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May 25, 2001

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MAY 25 2001

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

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JENNIFER DINE WAGNER\*  
LILIANA E. WARD  
HOWARD M. WEISS  
ZHAO XIAOHUA\*

\* NOT ADMITTED IN VIRGINIA

**BY HAND DELIVERY**

Magalie Roman Salas, Esq.  
Secretary  
Federal Communications Commission  
445 12th St., S.W., Rm. TW-B204  
Washington, DC 20554

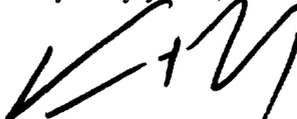
Re: Petition for Rulemaking, Owensboro Kentucky  
Amendment of Section 73.606(b) - TV Table of Allotments  
MM Docket No.

Dear Ms. Salas:

On behalf of Pappas Telecasting of America, a California Limited Partnership, and South Central Communications Corporation, there are submitted herewith an original and four (4) copies of their "Third Amendment To Petition For Rulemaking" to amend the TV Table of Allotments pertaining to TV Broadcast Stations in Owensboro, Kentucky

If additional information is necessary, please communicate with this office.

Very truly yours,



Vincent J. Curtis, Jr.  
Counsel for Pappas Radio of California, a California  
Limited Partnership

VJC/jr:pjp

Enclosure

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0 + 4

BEFORE THE  
FEDERAL COMMUNICATIONS COMMISSION  
WASHINGTON, D.C. 20554

RECEIVED

MAY 25 2001

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

In the Matter of )  
)  
Amendment of Section 73.606(b) )  
TV Table of Allotments )  
TV Broadcast Stations )  
(Owensboro, Kentucky) )

MM Docket No.: \_\_\_\_\_

THIRD AMENDMENT TO PETITION FOR RULEMAKING

Pappas Telecasting of America, a California Limited Partnership ("Pappas") and South Central Communications Corporation ("SCC") (collectively, "Petitioners"), through their respective counsel, hereby submit a further amendment to their pending Petition for Rulemaking, filed July 14, 2000, proposing to substitute Channel 47 for the existing Channel 48 allotment at Owensboro, Kentucky. Petitioners amend their pending rulemaking petition for the purpose of proposing channel 57 as the substitute channel for the reasons set forth below. In support, the following is stated:

GOOD CAUSE

1. The Petitioners<sup>1</sup> filed their rulemaking request on July 14, 2000 pursuant to the Commission's opportunity offered to pending applicants to cure any defects known at that time. See, Public Notice, 14 F.C.C. Rcd. 19559 (1999), as extended by Public Notice, 15 F.C.C. Rcd 4974 (2000). Unfortunately, because of problems with the Commission's database, the Petitioners were unaware of a DTV maximization application filed by Cosmos Broadcasting Corp., the permittee of station WAVE-DT, DTV channel 47, Louisville, Kentucky. As a result of a recent review by the Petitioners' consulting engineer, Cosmos' application and subsequent

---

<sup>1</sup> Petitioners have previously filed a Joint Request For Approval of Universal Settlement, which remains pending.

grant was discovered. That grant moved the WAVE-DT site thirty (30) kilometers toward Owensboro. The magnitude of that move essentially eliminated use of channel 47 in Owensboro. It is submitted that this situation was beyond the control of the Petitioners and good cause exists for allowing this amendment, so as to provide the first Commercial Television transmission service to Owensboro.

REQUEST TO AMEND TABLE OF ALLOTMENTS

3. In light of the foregoing, Petitioners propose to amend Section 73.606(b) of the Commission’s rules as follows:

<u>City</u>	<u>Present</u>	<u>Proposed</u>
Owensboro, KY	31-, 48, 61+	31-, <b>57</b> , 61+

As submitted in the attached engineering statement prepared by Sudhin K. Khanna of the firm of Cohen, Dippell and Everist, P.C., the allocation of channel 57 will meet all analog and DTV spacing requirements. Pappas, the surviving applicant under the Petitioners’ pending settlement proposal, will amend its pending application in accordance with the Commission’s action herein. Upon grant, Pappas will promptly construct and operate the new NTSC facility.

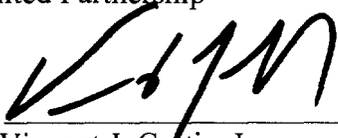
4. The Petitioners are aware of the pending rulemaking concerning the reallocation of the 698-746 MHz spectrum band, which would involve channel 57 (GN Docket No. 01-74). In fact, Pappas has submitted Comments in that proceeding. Given that it will be in the order of a decade before a full transition to DTV may realistically be expected, a grant of this request is particularly commended so as to avoid a protracted waste of valuable spectrum.

