

Exhibit 26 - Statement A
NATURE OF THE PROPOSAL
ALLOCATION CONSIDERATIONS

prepared for
Ramar Communications II, Ltd.
KSTQ-FM New Deal, Texas
Facility ID 54684
Ch. 247C2 32 kW 187 m

Ramar Communications II, Ltd. (“Ramar”) is the licensee of FM radio station KSTQ-FM, Ch. 247C1, Plainview, Texas (file number BLH-20060418ADX). KSTQ-FM operates with 98 kW effective radiated power (“ERP”) with a non-directional antenna at an antenna height above average terrain (“HAAT”) of 226.4 meters. The instant application seeks authority to specify a new community of license, to change from Class C1 to C2, and to relocate the transmitter to a new location at an established communications site.

Nature of the Proposal

The instant application proposes a minor change to modify the KSTQ-FM license to allot it to New Deal, Texas, with the reference coordinates of New Deal¹ as the Channel 247C2 allotment point pursuant to Section 73.208(a)(1)(ii) of the Rules. The proposed facility will have an ERP of 32 kW at an HAAT of 187 meters utilizing a directional FM antenna. The transmitter will be located on an existing support structure registered with the FCC (ASR number 1248244).

Allocation Considerations

A directional antenna system is proposed. The attached **Exhibit 26 - Figure 1** supplies a plot of the proposed directional “envelope” pattern. Tabulated relative field data is supplied in the accompanying FCC Form 301 Section III-B “Tech Box” item 12. The principal community of New Deal is wholly encompassed by the proposed KSTQ-FM 70 dBμ coverage contour as depicted in the coverage contour map of **Exhibit 26 - Figure 2**.

¹ According to the FCC’s database, the reference coordinates for New Deal, Texas are 33° 43’ 13” N latitude and 101° 50’ 10” W longitude. A study of the minimum separation requirements for the New Deal allotment shows that the site meets all minimum distance separation requirements set forth in §73.207 of the FCC Rules with respect to all existing facilities and vacant allotments.

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ALLOCATION CONSIDERATIONS
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The proposed KSTQ-FM facility meets the minimum distance separation requirements of Section 73.207 of the Commission’s Rules with respect to all other stations, vacant allotments, and proposals, as contained within the Commission’s CDBS database with the exception of a vacant allotment (Ch. 248C2, Denver City, TX). An allocation spacing summary table is provided as **Exhibit 26 - Table I**.

Regarding the proposed short-spacing to the vacant Denver City allotment, processing under Section 73.215 of the Commission’s Rules is hereby respectfully requested. Attached as **Exhibit 26 – Figure 3** (and detailed in **Exhibit 26 – Figure 3A**) is a depiction of the pertinent protected and interfering contours for the proposed KSTQ-FM and the maximized Denver City allotment. As depicted, the interfering contour does not overlap the protected contour of either facility.

International and Other Considerations

The proposed facility is located 402.7 km from the nearest U.S. – Mexican border. This exceeds the required 320 km coordination distance for facilities near international borders. Thus, it is believed that international coordination will not be required.

The nearest FCC monitoring station is 764.2 km distant at Douglas, Arizona. This exceeds the threshold minimum distance specified in §73.1030(c)(3) that would suggest consideration of the monitoring station. The proposed site is also located outside bounds of the area specified in §73.1030(a)(1). Thus, notification of the instant proposal to the National Radio Astronomy Observatory at Green Bank, West Virginia, is not required. There are no AM broadcast stations located within 3.2 km (2 miles) of the proposed site, according to information extracted from the Commission’s engineering database.

It is thus believed that the facility proposed herein will satisfy all of the pertinent Commission Rules and Policies now in effect regarding allocation matters.

