

Exhibit: Section III-A, Question 5
Facility ID 157298
Muskogee, Oklahoma
August 19, 2013

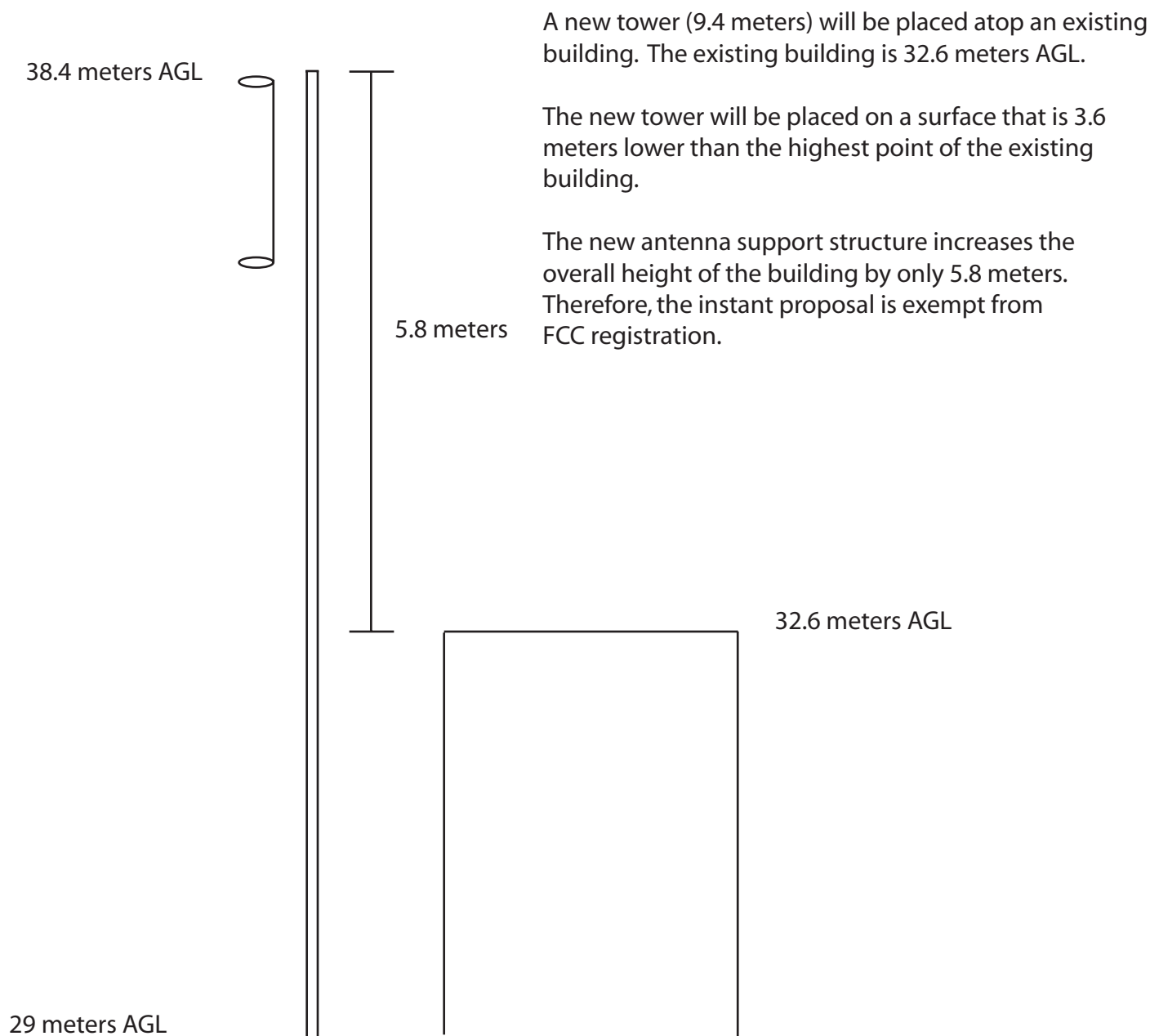


Exhibit: Section III-A, Question 11a
Facility ID 157298
Muskogee, Oklahoma
August 19, 2013

The Applicant proposes to utilize KTFX-FM, Warner (FID #56622) as the primary station for the FM translator proposed in the instant application. KTFX-FM is owned by the Applicant.