WHEREFORE, in light of the foregoing, Pappas Telecasting of America, a California Limited Partnership, and South Central Communications Corporation, respectfully request that

the Commission grant the amended petition for rulemaking and substitute channel 57 for existing channel 48 at Owensboro, Kentucky in the Table of Allotments.

Respectfully submitted,

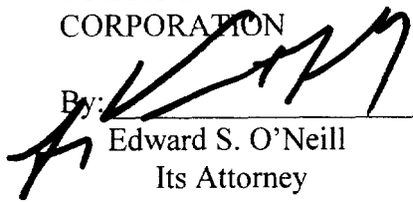
PAPPAS TELECASTING OF AMERICA, a California  
Limited Partnership

By: 

\_\_\_\_\_  
Vincent J. Curtis, Jr.  
Its Attorney

FLETCHER, HEALD & HILDRETH, P.L.C.  
1300 N. 17th St, 11th Flr.  
Arlington, Virginia 22209  
(703) 812-0400  
May 11, 2001

SOUTH CENTRAL COMMUNICATIONS  
CORPORATION

By: 

\_\_\_\_\_  
Edward S. O'Neill  
Its Attorney

ENGINEERING STATEMENT  
AMENDMENT OF APPLICATION (BPCT-19960722KL) AND  
PETITION FOR RULE MAKING  
TO AMEND SECTION 73.606 OF THE COMMISSION'S RULES  
TO SUBSTITUTE TV CHANNEL 57 FOR CHANNEL 48 AT  
**OWENSBORO, KENTUCKY**

MAY 2001

COHEN, DIPPELL AND EVERIST, P.C.  
CONSULTING ENGINEERS  
RADIO AND TELEVISION  
WASHINGTON, D.C.



This engineering statement has been prepared on behalf of Pappas Telecasting of America, A California Limited Partnership (Pappas), in support of an amendment of its application (BPCT-19960722KL) for a new analog TV station and a Petition for Rule Making to substitute Channel 57 (728-734 MHz) for Channel 48 ((674-680 MHz) at Owensboro, Kentucky by amending Section 73.606(b) of the Commission's rules.

At present Pappas has an application (BPCT-19960722KL) pending before the Commission for a new analog TV station. It was proposed to operate on the allotted TV Channel 48 with 5000 kW effective radiated power (ERP) and 283 meters antenna height above average terrain (HAAT). It is now proposed to substitute Channel 57 for Channel 48 at Owensboro, Kentucky and operate with 2000 kW maximum ERP and 286 meters HAAT (408 meters center of radiation above mean sea level) using a directional TV antenna. This amendment has been necessitated to provide protection to the proposed and authorized digital TV (DTV) operations. The proposed Pappas operation on Channel 57 will fully comply with the Commission's current rules and policies with respect to DTV operations and would result in a new TV service to more than 500,000 people.

The following amendment to the TV Table of Allotments, Section 73.606(b) of the Commission's rules is proposed.

<u>Community</u>	<u>Present</u>	<u>Proposed</u>
Owensboro, KY	Ch. No. 31-, 48, 61+	Ch. No. 31-, 57, 61+

The amended Pappas operation on Channel 57 would be from the same site as proposed for the Channel 48 operation at the following (NAD-27) geographic coordinates:

North Latitude: 38° 01' 27"

West Longitude: 87° 21' 43"

The attached Exhibit E-1 indicates a city grade signal (80 dBu) can be provided to all of Owensboro, Kentucky from the proposed site based on 2000 kW effective radiated power (ERP) and 286 meters antenna height above average terrain (HAAT) using a directional TV antenna. The proposed TV station at Owensboro, Kentucky on Channel 57 would serve 543,949 (1990 census) people and 14,075 square km area within the predicted Grade B (64 dBu) contour.

The attached Table I shows the actual and required distances from the proposed site to pertinent analog TV stations. Table I indicates the proposed site meets the minimum required distances to all analog TV stations according to Sections 73.610 and 73.698 of the Commission's rules.

The attached Table II shows the nearest Channel 56 through 58 DTV allotments and authorized stations. An electromagnetic study conducted according to the FCC OET Bulletin 69 shows the proposed analog TV operation on Channel 57 with 2000 kW effective radiated power (ERP) and 286 meters antenna height above average terrain (HAAT) using a directional TV antenna would not cause any objectionable interference exceeding the Commission's guidelines to any DTV allotments, proposals or stations (see Tables IV and IVA).

