

Exhibit Six- Purpose of Application Displacement Relief WEIL-LP LPTV. (E-6)

With this application and this attached technical exhibit LPTV WEIL-LP channel 54 seeks Displacement relief by applying for channel 45+.

For more general information on the proposed displacement relief channel see exhibit E-1.

Proposed operational parameters for WEIL-LP.

Callsign : Weil-lp (new site)

Coordinates: 39-57-03.0 N, 88-52-05.0 W (nad 84)

Tower ASR # : 1057485

Comments: Side Mount antenna Dielectric TLP-B 16L16010 (C)

Channel : 45 +

Frequency (MHz): 657.26000

HAAT (m): 305.23 AMSL (m): 512.00

Elevation(m): 209.00 Tower COR AGL (m): 303.00

ERP(w): 150000

TX power (w): 9 Gain(dB): 12.04

City/State: Oreana, IL

Licensee : Believers Broadcasting Corporation

ARN: : BLTTL-20011023AAY (current site)

Interference Analysis:

A study has been conducted using the provisions of sections 74.703 74.705, 74.706, 74.707, and 74.709 which indicates that the proposal will not create prohibited interference with other existing NTSC full power, DTV, LPTV, or Land Mobile facilities other than the following:

Broadcast Auxiliary Stations: No interference to existing or proposed stations.

NTSC Full power: No interference to existing or proposed stations.

LPTV Stations: No interference to existing or proposed stations.

DTV Stations : See page 2 of this exhibit for explanation.

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DTV Stations:

The following stations warranted further study to prove non-interference.

Callsign	Fac ID	ARN	City	Class	Type	Status	Ch#	Old Pop%	New Pop%
KIIN*	29095	DTV ALLOTMENT	IOWA CITY	DTV	LIC	Interf	45	0.00%	0.00%
KIIN-DT	29095	BPEDT20000406AAQ	IOWA CITY	DTV	CP	Clean	45	0.00%	0.00%
WEVV	72041	BPCDT19991101AEQ	EVANSVILLE	DTV	CP	Interf	45	0.00%	0.00%
WEVV*	72041	DTV ALLOTMENT	EVANSVILLE	DTV	LIC	Interf	45	0.00%	0.00%
WRSP-DT	62009	BDSTA20030902ADW	SPRINGFIELD	D-STA	LIC	Clean	44	0.00%	0.00%
WRSP-DT	62009	BPCDT19991101AJJ	SPRINGFIELD	DTV	CP	Clean	44	0.00%	0.00%
WRSP-TV*	62009	DTV ALLOTMENT	SPRINGFIELD	DTV	LIC	Clean	44	0.00%	0.00%
WRSP-TV*	62009	DTV ALLOTMENT	SPRINGFIELD	DTV	LIC	Clean	44	0.00%	0.00%
WSNS-DT	70119	BLCDT20010612AIB	CHICAGO	DTV	LIC	Clean	45	0.00%	0.00%
WSNS-TV*	70119	DTV ALLOTMENT	CHICAGO	DTV	LIC	Clean	45	0.00%	0.00%
WTVP	28311	BLET19811118KJ	PEORIA	NTSC	LIC	Clean	-47	0.00%	0.00%
WXIN	146	BLCDT19991105AAK	INDIANAPOLIS	DTV	LIC	Interf	45	0.00%	0.00%
WXIN	146	BPCDT19991029AHB	INDIANAPOLIS	DTV	CP	Interf	45	0.00%	0.10%
WXIN*	146	DTV ALLOTMENT	INDIANAPOLIS	DTV	LIC	Interf	45	0.00%	0.00%
WYZZ-TV	5875	BLCT19851129KG	BLOOMINGTON	NTSC	LIC	Clean	43 Z	0.00%	0.00%

The Study shows 0.00% Interference to DTV stations with the exception of WXIN with a 1/10th of 1% interference potential in reality this is a .07% or 7/100th of 1% potential for all intents and purposes this interference is negligible or 0.00% when rounding is employed as has been demonstrated by current FCC applications it is presented here for accurateness.

For a complete Interference study see exhibit # 6 i attached.

In conclusion the proposed Displacement channel relief will not adversely effect any existing DTV, NTSC, LPTV or Land Mobile Stations.