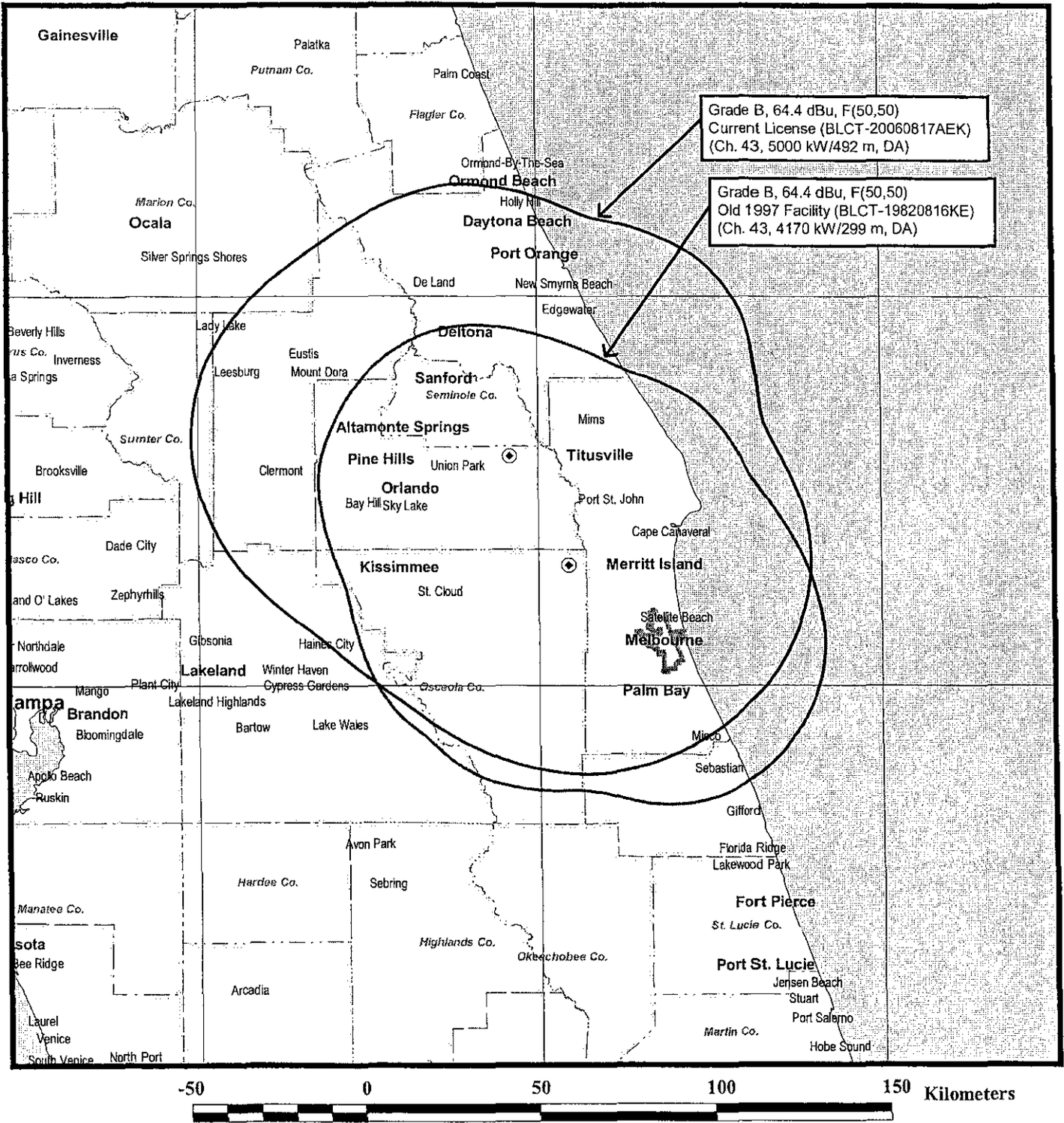


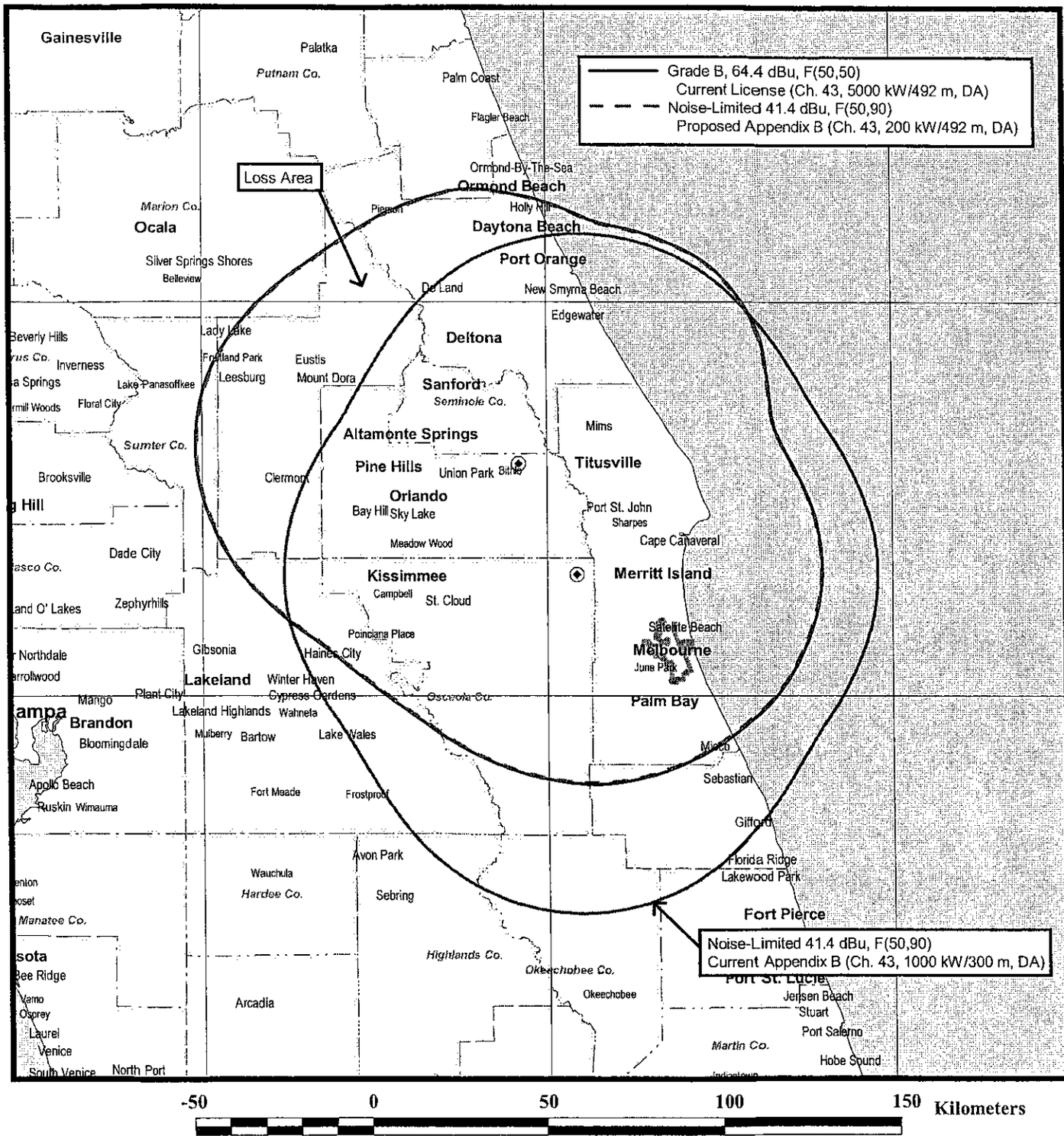
Figure 1



FCC PREDICTED COVERAGE CONTOURS

STATION WOTF-DT
MELBOURNE, FLORIDA
CHANNEL 33

du Treil, Lundin & Rackley, Inc. Sarasota, Florida



FCC PREDICTED COVERAGE CONTOURS

STATION WOTF-DT
 MELBOURNE, FLORIDA
 CHANNEL 43

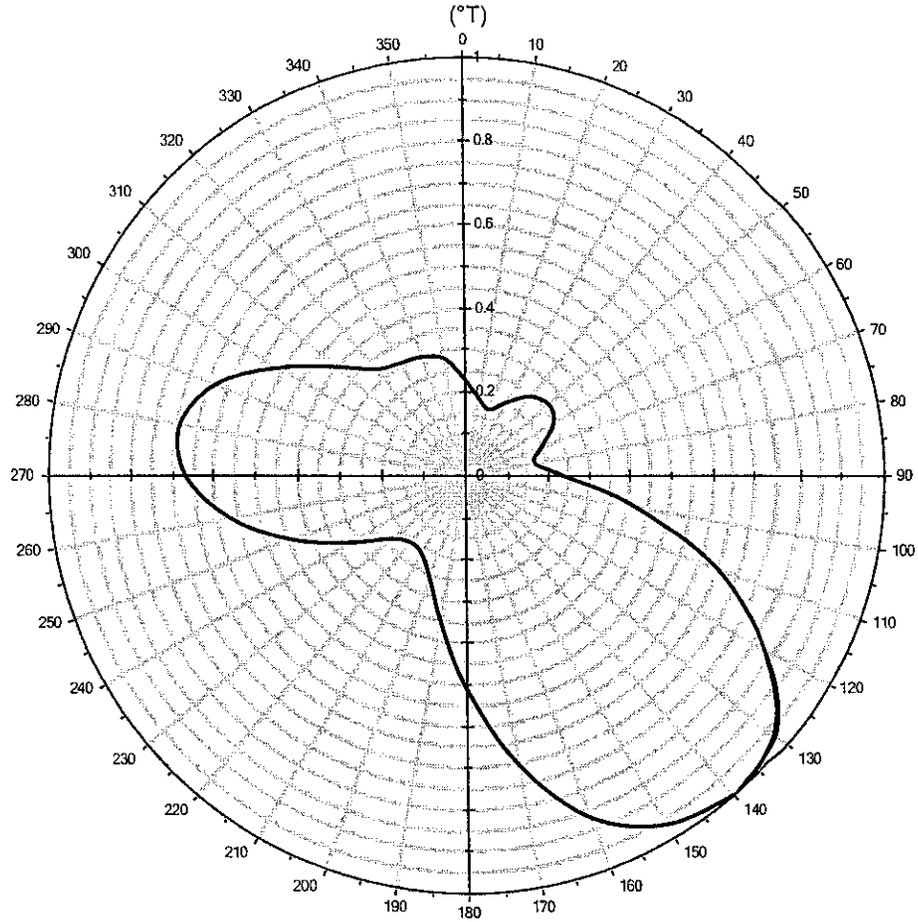
du Treil, Lundin & Rackley, Inc. Sarasota, Florida

DA Inquiry

du Treil, Lundin, & Rackley, Inc., Sarasota, Florida



Antenna Pattern: Antenna ID: 800115



Note: display reflects rotation of 0.00°

Antenna Details:

0°	0.228	60°	0.246	120°	0.833	180°	0.512	240°	0.319	300°	0.513	139°	1.000
10°	0.186	70°	0.194	130°	0.966	190°	0.360	250°	0.444	310°	0.402		
20°	0.168	80°	0.170	140°	0.998	200°	0.261	260°	0.572	320°	0.330		
30°	0.202	90°	0.238	150°	0.964	210°	0.216	270°	0.669	330°	0.310		
40°	0.246	100°	0.416	160°	0.870	220°	0.208	280°	0.693	340°	0.300		
50°	0.263	110°	0.646	170°	0.703	230°	0.234	290°	0.633	350°	0.282		

Antenna Make:

Standard Pattern:

EXHIBIT 2

TECHNICAL EXHIBIT
IN SUPPORT OF PETITION FOR RECONSIDERATION
UNIVISION COMMUNICATIONS INC.
STATION WFUT-TV
MB DOCKET NO. 87-268
NEWARK, NEW JERSEY