The attached Table III shows pertinent Low Power TV (LPTV) stations who have requested Class A status. Table III indicates the proposed Channel 57 operation may be in

conflict with the requested Class A LPTV status for stations W56DN, Channel 56, Evansville, Indiana and WTSN-LP, Channel 58, Evansville, Indiana. However, according to Section 73.6006 Class A LPTV stations cannot be authorized on UHF Channels 52 through 69. Therefore, the proposed Channel 57 operation is compatible with pertinent Class A LPTV requests.

Should the Commission's staff determine the proposed Channel 57 operation at Owensboro, Kentucky with 2000 kW ERP and 286 meters HAAT would cause objectionable interference to any analog TV, DTV or Class A LPTV station, Pappas would be willing to amend its Channel 57 operation with lesser facilities so as to fully comply with the Commission's rules and guidelines.

Pappas has demonstrated above that Channel 57 can be allotted to Owensboro, Kentucky for new analog TV station; therefore, it is requested that Section 73.606(b) of the Commission's rules be amended to substitute Channel 57 for Channel 48. The proposed operation of Channel 57 at Owensboro, Kentucky is in the public interest since it would provide a new TV service to more than 500,000 people within 14, 075 sq km area.

COHEN, DIPPELL AND EVERIST, P. C.

TABLE I  
ANALOG TV ALLOCATION SITUATION  
FOR THE PROPOSED CHANNEL 57 OPERATION AT  
OWENSBORO, KENTUCKY  
MAY 2001

<u>Channel</u>	<u>Call</u>	<u>City/State</u>	<u>Geographic Coordinates</u>	<u>Distance</u>	
				<u>Actual km</u>	<u>Required km</u>
57 (Z)	NEW	Owensboro, KY	38°01'27" 87°21'43"	-	-
42	WCLJ(TV)	Bloomington, IN	39°24'12" 86°08'50"	186.0	119.9
43	None within 250 km			-	95.7
49	WDKA(TV)	Paducah, KY	37°23'42" 88°56'23"	155.7	31.4
50	WPGD(TV)	Hendersonville, TN	36°28'02" 86°28'53"	189.6	95.7
52	WKON(TV)	Owenton, KY	38°31'32" 84°48'40"	230.1	31.4
53	WKGB-TV	Bowling Green, KY	37°05'22" 86°38'05"	122.0	31.4
54	None within 250 km			-	31.4
55	None within 250 km			-	31.4
56	WDKY-TV	Danville, KY	37°47'18" 84°40'49"	237.3	87.7
57 (-)	WYMT-TV	Hazard, KY	37°11'38" 83°10'52"	380.5	280.8
58	WFTE(TV)	Salem, IN	38°21'00" 85°50'57"	137.4	87.7
59	WXIN(TV)	Indianapolis, IN	39°53'20" 86°12'07"	230.1	31.4
60	None within 250 km			-	31.4

COHEN, DIPPELL AND EVERIST, P. C.

TABLE I  
ANALOG TV ALLOCATION SITUATION  
FOR THE PROPOSED CHANNEL 57 OPERATION AT  
OWENSBORO, KENTUCKY  
MAY 2001  
(continued)

<u>Channel</u>	<u>Call</u>	<u>City/State</u>	<u>Geographic Coordinates</u>	<u>Distance</u>	
				<u>Actual km</u>	<u>Required km</u>
61	None within 250 km			–	31.4
62	NEW	Lexington, KY	38°01'49" 84°45'17"		31.4
64	None within 250 km			–	95.7
65	None within 250 km			–	31.4

COHEN, DIPPELL AND EVERIST, P. C.

TABLE II  
DTV ALLOCATION SITUATION  
FOR THE PROPOSED CHANNEL 57 OPERATION AT  
OWENSBORO, KENTUCKY  
MAY 2001

<u>Channel</u>	<u>Call</u>	<u>City/State</u>	<u>Geographic Coordinates</u>	<u>Distance km</u>
57 (Z)	NEW	Owensboro, KY	38°01'27" 87°21'43"	--
DTV				
56	WCLJ-DT	Bloomington, IN	39°24'12" 86°08'50"	186.0
56	WTVF-DT	Nashville, TN	36°16'05" 86°47'16"	201.5
57	KFVS-DT	Cape Girardeau, MO	37°25'46" 89°30'14"	200.0
57	WEEK-DT	Peoria, IL	40°37'46" 89°32'53"	345.2
58	None within 250 km			

COHEN, DIPPELL AND EVERIST, P. C.

