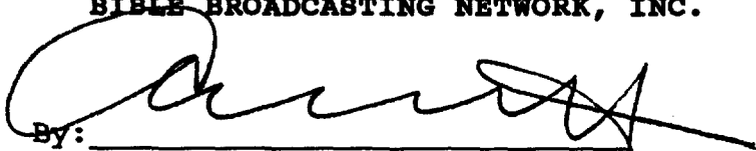
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By: \_\_\_\_\_  
Gary S. Smithwick  
Its Attorney

**SMITHWICK & BELENDIUK, P.C.**  
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on Channel 202C2 )  
Conway, Florida )

**AMENDMENT**

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Executed this 6<sup>th</sup> day of September, 1990.

Respectfully submitted,

**BIBLE BROADCASTING NETWORK, INC.**

By:   
Keith Wohlenhaus  
Secretary/Treasurer

**EXHIBIT 4**  
**DESCRIPTION OF RADIO STATION INTERESTS OF**  
**BIBLE BROADCASTING NETWORK, INC. ("BBN")**

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WYFG(FM)	Gaffney, South Carolina
WYFH(FM)	North Charleston, South Carolina
WYFI(FM)	Norfolk, Virginia
WYFJ(FM)	Ashland, Virginia
WYFK(FM)	Columbus, Georgia
WYFL(FM)	Henderson, North Carolina
WYFO(FM)	Lakeland, Florida
WYFS(FM)	Savannah, Georgia
WYFT(FM)	Luray, Virginia
WYFV(FM)	Cayce, South Carolina

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WLL-678	Columbus, Georgia
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W261AN	Blacksburg, Virginia
W296AF	Martinsville, Virginia
W296AM	Bassett Forks, Virginia

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<u>Community</u>	<u>FCC File Number</u>	<u>FCC Docket Number</u>
Live Oak, TX	BPED-880930MM	
Noblesville, IN	BPH-880301ML	MM Docket No. 90-94
Fisher, WV	BPED-900103MD	
Evans, GA	BPED-900125MB	
Martinez, GA	BPED-881018MA	
Amarillo, TX	BPED-900730MG	
Monroe, LA	BPED-900730MF	
Alexandria, LA	BPED-900730MJ	
Lafayette, LA	BPED-900730MI	
Salina, KS	BPED-900730MH	
Pine Bluff, AR	BPED-900808MB	
Fort Smith, AR	BPED-900816MA	

Applications pending for new FM Translators:

<u>Community</u>	<u>FCC File Number</u>	
Paris, TX	BPFT-880722TB	
Amarillo, TX	BPFT-880725TE	
Odessa, TX	BPFT-880725TD	
Wichita Falls, TX	BPFT-880725TC	
Salina, KS	BPFT-880728TB	
Topeka, KS	BPFT-880725TC	
Lake Charles, LA	BPFT-880801TM	
Lafayette, LA	BPFT-880801TB	
West Monroe, LA	BPFT-880728TA	
Tyler, TX	BPFT-880808TC	(Dismissed April 3, 1990)
Springdale, AR	BPFT-880808TB	
Fort Smith, AR	BPFT-880808TD	
Stillwater, OK	BPFT-880810TA	
Manhattan, KS	BPFT-880810TB	
Emporia, KS	BPFT-880810TC	
Jonesboro, AR	BPFT-880815TJ	
Pine Bluff, AR	BPFT-880815TI	
New Iberia, LA	BPFT-880815TL	
Roswell, NM	BPFT-880815TK	
Lufkin, TX	BPFT-880906TC	
Midland, TX	BPFT-880822TC	
Beaumont, TX	BPFT-880822TD	
Bryan, TX	BPFT-880822TE	
Van Buren, AR	BPFT-880808TD	
Abilene, TX	BPFT-880912TF	
Grand Island, NE	BPFT-881011TI	
Columbia, SC	BPFT-880922TA	(Returned April 3, 1990)
Lincoln, NE	BPFT-881011TI	(Returned April 3, 1990)
Alexandria, LA	BPFT-881019TA	
Nacadoches, TX	BPFT-881019TB	(Returned April 3, 1990)
Longview, TX	BPFT-881121TG	
Princeton, WV	BPFT-890105TA	
Winchester, VA	BPFT-890313TF	

Application pending for Earth Station located at Chesapeake, Virginia filed June 1, 1989.

Application pending for modification of facilities of WYFB(FM), Gainesville, Florida (File No. BPED-871105IF).

Application pending for assignment of license of WBQM(FM), Decatur, Alabama (File No. BALED-900827\_\_).

Lowell Davey and Georgeanna Davey are officers and directors of Bible Broadcasting Network International, Inc., which is the permittee for the following FM translators:

W210AA	Augusta, GA
W221AA	Stafford, VA
W221AH	Fredericksburg, VA
W221AK	Waynesboro, VA
W221AO	Charlottesville, VA
W224AE	Wytheville, VA
W249AC	Pulaski, VA
W249AF	Salem, VA
W292CH	Williams Village, NC
W296AO	Harrisonburg, VA
W296AU	Keezletown, VA
W249AG	Roanoke, VA
W296AR	Neco, GA