Technical Narrative

This Technical Exhibit was prepared on behalf of Univision Communications Inc., the ultimate parent of station WFUT-TV (analog channel 68, pre-transition digital channel 53, and post-transition digital channel 30), Newark, New Jersey in support of Commission review of its decision rejecting the Petition for Partial Reconsideration (“Petition”) filed by Univision on October 23, 2007 in MB Docket No. 87-268. Univision’s Petition requested that the Commission modify the DTV Table of Allotments to specify facilities that would permit WFUT-DT to better replicate the area served by the presently licensed WFUT-DT facility, which was “certified” on FCC Form 381 (BCERCT-20041105BAM) in November 2004. However, instead of adopting Univision’s proposal, the Commission recalculated WFUT-TV’s Appendix B facility based on an effort to replicate a previously authorized WFUT-TV analog facility (BPCT-19950901KG). Apparently, as this recalculation resulted in 0.2% new interference to the post transition allotment of station WFME-DT at West Milford, New Jersey, the FCC decided to retain the Appendix B facilities that they adopted in the Seventh Report and Order and Eighth Further Notice of Proposed Rule Making in MB Docket 87-268. As such, Univision respectfully requests that the Commission reverse its decision and adopt the Appendix B facilities set forth by Univision herein. The following details Univision’s proposed modification of the WFUT-DT Appendix B facilities.

Station WFUT-DT is currently licensed to operate on DTV channel 53 (BLCDT-20040809AAX) with a directional antenna maximum effective radiated power (ERP) of 310 kilowatts (kW) and an antenna height above average terrain (HAAT) of 321 meters. The antenna center of radiation is 321 meters above ground level (AGL), and 336 meters above mean sea level (AMSL). The transmitter site coordinates are 40-45-22, 73-59-12 (NAD-27). The FCC antenna structure registration number is 1238745. In addition, WFUT-TV is currently authorized to operate on NTSC channel 68 (BPCT-20030805AIL) with a directional antenna maximum ERP of 2630 kW and an HAAT of 424 meters.¹

¹The facilities authorized in BPCT-20030805AIL have been constructed and a license application has been filed, BLCT-20070125ACK.

The FCC changed WFUT-DT's original Tentative Channel Designation (TCD) from channel 41 to its permanent allotment on channel 30 in response to comments filed by Univision in the Seventh Further Notice of Proposed Rule Making ("7th FNPRM") in MB Docket No. 87-268. However, it appears that when the FCC modified WFUT-DT's permanent allotment to channel 30 it did not incorporate the channel 30 directional antenna pattern and ERP (i.e. coverage area) requested by Univision in its comments.

Specifically, the DTV Table of Allotments ("DTV Table") specifies channel 30 as WFUT-DT's post transition DTV operation with a directional antenna (Antenna ID 80192) that was intended to be used for the channel 41 operation modified in order to resolve interference issues. In addition, the DTV Table also specifies an ERP of 189 kW-DA and antenna HAAT of 321 meters at site coordinates of 40-45-22, 73-59-12. As detailed below, operation on WFUT-DT's post-transition channel with the facilities set forth in the DTV Table will not permit replication of the area served by the presently licensed WFUT-DT facility, which was "certified" on FCC Form 381 (BCERCT-20041105BAM) in November 2004. Therefore, it is proposed to correct the DTV allotment by changing the ERP and directional antenna to more closely replicate the current WFUT-TV analog and transitional DTV operations. Specifically, it is proposed to operate on channel 30 with an ERP of 200 kW-DA and antenna HAAT of 321 meters at site coordinates of 40-45-22, 73-59-12. Figure 1 provides a horizontal plane relative field pattern for the proposed directional antenna.