TABLE III  
CLASS A LPTV ALLOCATION SITUATION  
FOR THE PROPOSED CHANNEL 57 OPERATION AT  
OWENSBORO, KENTUCKY  
MAY 2001

<u>Channel</u>	<u>Call</u>	<u>City/State</u>	<u>Geographic Coordinates</u>	<u>Distance km</u>
57 (Z)	NEW	Owensboro, KY	38°01'27" 87°21'43"	--
42	None within 250 km			
43	None within 250 km			
53*	W65DW	Indianapolis, IN	39°46'13" 86°09'20"	220.3
54*	WEIL-LP	Effingham, IL	39°13'19" 88°30'32"	166.3
54*	W54AE	Paducah, KY	37°01'48" 88°38'51"	158.4
55*	None within 250 km			
56*	W56DN	Evansville, IN	37°53'17" 87°32'37"	22.0
57*	W48BM	Scottsville, KY	36°50'00" 86°05'00"	174.0
58*	WTSN-LP	Evansville, IN	37°53'17" 87°32'37"	22.0
59*	W52CT	Nashville, TN	36°09'56" 86°46'46"	212.7
60*	None within 250 km			
61*	W39BH	Champaign, IL	40°06'34" 88°14'06"	243.5
61*	WALV-LP	Indianapolis, IN	39°55'43" 86°10'55"	234.9

COHEN, DIPPELL AND EVERIST, P. C.

TABLE III  
CLASS A LPTV ALLOCATION SITUATION  
FOR THE PROPOSED CHANNEL 57 OPERATION AT  
OWENSBORO, KENTUCKY  
MAY 2001  
(continued)

<u>Channel</u>	<u>Call</u>	<u>City/State</u>	<u>Geographic Coordinates</u>	<u>Distance km</u>
61*	WJNK-LP	Nashville, TN	36°04'06" 87°07'38"	218.1
64*	None within 250 km			(100.0)

( ) Required Distance.

\*According to Section 73.6006 of the Commission's Rules, Class A LPTV stations cannot be authorized on these channels.

COHEN, DIPPELL AND EVERIST, P. C.

TABLE IV  
INTERFERENCE ANALYSIS  
ACCORDING TO FCC BULLETIN OET 69  
FOR THE PROPOSED CHANNEL 57 OPERATION AT  
OWENSBORO, KENTUCKY  
MAY 2001

Without Owensboro Channel 57 Operation

	<u>Population</u>	<u>Area</u> sq.km
Analysis of: 57A IL PEORIA (ALLOT)		
within Noise Limited Contour	573,745	15,246.9
not affected by terrain losses	573,595	15,222.9
lost to NTSC IX	97	28.0
lost to additional IX by ATV	116	36.0
lost to ATV IX only	116	36.0
lost to all IX	213	63.9
Population/Area Served	573,382	15,159.0
Analysis of: 57A IL PEORIA (CP)		
within Noise Limited Contour	630,145	17,828.7
not affected by terrain losses	630,080	17,812.8
lost to NTSC IX	135	51.9
lost to additional IX by ATV	6,424	135.9
lost to ATV IX only	6,495	151.8
lost to all IX	6,559	187.8
Population/Area Served	623,521	17,625.0

TABLE IV  
INTERFERENCE ANALYSIS  
ACCORDING TO FCC BULLETIN OET 69  
FOR THE PROPOSED CHANNEL 57 OPERATION AT  
OWENSBORO, KENTUCKY  
MAY 2001  
 (Page 2 of 3)

Without Owensboro Channel 57 Operation

	<u>Population</u>	<u>Area</u> sq. km
Analysis of: 57A MO CAPE GIRDEAU (ALLOT)		
within Noise Limited Contour	945,764	45,280.6
not affected by terrain losses	929,785	44,231.6
lost to NTSC IX	0	0.0
lost to additional IX by ATV	11,716	455.9
lost to ATV IX only	11,716	455.9
lost to all IX	11,716	455.9
Population/Area Served	918,069	43,775.7
Analysis of: 56A IN BLOOMINGTON (ALLOT)		
within Noise Limited Contour	1,561,580	15,180.6
not affected by terrain losses	1,560,047	15,092.2
lost to NTSC IX	504	48.2
lost to additional IX by ATV	271	28.1
lost to ATV IX only	510	44.2
lost to all IX	775	76.3
Population/Area Served	1,559,272	15,015.9

COHEN, DIPPELL AND EVERIST, P. C.