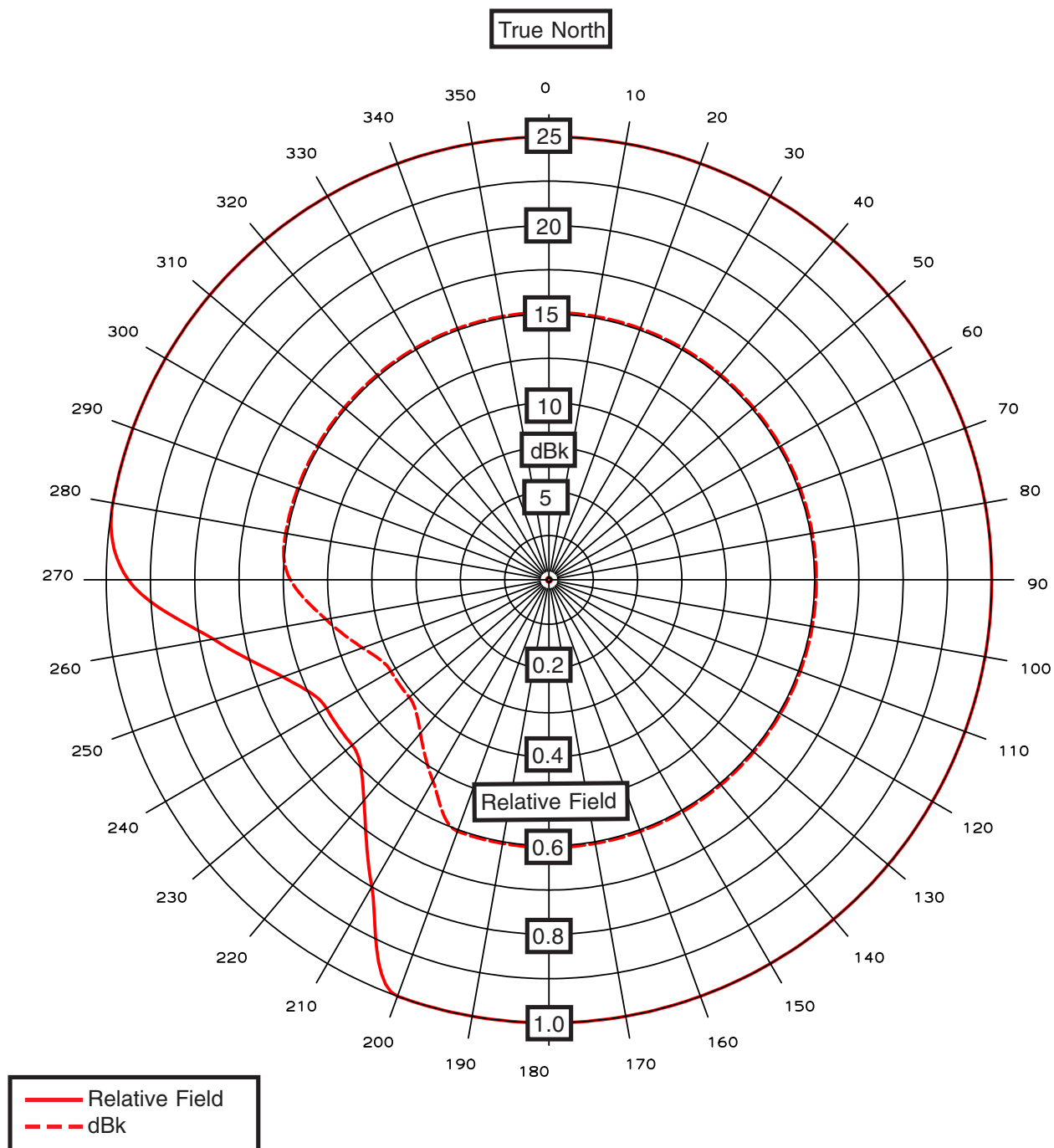


EXHIBIT 26 - FIGURE 1
ANTENNA HORIZONTAL PLANE
RADIATION PATTERN

prepared April 2007 for
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Cavell, Mertz & Associates, Inc.
Manassas, Virginia

EXHIBIT 26 - FIGURE 2 PROPOSED COVERAGE CONTOURS

prepared April 2007 for
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Cavell, Mertz & Associates, Inc.
 Manassas, Virginia