It is requested that the Commission modify the Appendix B DTV Table of Allotment specifications to the following:

Facility ID	State & City		DTV								
			NTSC Chan	Chan	ERP (kW)	HAAT (m)	Latitude (DDMMSS)	Longitude (DDMMSS)	Area (sq km)	Population (thousand)	Percent IX Received
60555	NJ	NEWARK	68	30	200	321	404522	735912	18,012	17,562	2.0
Rotation: 0											
0°	0.656	90°	0.590	180°	0.502	270°	0.746				
10°	0.908	100°	0.596	190°	0.395	280°	0.996				
20°	0.830	110°	0.701	200°	0.289	290°	0.744				
30°	0.795	120°	0.473	210°	0.604	300°	0.802				
40°	0.704	130°	0.536	220°	0.542	310°	0.793				
50°	0.621	140°	0.279	230°	0.807	320°	0.788				
60°	0.841	150°	0.407	240°	0.785	330°	0.900				
70°	0.583	160°	0.489	250°	0.757	340°	0.658				
80°	0.577	170°	0.408	260°	0.746	350°	0.663				
Additional Azimuths			227°	0.231	311°	1.000					

An engineering analysis was conducted for the proposed WFUT-DT operation to determine the predicted interference to all other post-transition DTV operations. The analysis calculated net new predicted interference according to the procedures outlined by the FCC in the *Second DTV Periodic Report and Order*² and related Public Notices. The results indicate the proposal will comply with the FCC's 0.1 percent interference criteria used for the channel election process.

Figure 2 depicts the dipole-adjusted noise-limited contours for the WFUT-DT Appendix B facility, the WFUT-DT currently licensed digital facility and the herein proposed Appendix B facility.

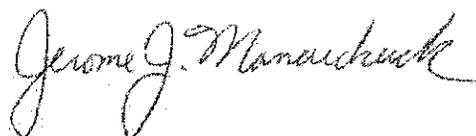
Below is a tabulation of the predicted service population and area for the various WFUT DTV and analog operations:

² *Second Periodic Review of the Commission's Rules and Policies Affecting the Conversion to Digital Television*, MB Docket No. 03-15, Report and Order, 19 FCC Rcd 18279, 18281 (2004).

Facility	Service Population	Service Area
License/Certified (Ch. 53 310 kW(DA)/321 m)	17,801,759	18,453 km ²
DTV Table (Ch. 30 189 kW(DA)/321 m) ³	17,182,000	16,609 km ²
Proposed Operation w/ New DA (Ch. 30 200 kW(DA)/321 m)	17,562,000	18,012 km ²

The channel 30 proposal with the DTV Table specifications provided by Univision will allow complete replication of the current analog operation and will also permit WFUT-DT to maintain service to 380,000 persons that will otherwise lose service if the channel 30 DTV Table facilities are not corrected as set forth herein. Finally, the channel 30 proposal will maintain WFUT-DT's noise-limited coverage area entirely within the noise-limited coverage area certified by Univision for the station in its Form 381.⁴

Based on the foregoing, the FCC is respectfully requested to correct the WFUT-DT specified allotment facility as described herein.



Jerome J. Manarchuck

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Sarasota, Florida 34237
(941) 329-6000 voice
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April 21, 2008

³ Service population and area taken from the DTV Table.