TABLE IV  
INTERFERENCE ANALYSIS  
ACCORDING TO FCC BULLETIN OET 69  
FOR THE PROPOSED CHANNEL 57 OPERATION AT  
OWENSBORO, KENTUCKY  
MAY 2001  
(Page 3 of 3)

Without Owensboro Channel 57 Operation

	<u>Population</u>	<u>Area</u> sq.km
Analysis of: 56A IN BLOOMINGTON (CP)		
within Noise Limited Contour	1,780,604	23,512.3
not affected by terrain losses	1,777,964	23,359.5
lost to NTSC IX	1,690	88.5
lost to additional IX by ATV	174	16.1
lost to ATV IX only	451	36.2
lost to all IX	1,864	104.6
Population/Area Served	1,776,100	23,254.9
Analysis of: 56A TN NASHVILLE (ALLOT)		
within Noise Limited Contour	1,712,638	40,775.7
not affected by terrain losses	1,679,548	38,224.7
lost to NTSC IX	17,562	707.7
lost to additional IX by ATV	6,414	295.9
lost to ATV IX only	10,746	471.8
lost to all IX	23,976	1,003.6
Population/Area Served	1,655,572	37,221.1

COHEN, DIPPELL AND EVERIST, P. C.

TABLE IVA  
INTERFERENCE ANALYSIS  
ACCORDING TO FCC BULLETIN OET 69  
FOR THE PROPOSED CHANNEL 57 OPERATION AT  
OWENSBORO, KENTUCKY  
MAY 2001

With Owensboro Channel 57 Operation

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COHEN, DIPPELL AND EVERIST, P. C.

TABLE IVA  
INTERFERENCE ANALYSIS  
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(Page 2 of 3)

