

Exhibit 6B

Explanation of 24Kilometer Move

KBDF-LP (Facility ID. No. 3265) presently operates on Channel 64 and serves the communities of Brownsville and Harlingen, Texas. The facility presently broadcasts from a site approximately 22 Kilometers from the border with Mexico. Due to the facility's proximity to the Mexican border, any application for displacement relief is subject to United States-Mexican **"Agreement Relating To The Usage Of Television Broadcasting Channels In The Frequency Range 470-806 MHZ (Channels 14-69) Along the United States-Mexico Border."** Pursuant to this Agreement, any displacement application filed on behalf of KBDF-LP will require Mexican concurrence. Applicant will only receive concurrence if it fully protects all Mexican facilities and allotments.

By this application, Applicant in **NO WAY** proposes to serve any other communities or population different from the communities of Brownsville and Harlingen which are this Facility's licensed communities and which this facility already serves. Specifically, Applicant proposes to completely overlap the existing and proposed facility contours.

A move of slightly more than 16 Kilometers, in this case, 24 kilometers, is required because of the need to protect Mexican facilities and allotments. The present broadcast site is located approximately equidistantly between Harlingen and Brownsville, with Harlingen to the north and Brownsville to the south. In order to protect Mexican facilities to the south and U.S. facilities located to the west, Applicant must move to a site to the west of Brownsville-Harlingen and use a directional pattern pointing due east. By moving to the west, Applicant is able to provide coverage over its licensed communities without radiating in a southerly orientation and thus protect Mexican facilities. Applicant can not broadcast from its present site on the proposed channel 28 as this would necessitate radiating in a southerly direction to cover Brownsville and such a design would cause interference to Mexican facilities. Furthermore, by moving west and radiating easterly, Applicant is able to protect the co-channel facility located in McAllen to the due west. Moving in any other direction than westerly will fail to provide the necessary protections to the co-channel facility in McAllen and Mexican facilities.

Applicant has picked the first and closest broadcast tower to the west of its present licensed site. There are **NO TOWERS** between the present licensed site and the easterly site selected by applicant. The FCC Tower registration database does indicate that there is one tower (#1233174) slightly closer to the existing site, but an on-site inspection indicates that the tower was never built.

In summary, Applicant needs to move the broadcast site approximately 24 kilometers, approximately 8 kilometers farther than normally allowed by the Commission in order to relocate to the East of its licensed community so that Applicant may protect Mexican facilities and the community of McAllen. By this application, Applicant

proposes a facility that continues service ONLY over it present communities of license and no more.