

Environmental Compliance
WWMP-FM1, Montpelier VT
December 30, 2008

This proposal has been evaluated with respect to RF radiation exposure guidelines contained in ANSI Standard OET Bulletin 65, edition 97-01, along with Supplement A (Edition 97-01) regarding additional information for Radio and Television Broadcast Stations.

For the FM band, the MPE limit for general population/uncontrolled exposure is 0.2 mW/cm^2 and the limit for occupational exposure is 1 mW/cm^2 .

Collocated operation from this tower is proposed by WWMP-FM1 and W262AA. This study takes into consideration both stations operating at their applied-for and licensed power levels.

WWMP-FM1's proposed facilities were analyzed utilizing the Commission's FM Model Power Density Prediction program. With a proposed Effective Radiated Power of 0.011 kW horizontal and vertical (total of 0.022 kW) at the Center of Radiation of 5 meters above ground using a Shively 6800 series single bay antenna, it was found that the proposed facility was within ANSI limits.

Exhibit 31 figure 1 of this study shows the results from the FM Model program used by the Commission. It shows the highest power density produced by WWMP-FM1 would be 17.4 uW/cm^2 at a distance of 3 Meters from the antenna at ground level.

W262AA's licensed facilities were also analyzed utilizing the Commission's FM Model Power Density Prediction program. With a licensed Effective Radiated Power of 0.009 kW horizontal and vertical (total of 0.018 kW) at the Center of Radiation of 8 meters above ground using a Shively 6800 series 2 bay, full wavelength spaced antenna, it was found that the proposed combined facility was within ANSI limits.

Exhibit 31 figure 2 of this study shows the results from the FM Model program used by the Commission. It shows the highest power density produced by W262AA would be 2.2 uW/cm^2 at a distance of 4 Meters from the antenna at ground level.

Assuming worst-case power density levels, the combined total is 19.6 uW/cm^2 , which is 9.8% of the general population/uncontrolled exposure limit. Other than as listed in this study, there are no other significant sources of rf radiation at this facility.

Where accessible areas of the support structure are within the hazard zone, they will be posted with signs and protected from unauthorized access.

The proposed operation is on an existing tower.

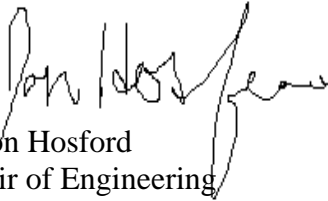
Note 1 of Section 1.1306 of the Commission's rules provides as follows:

The provisions of Sec. 1.1307(a) of this part requiring the preparation of EAs do not encompass the mounting of antenna(s) on an existing building or antenna tower unless Sec. 1.1307(a)(4) of this part is applicable. Such antennas are subject to Sec. 1.1307(b) of this part and require EAs if their construction would result in human exposure to radio frequency radiation in excess of the applicable health and safety guidelines cited in Sec. 1.1307(b) of this part.

Compliance with 1.1307(b) is shown previously in this document. This application will not result in a material change in the facility, thus does not fall under 1.1307(a)(4).

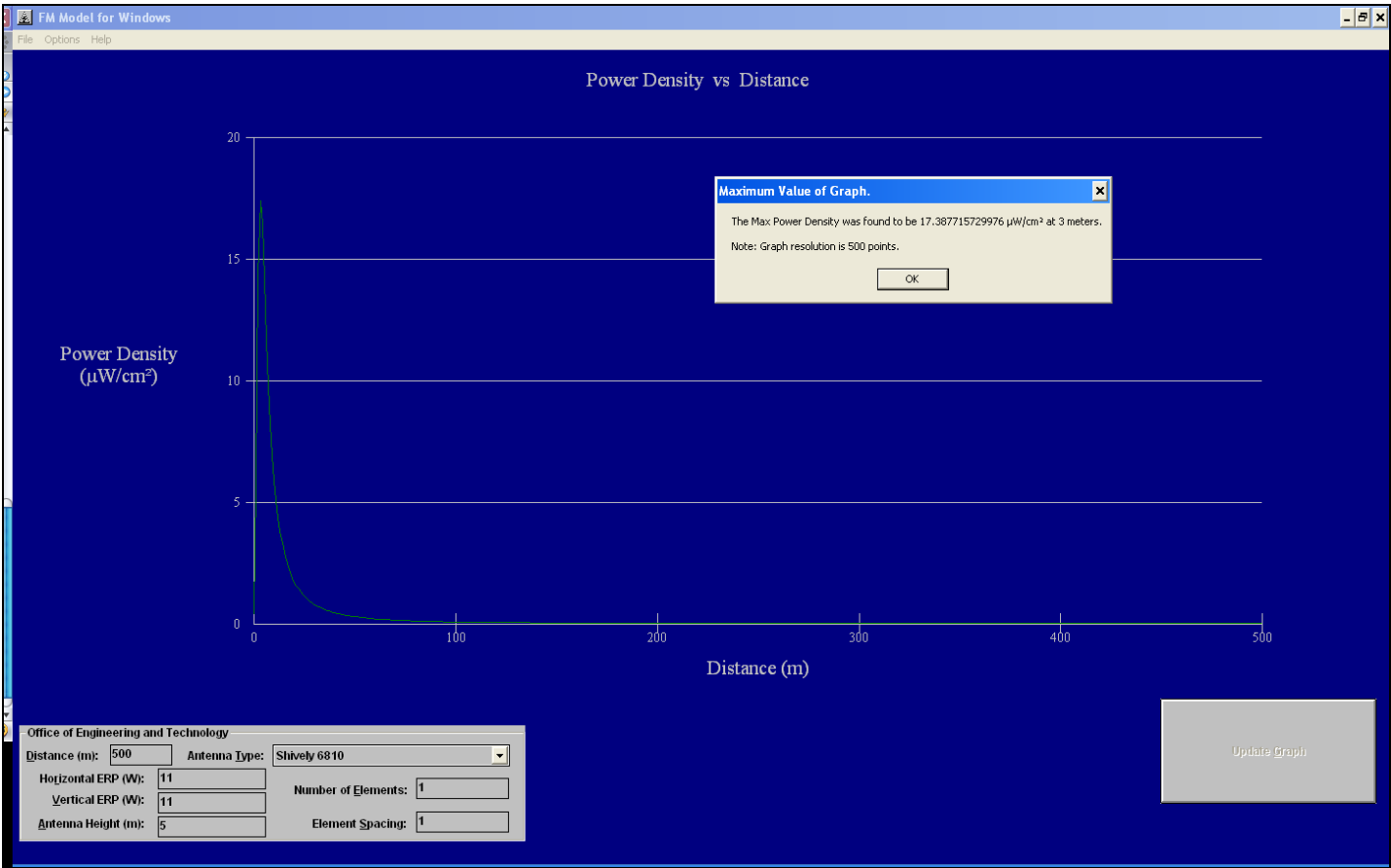
White Park Broadcasting certifies that it, in coordination with other users of the site, will reduce power or cease operation as necessary to protect persons having access to the site, tower or antenna from radiofrequency electromagnetic exposure in excess of FCC guidelines.

The applicant assumes full responsibility for remedying the complaints of blanketing interference for a period of one year. Following the one-year period of full financial obligation to satisfy blanketing complaints, the licensee shall provide technical assistance to affected persons on remedies for blanketing interference. Since the area inside the blanketing contour is sparsely populated, no serious blanketing interference problems are anticipated.



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White Park Broadcasting

WWMP-FM1 Proposed Facility Results



W262AA Licensed Facility Results