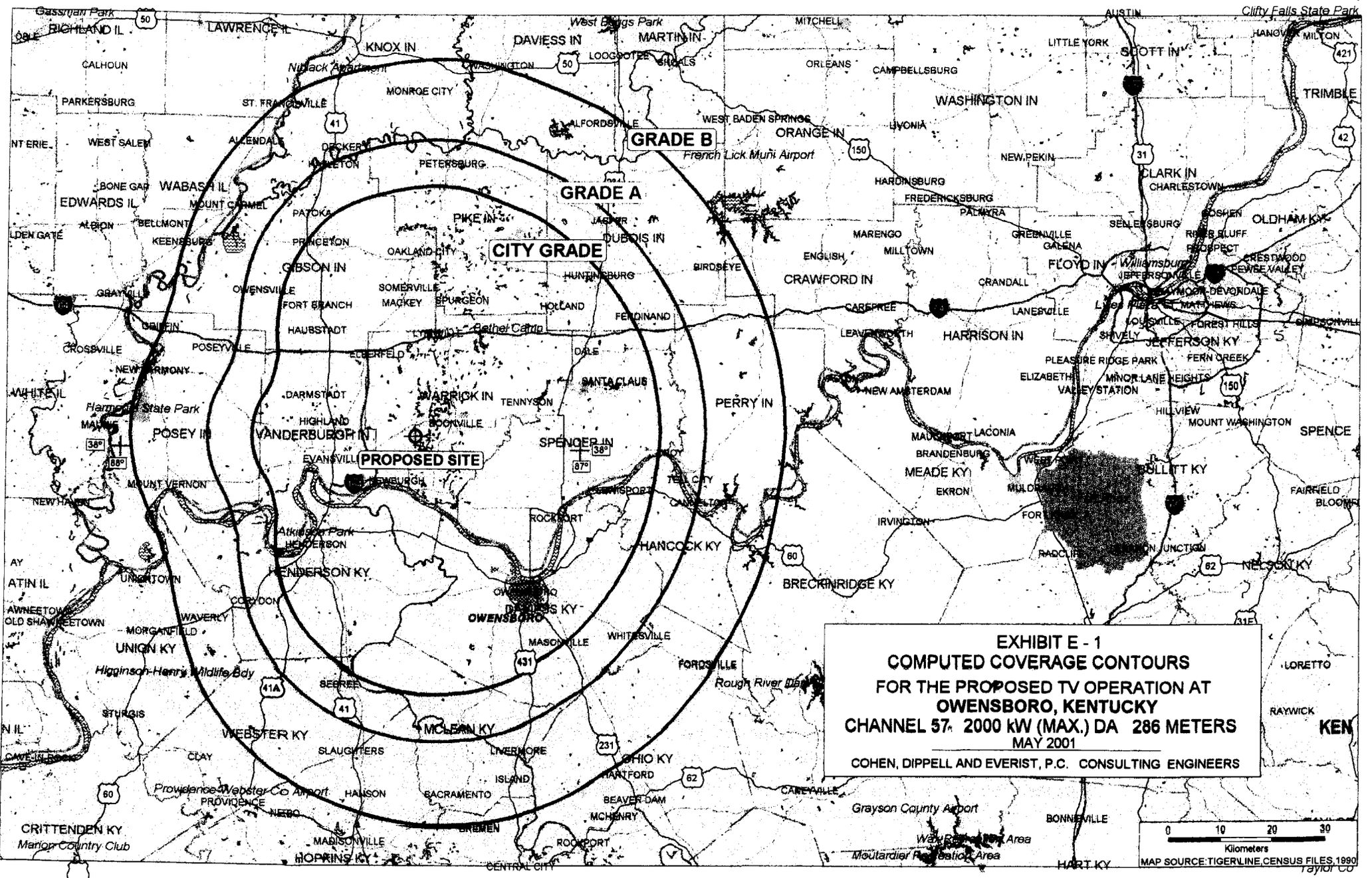
With Owensboro Channel 57 Operation

	<u>Population</u>	<u>Area</u> sq.km
Analysis of: 57A MO CAPE GIRDEAU (ALLOT)		
within Noise Limited Contour	945,764	45,280.6
not affected by terrain losses	929,785	44,231.6
lost to NTSC IX	4,081	399.4
lost to additional IX by ATV	11,667	451.9
lost to ATV IX only	11,716	455.9
lost to all IX	15,748	851.3
Population/Area Served	914,037	43,380.3
Analysis of: 56A IN BLOOMINGTON (ALLOT)		
within Noise Limited Contour	1,561,580	15,180.6
not affected by terrain losses	156,047	15,092.2
lost to NTSC IX	504	48.2
lost to additional IX by ATV	271	28.1
lost to ATV IX only	510	44.2
lost to all IX	775	76.3
Population/Area Served	1,559,272	15,015.9

TABLE IVA  
INTERFERENCE ANALYSIS  
ACCORDING TO FCC BULLETIN OET 69  
FOR THE PROPOSED CHANNEL 57 OPERATION AT  
OWENSBORO, KENTUCKY  
MAY 2001  
 (Page 3 of 3)

With Owensboro Channel 57 Operation

	<u>Population</u>	<u>Area</u> sq.km
Analysis of: 56A IN BLOOMINGTON (CP)		
within Noise Limited Contour	1,780,604	23,512.3
not affected by terrain losses	1,777,964	23,359.5
lost to NTSC IX	1,690	88.5
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lost to all IX	23,976	1,003.6
Population/Area Served	1,655,572	37,221.1



# Dielectric

Exhibit No.  
**EXHIBIT E-2**

Date **24 May 2001**  
Call Letters **NEW** Channel **57**  
Location **OWENSBORO, KY**  
Customer  
Antenna Type **TFU-10GTH-R C170**

