

**DELAWDER COMMUNICATIONS, INC.**

P.O. Box 1095

Ashburn, Virginia 20146-1095

(703) 299-9222

**ENGINEERING REPORT**

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J.B. Salazar

KLMV-LP, Laredo, TX, Channel Displacement to 15 Digital

**EXHIBIT 11**

**LPTV CHANNEL DISPLACEMENT TO DIGITAL – INTERFERENCE STUDIES**

1. J. B. Salazar (“Applicant”) is the licensee of KLMV-LP, Laredo, TX, analog channel 68. By this minor displacement application, Applicant is proposing a channel displacement with digital service to channel 15D. Since KLMV-LP currently operates on an out-of-core channel, KLMV-LP qualifies for displacement relief.

2. Because this is a digital proposal, it is believed that this application will require Mexican Coordination. Please note that this proposal appears to meet all full-channel separation requirements to Mexican facilities and allotments that are included in the FCC’s CDBS Database.

3. Attached as Figure 1 (for the current TV environment) and Figure 2 (for the post-transition environment) are the OET-69 study results for the proposed facility (as the referenced station) as determined on a Sun Computer using a Solaris (Unix-based) operating system and using the same OET-69 software as developed for use by the FCC. (According to the software developer, the program used herein provides identical results as the FCC’s OET-69 processing program.) As demonstrated by Figures 1 and 2, the proposed facility adequately protects all required US broadcast stations as required by the FCC Rules<sup>1</sup>. All studies are conducted in accordance with current FCC Rules and Regulations.

4. The Applicant accepts any existing and future interference that may result from any primary or secondary TV station that is otherwise deemed to have status priority to the herein-proposed facility.

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<sup>1</sup> KGNS-TV is currently authorized for pre-transition digital service on channel 15 at Laredo, but does not appear to be currently operating on channel 15. KGNS-TV has chosen channel 8 as its post-transition digital channel.