

EXHIBIT 35
ENVIRONMENTAL STATEMENT
AMMENDMENT TO CONSTRUCTION PERMIT APPLICATION
UP NORTH RADIO, LLC
WBZX BIG RAPIDS, MICHIGAN
CH 280A 2.75 KW (H&V) -15 METERS
FACILITY ID # 191528

Up North Radio, LLC (hereinafter Up North) is the permittee of WBZX, a new FM construction permit on channel 280A (103.9 megahertz), Big Rapids, Michigan (File Number BMPH-20140715AAT). By this application, Up North seeks to locate on an existing communications tower located in an industrial area. In addition to coordinate changes, this application specifies changes in effective radiated power and antenna radiation center height. The proposed site is located at geographic coordinates 43° 41' 08.2" North Latitude, 85° 27' 43.2" West Longitude (NAD27). The proposed station will operate with a maximum effective radiated power (ERP) of 2.75 kilowatts (kW), circularly polarized, and antenna radiation center elevation above mean sea level (AMSL) of 297.0 m for a height above average terrain (HAAT) of -15 meters. The antenna radiation center height above ground level (AGL) will be 19.0 meters.

The FCC maximum permissible exposure (MPE) limits for general population/uncontrolled and occupational/controlled exposures are 0.20 milliwatts per square centimeter (mW/cm^2) and 1.0 mW/cm^2 , respectively, at 103.9 MHz. Entering the proposed antenna, an OMB SGP-1 2 bay (EPA Type 1, ring-stub type) antenna with 0.75 wavelength spacing, the proposed maximum ERP of 2.75 kW and the 19.0 m elevation above ground level, *FM Model* indicated a maximum calculated power density of 176.6 $\mu\text{W}/\text{cm}^2$, which is 88.3 percent of the FCC MPE limit for general population/uncontrolled exposure and 17.7 percent of the FCC MPE limit for occupational/controlled exposure.

If work is performed on the supporting structure or in an area where overexposure could occur, Up North will take actions necessary to prevent the overexposure of workers, including reducing transmitter power or ceasing station operation completely. Additionally, Up North will cooperate with property owners in the immediate vicinity to assure that any work performed at the proposed site, including any work performed on the rooftop of adjoining structures or nearby will be accomplished without workers exceeding the FCC MPEs for general population/uncontrolled exposure.

The instant proposal is categorically excluded from environmental processing since none of the conditions of Sections 1.1306(b)(1), (2) or (3) of the FCC Rules would be involved for the following reasons:

1. The proposed modification to the channel 280A facility does not involve any physical changes to the existing antenna support structure.
2. With regard to RFR exposure concerns, compliance with applicable FCC MPE limits would be achieved

The proposed site consists of an existing communications tower located on industrial property adjacent to a cement plant. Up North will respond to blanketing interference complaints from residents within the 115 dBμ blanketing contour resulting from operation of WBZX. The FM blanketing interference contour as defined in §73.318 is show on the map in Figure 1 (below).

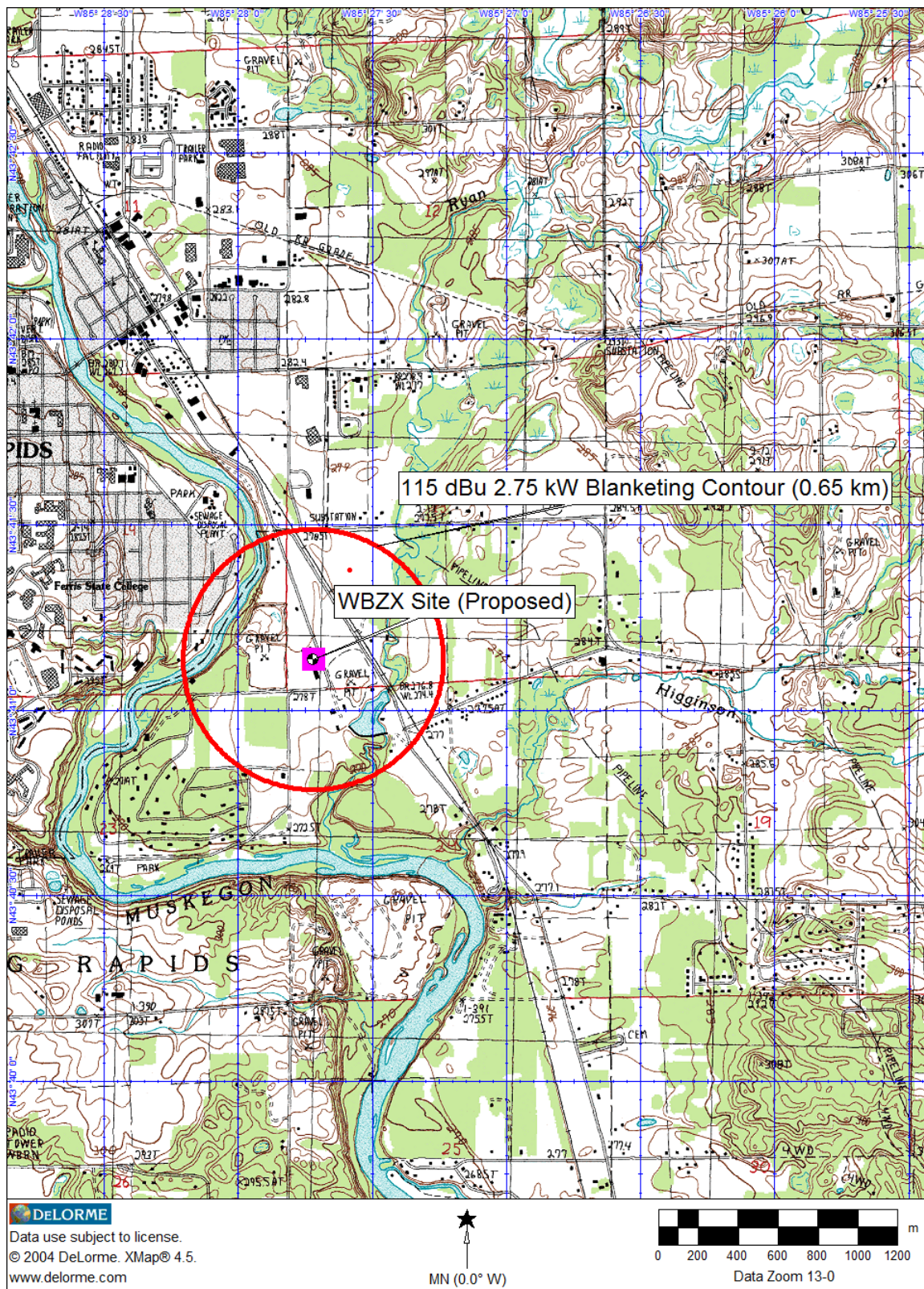


Figure 1 – FM Blanketing Interference Contour