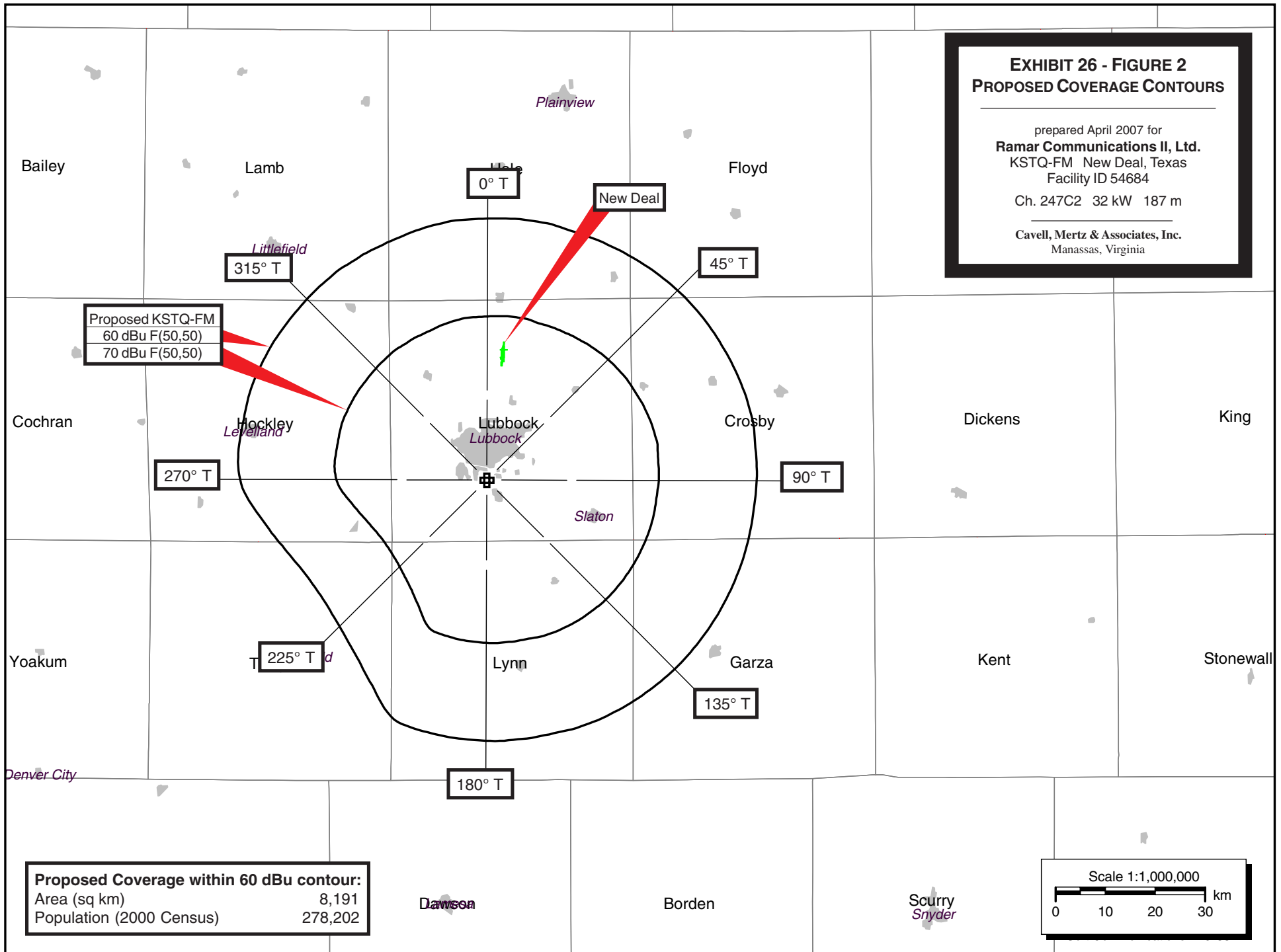


Exhibit 26 - Table I
ALLOCATION SPACING SUMMARY
 prepared for
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REFERENCE				CLASS = C2				DISPLAY DATES	
33 30 08 N.				Current Spacings				DATA	04-07-07
101 52 20 W.				Channel 247 - 97.3 MHz				SEARCH	04-19-07
Call	Channel	Location		Azi	Dist	FCC	Margin		
KSTQ-F	LIC	247C1	Plainview	TX	25.1	44.21	224.0	-179.79	
AL1050	VAC	248C2	Denver City	TX	238.5	120.23	130.0	-9.77*	
RADD	ADD	249A	O'Donnell	TX	164.6	66.34	55.0	11.34	
KGEE	LIC	247C1	Pecos	TX	209.6	252.78	224.0	28.78	
KVRP-F	LIC	246C1	Haskell	TX	100.7	195.16	158.0	37.16	
RADD	ADD	249A	Roaring Springs	TX	64.2	118.76	55.0	63.76	
AU7058	VAC	244C2	Turkey	TX	53.4	125.26	58.0	67.26	
AP1179	APP	244C2	Turkey	TX	53.4	125.26	58.0	67.26	

* §73.215 processing requested with respect to Ch. 248C2 Denver City allotment.
 Class C2 to Class C2 first adjacent channel 117 km spacing is met.

EXHIBIT 26 - FIGURE 3
§73.215 CONTOUR PROTECTION

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Proposed KSTQ-FM
Ch. 247C2
54 dBu F(50,10)
60 dBu F(50,50)

Vacant Ch. 248C2
Denver City, TX
(Maximized)
54 dBu F(50,10)
60 dBu F(50,50)