The following study demonstrates that the 60 dBu contour of the proposed FM translator is contained entirely within the 60 dBu contour of KTFX-FM.

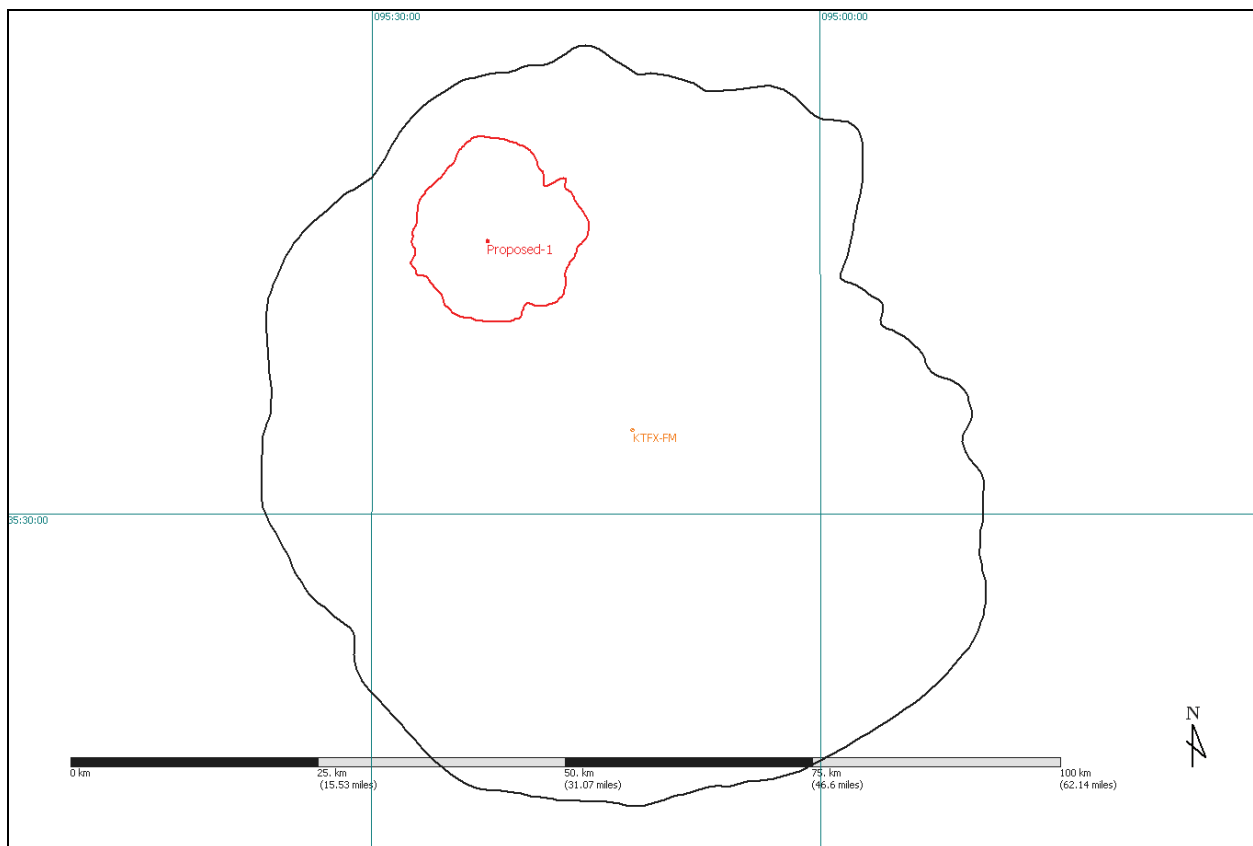
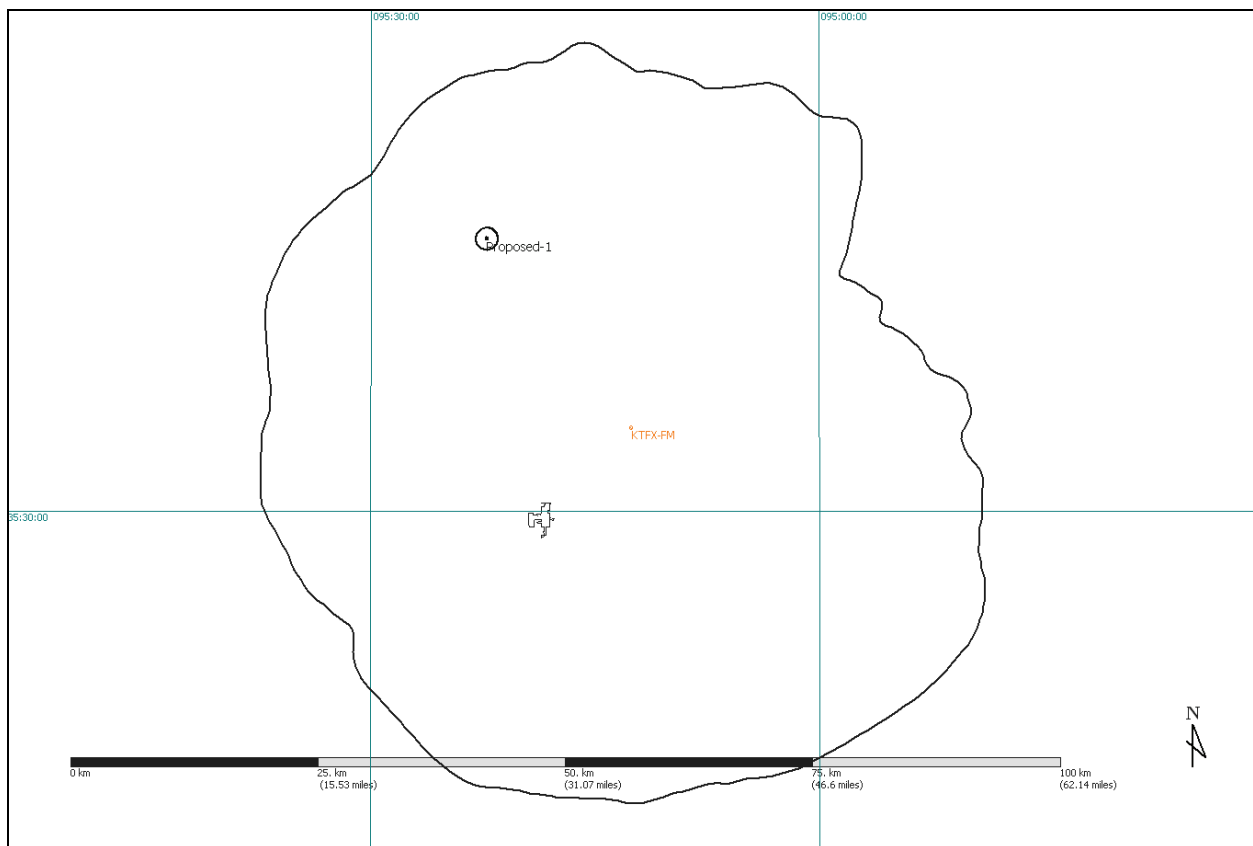


