

Exhibit 6 - Statement A
**NATURE OF APPLICATION AND
ALLOCATION CONSIDERATIONS**

prepared for
Guenter Marksteiner
WHDT-LP Miami-Fort Lauderdale, Florida
Facility ID 9614
Ch. 44 1.56 kW

Nature of Application

Guenter Marksteiner (“*Marksteiner*”) is the permittee of digital low power television station WHDT-LP Channel 44, Miami-Fort Lauderdale, Florida, Facility ID 9614 (file number BMPTTL-JG0601EX). The Construction Permit for WHDT-LP expires in late December, 2001. Marksteiner would be prepared to commence operations prior to the expiration of the CP, but for unanticipated difficulties in obtaining the filters necessary to ensure compliance with the Commission’s DTV emissions mask. However, Marksteiner has determined that the transmitter to be used will comply with the Commission’s DTV emissions mask when operated at a lesser power. Therefore, the instant application for WHDT-LP proposes to reduce the effective radiated power (“ERP”) from 15 kW to 1.56 kW in order to proceed to operation.

Change in Antenna System

Marksteiner is authorized to use an Andrew medium power directional antenna with a peanut pattern (ALP4M1-HSH-44). Deliverability issues have caused Marksteiner to propose to use a Shively panel array (2040-2/4 Special) which approximates the authorized directional pattern. Further, the instant application specifies a mounting location on the same structure as authorized but at an elevation approximately 40 meters lower. The instantly proposed operating parameters for WHDT-LP will therefore be completely contained by those which are authorized for WHDT-LP. As demonstrated with **Figure 1**, the proposed effective radiated power (“ERP”) will not exceed that which is authorized in any direction.

Exhibit 6 - Statement A
NATURE OF APPLICATION AND ALLOCATION CONSIDERATIONS
(page 2 of 2)

Allocations Considerations

As discussed in detail the May, 1998 application to operate WHDT-LP on Channel 44 as a digital LPTV facility, Channel 44 can be operated as digital LPTV station but not as an NTSC station due to the difference in potential interference issues associated with Digital versus NTSC facilities. Based on the detailed OET-69 showings of no interference made for the 15 kW digital LPTV which has been authorized, it is believed that the instant lesser facility (*with a proposed ERP of 1.56 kW*) will cause no interference to any identifiable NTSC, DTV, Class A, Class A eligible TV station or LPTV facility.

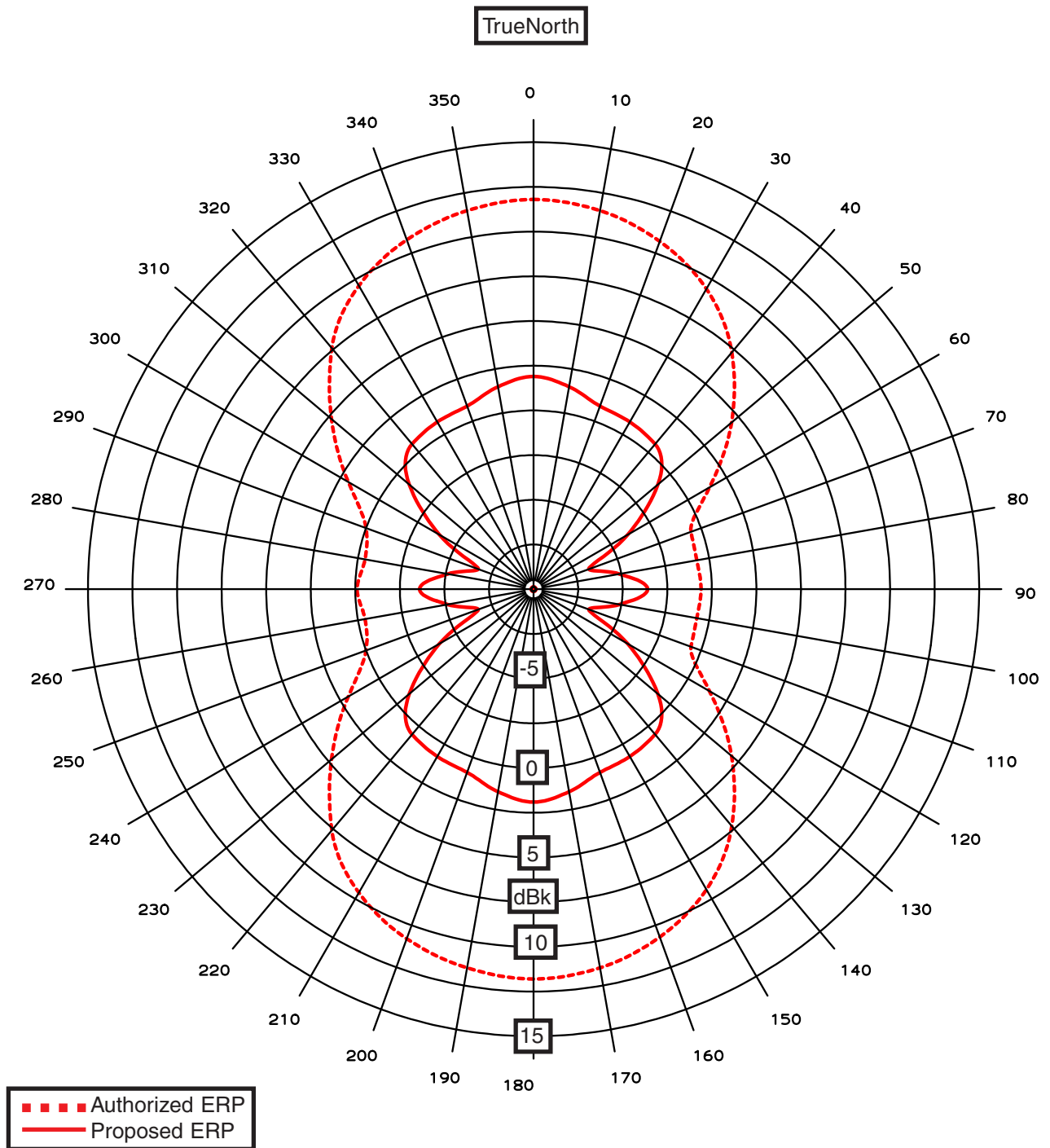


FIGURE 1
COMPARISON PLOT OF HORIZONTAL PLANE POWER

prepared December 2001 for
Guenter Marksteiner
WHDT-LP Miami-Fort Lauderdale, Florida
Facility ID 9614
Ch. 44 1.56 kW

Cavell, Mertz & Davis, Inc.
Fairfax, Virginia