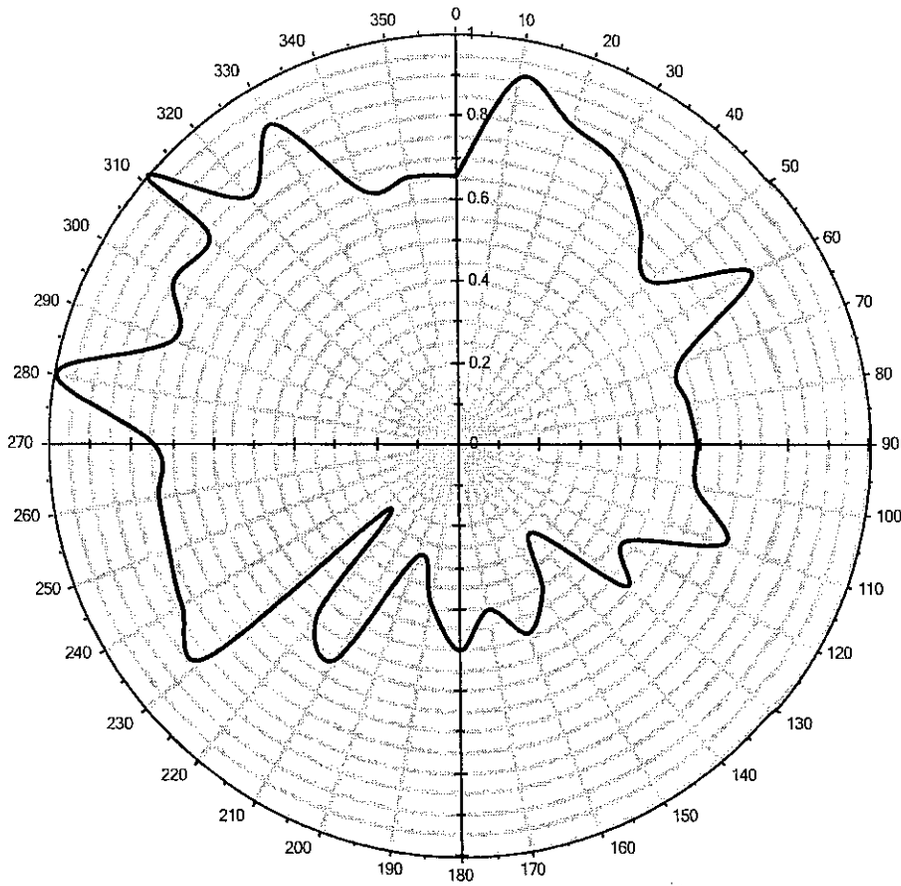
⁴ It is noted that the FCC recalculated facility would require a reduction in ERP from 36.185 kW to 11.2 kW in order to comply with the FCC's 0.1% interference criteria. The resulting interference compliant facility would serve 668,033 less persons than the allotted facility and 1,048,033 less than the WFUT-DT proposal.

DA Inquiry

du Treil, Lundin, & Rackley, Inc., Sarasota, Florida



Antenna Pattern: Antenna ID: 830001



Note: display reflects rotation of 0.00°

Antenna Details:

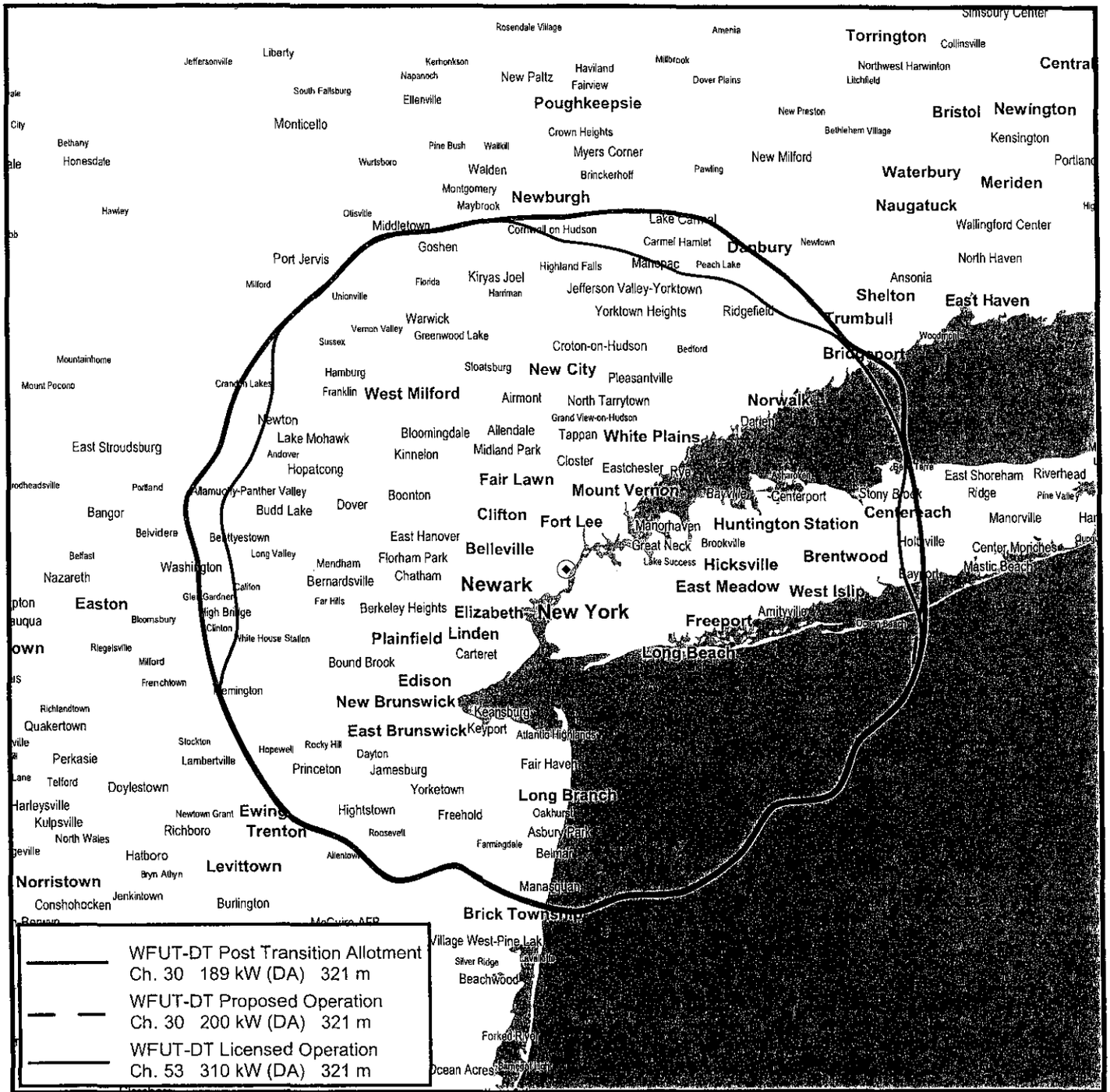
0°	0.656	60°	0.841	120°	0.473	180°	0.502	240°	0.785	300°	0.802	227°	0.231
10°	0.908	70°	0.583	130°	0.536	190°	0.395	250°	0.757	310°	0.793	311°	1.000
20°	0.830	80°	0.577	140°	0.279	200°	0.289	260°	0.746	320°	0.788		
30°	0.795	90°	0.590	150°	0.407	210°	0.604	270°	0.746	330°	0.900		
40°	0.704	100°	0.596	160°	0.489	220°	0.542	280°	0.996	340°	0.658		
50°	0.621	110°	0.701	170°	0.408	230°	0.807	290°	0.744	350°	0.663		