Exhibit: Section III-A, Question 12a
Facility ID 157298
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The instant application proposes a facility within the protected contour of third-adjacent station KTFX-FM.

However, KTFX-FM is commonly owned and the primary station for the proposed fill-in translator. Additionally, the area of predicted interference does not overlap the community of license for KTFX-FM. Under these circumstances, the overlap between the interfering contours of the proposed translator and the protected contour of KTFX-FM are permissible.



The following illustration demonstrates that the proposed facility will not create prohibited overlap to any other licensed facility or pending application.

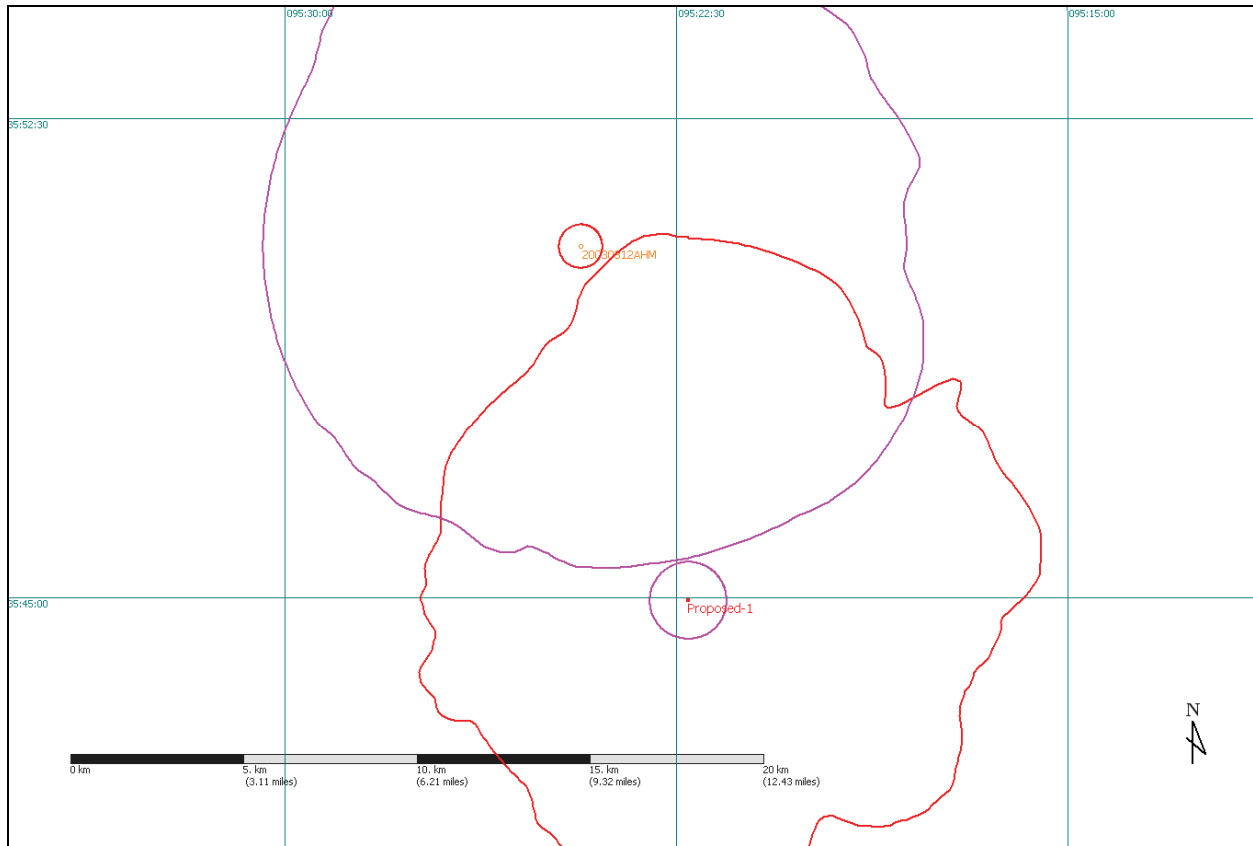


Exhibit: Section III-A, Question 15
Facility ID 157298
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The proposed facility was evaluated in terms of potential radio frequency radiation exposure at ground level in accordance with OET Bulletin No. 65, "Evaluating Compliance With FCC-Specified Guidelines for Human Exposure to Radio frequency Radiation."

A two-bay circularly-polarized antenna for the facility will be mounted with the center of radiation 8.2 meters above the surface of the main roof. The antenna will employ three-quarter wave spacing.

On the surface of the roof, the maximum power density occurs 1 meter from the base of the support structure. At this point, the proposed facility will contribute 166.7 microwatts per square centimeter, or less than 83.35 percent of the allowable ANSI limit for uncontrolled exposure, and 8.34 percent of the allowable limit for controlled exposure.

The roof and the elevator winch room that extends above the main roof are restricted from public access by locked doors.

Furthermore, signs will be posted in the vicinity of the antenna, warning of potential radio frequency hazards at the site. The applicant will reduce power of the facility, or discontinue operation, as necessary to limit human exposure to levels less than specified by the Federal Communications Commission should anyone be required to access the rooftop for maintenance or inspection.