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Exhibit 6

Engineering Statement in support of Application BLTT1485 Channel 36, Windsor, CO, Syncom Media Group, Inc.

BACKGROUND

The Syncom Media Group, Inc. is making a displacement application to move to a channel within the core channel group. As a part of this displacement application, the ERP will be increased, the antenna pattern and orientation changes, and the station is moving to Windsor, CO.

INTERFERENCE STUDY

Channel 36- was analyzed using Longley-Rice methodology in accordance with OET Bulletin 69. The antennas were changed to use the OET Bulletin 69 vertical radiation patterns and the ERP on the horizon was used in lieu of the maximum ERP and the associated electrical downtilt. The population count was taken from the year 1990 census data. The squares used were 2 km on a side except where noted by an (*).

ANALYSIS

KFCT-TV, Ft. Collins, CO, 22-

BLCT19950628KF; The population impact to KFCT-TV is 0%.

KKTU-TV, Cheyenne, WY, 33-

BLCT19980410KF; The population impact to KKTU-TV is 0%.

KCNC-DT, Denver, CO, 35N

BPCDT19980729KJ; The population impact to KCNC's construction permit is 0.097% which according to FCC rules is 0% interference.

ANALYSIS - cont'd.

KCNC-DT, Denver, CO, 35N

BMPCDT20000501ADD; The population impact to KCNC-DT's application is 0%.

K35EQ, Ft. Collins, CO, 35-

BLTTV19980514JB: The population impact to K35EQ is 0%.

K36AC, Yuma, CO, 36N

BLTT20011114AAJ; The population impact to K36AC's licensed station is 0%.

NOTE: There are several applications for channel 36 facilities in Colorado, Wyoming, and western Nebraska. However, none of these applications were examined for interference since this application is a displacement and takes precedence over the other applications.

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