Antenna Make: NEW

Standard Pattern:

Antenna Model: Custom

Last Change Date:



FCC PREDICTED DIPOLE ADJUSTED NOISE LIMITED CONTOURS

DTV STATION WFUT-DT
NEWARK, NEW JERSEY
CH 30

du Treil, Lundin & Rackley, Inc. Sarasota, Florida

CERTIFICATE OF SERVICE

I, Julia Colish, a secretary with the law firm of Pillsbury Winthrop Shaw Pittman LLP, hereby certify that copies of the foregoing “**PETITION FOR RECONSIDERATION**” were served via hand delivery on this 21st day of April 2008 to the following:

Chairman Kevin J. Martin
Federal Communications Commission
445 12th Street, S.W.
Room 8-B201
Washington, D.C. 20554

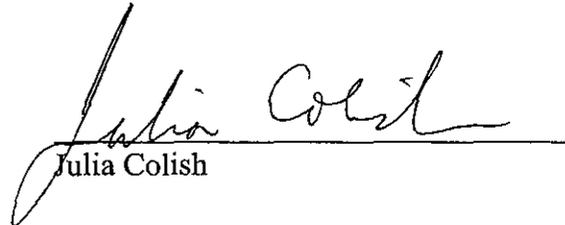
Commissioner Deborah Taylor Tate
Federal Communications Commission
445 12th Street, S.W.
Room 8-A204
Washington, D.C. 20554

Commissioner Michael J. Copps
Federal Communications Commission
445 12th Street, S.W.
Room 8-A302
Washington, D.C. 20554

Commissioner Robert M. McDowell
Federal Communications Commission
445 12th Street, S.W.
Room 8-C302
Washington, D.C. 20554

Commissioner Jonathan S. Adelstein
Federal Communications Commission
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Room 8-C302
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Chief, Video Division
Media Bureau
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Julia Colish