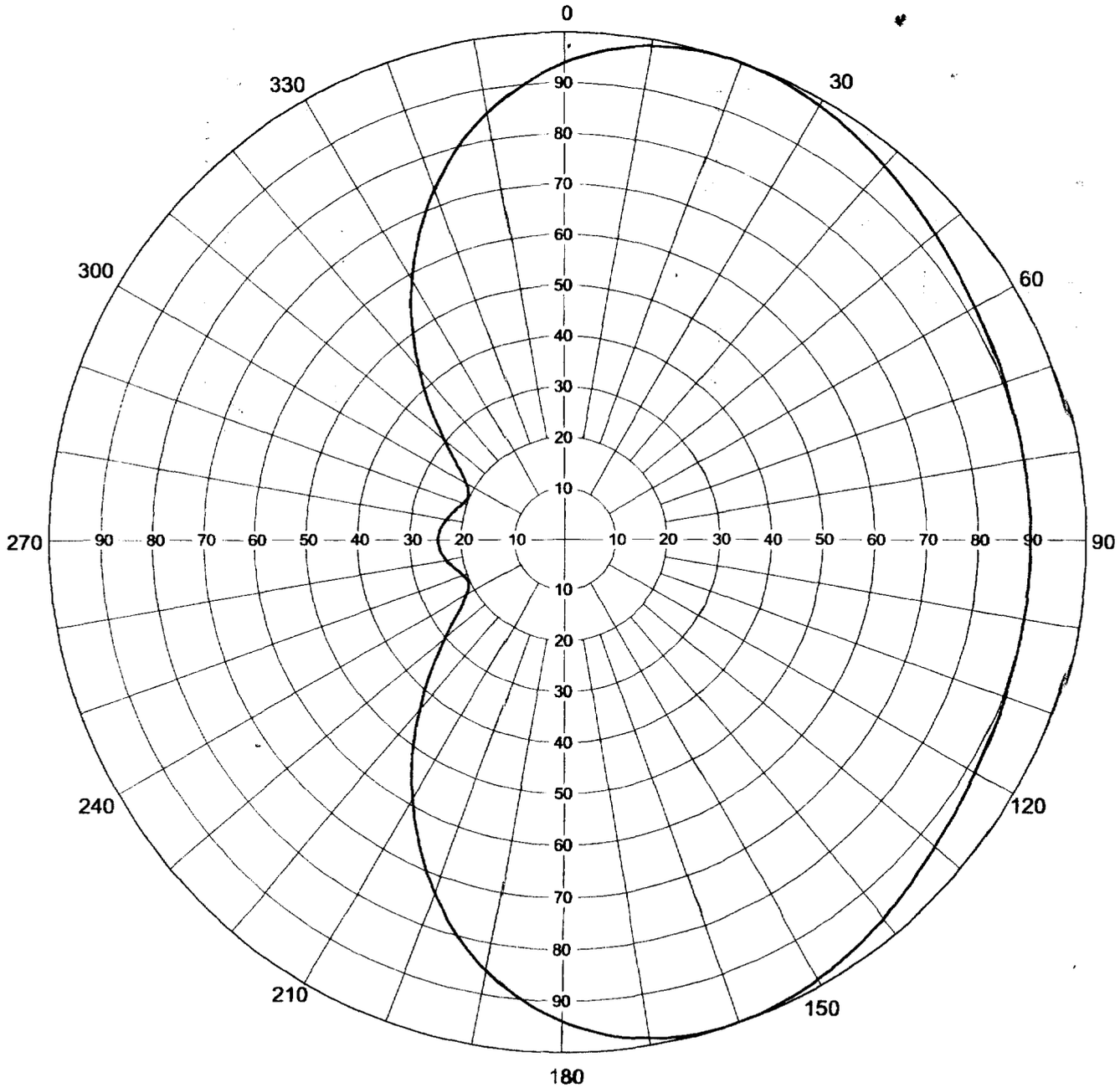
## AZIMUTH PATTERN

RMS Gain at Main Lobe  
Calculated / Measured

**1.70 (2.30 dB)**  
Calculated

Frequency  
Drawing #

**731 MHz**  
**TFU-C170**



Remarks:



Exhibit No.  
EXHIBIT E-3

Date **24 May 2001**  
 Call Letters **NEW** Channel **57**  
 Location **OWENSBORO, KY**  
 Customer  
 Antenna Type **TFU-10GTH-R C170**

