

EXHIBIT 6
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ALLOCATION CONSIDERATIONS

Magnum Radio, Inc.
Tomah, WI

WDLS-LP is presently licensed to operate on Channel 35 with a nondirectional effective radiated power of 16 kilowatts. There are, however, three DTV allotments on Channel 35 located within 265 kilometers of the WDLS-LP transmitter site:

KRIN-DT - Waterloo, Iowa
KARE-DT - Minneapolis, Minnesota
WMVT-DT - Milwaukee, WI

Thus, pursuant to Section 73.3572(a)(4)(iv) of the FCC Rules, WDLS-LP is eligible for displacement relief. WDLS-LP presently holds a displacement construction permit (BPTTL-20000830BUV) authorizing operation on Channel 58, which is located outside the core spectrum. Subsequent to the grant of this Channel 58 displacement construction permit, WDLS-LP was able to identify a suitable core channel which is available for displacement use. As a result, the attached displacement application, which specifies operation on Channel 51, is being filed. This application requests a new displacement construction permit, not a modification of the existing Channel 58 displacement construction permit, and also requests that, upon the grant of a construction permit to cover the attached application, the Channel 58 displacement construction permit be canceled.

The proposed WDLS-LP Channel 51 operating facilities will provide the required contour protection to all analog TV broadcast stations requiring protection consideration pursuant to Section 74.705 of the FCC Rules. The proposed facilities will also provide the required protection to all LPTV, Class A TV, and TV Translator stations requiring protection consideration pursuant to Sections 74.707 and 74.708 of the FCC

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Rules. It should be noted that the proposed WDLS-LP facilities will not provide the contour protection required by Section 74.707 of the FCC Rules to the facilities proposed in four pending applications for new LPTV stations on Channel 51:

BNPTTL-20000802ABS - Winona, MN
BNPTT-20000830BHO - Chippewa Falls, WI
BNPTTL-20000829AVJ - Eau Claire, WI
BNPTT-20000830BGN - Milladore, WI

While this would normally violate Section 74.707 of the FCC Rules, Section 73.3572(a)(4)(ii) of the FCC Rules excludes DTV displacement applicants, such as WDLS-LP in this case, from having to provide any protection consideration to prior filed, but ungranted, applications for new LPTV stations. Thus, the failure to protect these pending new station applications should not serve as an impediment to the grant of the attached displacement application.

The proposed facilities also fail to provide the contour protection required by Section 74.706 of the FCC Rules to three DTV broadcast facilities requiring protection consideration:

KGAN-DT	Cedar Rapids, IA	Channel 51
WPWR-DT	Gary, IN	Channel 51
WLUK-DT	Green Bay, WI	Channel 51

Studies are presently being completed, utilizing the methodology outlined in FCC OET Bulletin 69, to document that the Channel 51 facilities proposed for WDLS-LP in the attached application will not result in cognizable interference to any of these DTV facilities. The results of these OET 69 studies to these three DTV facilities, along with an associated request for a waiver of Section 74.706 of the FCC Rules, will be submitted within the next week to ten days as an amendment to the attached application.