**TABULATION OF AZIMUTH PATTERN**

Azimuth Pattern Drawing # **TFU-C170**

Angle	Field														
0	0.940	45	0.949	90	0.899	135	0.949	180	0.940	225	0.365	270	0.245	315	0.365
1	0.946	46	0.946	91	0.899	136	0.952	181	0.933	226	0.352	271	0.244	316	0.379
2	0.952	47	0.944	92	0.899	137	0.954	182	0.925	227	0.338	272	0.244	317	0.393
3	0.958	48	0.941	93	0.899	138	0.957	183	0.918	228	0.326	273	0.243	318	0.407
4	0.963	49	0.939	94	0.899	139	0.960	184	0.910	229	0.313	274	0.242	319	0.422
5	0.968	50	0.936	95	0.900	140	0.963	185	0.901	230	0.302	275	0.241	320	0.437
6	0.973	51	0.934	96	0.900	141	0.965	186	0.893	231	0.290	276	0.240	321	0.451
7	0.977	52	0.932	97	0.900	142	0.968	187	0.883	232	0.280	277	0.238	322	0.466
8	0.981	53	0.930	98	0.900	143	0.971	188	0.874	233	0.269	278	0.236	323	0.482
9	0.984	54	0.928	99	0.900	144	0.973	189	0.864	234	0.260	279	0.234	324	0.497
10	0.987	55	0.926	100	0.900	145	0.976	190	0.854	235	0.251	280	0.232	325	0.512
11	0.990	56	0.924	101	0.901	146	0.978	191	0.843	236	0.243	281	0.229	326	0.527
12	0.992	57	0.922	102	0.901	147	0.981	192	0.832	237	0.235	282	0.227	327	0.543
13	0.994	58	0.920	103	0.901	148	0.983	193	0.821	238	0.229	283	0.224	328	0.558
14	0.996	59	0.918	104	0.902	149	0.986	194	0.809	239	0.223	284	0.222	329	0.573
15	0.997	60	0.917	105	0.902	150	0.988	195	0.797	240	0.218	285	0.219	330	0.588
16	0.998	61	0.915	106	0.903	151	0.990	196	0.785	241	0.214	286	0.216	331	0.604
17	0.999	62	0.914	107	0.903	152	0.992	197	0.773	242	0.210	287	0.214	332	0.619
18	1.000	63	0.912	108	0.904	153	0.993	198	0.760	243	0.207	288	0.211	333	0.634
19	1.000	64	0.911	109	0.905	154	0.995	199	0.747	244	0.206	289	0.209	334	0.648
20	1.000	65	0.910	110	0.905	155	0.996	200	0.733	245	0.204	290	0.207	335	0.663
21	1.000	66	0.909	111	0.906	156	0.997	201	0.720	246	0.204	291	0.206	336	0.677
22	0.999	67	0.908	112	0.907	157	0.998	202	0.706	247	0.204	292	0.205	337	0.692
23	0.998	68	0.907	113	0.908	158	0.999	203	0.692	248	0.205	293	0.204	338	0.706
24	0.997	69	0.906	114	0.909	159	1.000	204	0.677	249	0.206	294	0.204	339	0.720
25	0.996	70	0.905	115	0.910	160	1.000	205	0.663	250	0.207	295	0.204	340	0.733
26	0.995	71	0.905	116	0.911	161	1.000	206	0.648	251	0.209	296	0.206	341	0.747
27	0.993	72	0.904	117	0.912	162	1.000	207	0.634	252	0.211	297	0.207	342	0.760
28	0.992	73	0.903	118	0.914	163	0.999	208	0.619	253	0.214	298	0.210	343	0.773
29	0.990	74	0.903	119	0.915	164	0.998	209	0.604	254	0.216	299	0.214	344	0.785
30	0.988	75	0.902	120	0.917	165	0.997	210	0.588	255	0.219	300	0.218	345	0.797
31	0.986	76	0.902	121	0.918	166	0.996	211	0.573	256	0.222	301	0.223	346	0.809
32	0.983	77	0.901	122	0.920	167	0.994	212	0.558	257	0.224	302	0.229	347	0.821
33	0.981	78	0.901	123	0.922	168	0.992	213	0.543	258	0.227	303	0.235	348	0.832
34	0.978	79	0.901	124	0.924	169	0.990	214	0.527	259	0.229	304	0.243	349	0.843
35	0.976	80	0.900	125	0.926	170	0.987	215	0.512	260	0.232	305	0.251	350	0.854
36	0.973	81	0.900	126	0.928	171	0.984	216	0.497	261	0.234	306	0.260	351	0.864
37	0.971	82	0.900	127	0.930	172	0.981	217	0.482	262	0.236	307	0.269	352	0.874
38	0.968	83	0.900	128	0.932	173	0.977	218	0.466	263	0.238	308	0.280	353	0.883
39	0.965	84	0.900	129	0.934	174	0.973	219	0.451	264	0.240	309	0.290	354	0.893
40	0.963	85	0.900	130	0.936	175	0.968	220	0.437	265	0.241	310	0.302	355	0.901
41	0.960	86	0.899	131	0.939	176	0.963	221	0.422	266	0.242	311	0.313	356	0.910
42	0.957	87	0.899	132	0.941	177	0.958	222	0.407	267	0.243	312	0.326	357	0.918
43	0.954	88	0.899	133	0.944	178	0.952	223	0.393	268	0.244	313	0.338	358	0.925
44	0.952	89	0.899	134	0.946	179	0.946	224	0.379	269	0.244	314	0.352	359	0.933

Remarks:

**CERTIFICATE OF SERVICE**

I hereby certify that a true and accurate copy of the foregoing "Third Amendment To Petition For Rulemaking" was served by hand, this 25<sup>th</sup> day of May, 2001, to the following:

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