

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MB Docket No. 87–268; FCC 08–72]

Advanced Television Systems and Their Impact Upon the Existing Television Broadcast Service

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This document disposes of the petitions for reconsideration filed in response to the *Seventh Report and Order* in this digital television (“DTV”) Table of Allotments proceeding and also addresses the comments filed in response to the *Eighth Further Notice of Proposed Rule Making* in this proceeding. This document finalizes the post-transition DTV table and provides all eligible stations with a channel for digital operation after the transition from analog to digital television in February 2009. This document makes several changes to the DTV Table in response to petitions for reconsideration and comments and establishes in Appendix B the parameters for post-transition operation by television broadcasters.

DATES: Effective March 21, 2008.

ADDRESSES: You may submit comments, identified by MB Docket No. 87–268, by any of the following methods:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments.
- *Federal Communications Commission’s Web Site:* <http://www.fcc.gov/cgb/ecfs/>. Follow the instructions for submitting comments.
- *People with Disabilities:* Contact the FCC to request reasonable accommodations (accessible format documents, sign language interpreters, CART, etc.) by e-mail: FCC504@fcc.gov or phone: 202–418–0530 or TTY: 202–418–0432. For detailed instructions for submitting comments and additional information on the rulemaking process, see the **SUPPLEMENTARY INFORMATION** section of this document.

FOR FURTHER INFORMATION CONTACT: For additional information on this proceeding, contact Kim Matthews of the Media Bureau, Policy Division, (202) 418–2154.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission’s *Memorandum Opinion and Order on Reconsideration of the Seventh Report and Order and Eighth Report and Order* (“*MO&OR*”) in MB Docket No. 87–268, FCC 08–72, adopted March 3, 2008, and

released March 6, 2008. The full text of this document is available for public inspection and copying during regular business hours in the FCC Reference Center, Federal Communications Commission, 445 12th Street, SW., CY–A257, Washington, DC 20554. These documents will also be available via ECFS (<http://www.fcc.gov/cgb/ecfs/>). (Documents will be available electronically in ASCII, Word 97, and/or Adobe Acrobat.) The complete text may be purchased from the Commission’s copy contractor, 445 12th Street, SW., Room CY–B402, Washington, DC 20554. To request this document in accessible formats (computer diskettes, large print, audio recording, and Braille), send an e-mail to fcc504@fcc.gov or call the Commission’s Consumer and Governmental Affairs Bureau at (202) 418–0530 (voice), (202) 418–0432 (TTY).

I. Introduction

1. On August 6, 2007, we adopted a new, and final, Table of Allotments for digital television (“DTV”) providing all eligible stations with channels for DTV operations after the DTV transition on February 17, 2009. *Seventh Report and Order and Eighth Further Notice of Proposed Rule Making* (*Seventh R&O* and *Eighth FNPRM*), *Advanced Television Systems and their Impact Upon the Existing Television Broadcast Service*, 22 FCC Rcd 15581 (2007) (*Seventh R&O* and *Eighth FNPRM*). The final DTV Table accommodates all eligible broadcasters, reflects to the extent possible the channel elections made by broadcasters, and is consistent with efficient spectrum use. The final DTV Table also establishes the channels and facilities necessary to complete the digital transition and ultimately will replace the existing DTV Table at the end of the DTV transition. The post-transition DTV Table will be codified at 47 CFR 73.622(i). The revisions to the post-transition table made herein are attached hereto in Appendix A. The current DTV Table, which is contained in 47 CFR 73.622(b), will become obsolete at the end of all authorized pre-transition DTV operations. The current NTSC Table, which is contained in 47 CFR 73.606(b), will become obsolete at the end of the transition, when all full-power analog operations must cease. The existing DTV Table continues to govern stations’ DTV operations until the end of the DTV transition. This *MO&OR* resolves all petitions for reconsideration and related issues in connection with the final DTV Table of Allotments.

2. We received 124 timely filed petitions for reconsideration of the *Seventh R&O* reflecting 221 requests for action on individual stations. The vast majority of the petitions request specific changes to the DTV Table and/or Appendix B facilities. The DTV Table specifies a channel for each eligible full power broadcast television station. Appendix B sets forth specific technical facilities—ERP, antenna HAAT, antenna radiation pattern, and geographic coordinates—at which stations will be allowed to operate. Appendix B also includes information on service area and population coverage. In the *MO&OR*, we address these specific requests as well as several more general issues raised by some petitioners. In general, we have accommodated the requests made by petitioners for changes to the DTV Table and/or Appendix B to the extent possible consistent with the interference and other standards outlined in the *Seventh Further Notice of Proposed Rule Making* (*Seventh FNPRM*), 71 FR 66592, November 15, 2006 and the *Seventh R&O* in this proceeding. A large number of the petitions requested changes to Appendix B facilities to permit the station to use an existing analog antenna when the station returns to its analog channel for post-transition digital operations. We addressed and resolved 30 such requests that were raised during the comment period for the *Seventh R&O*. Where possible, we have made the revisions requested by these petitioners. We note, too, that the flexibility we recently adopted in the *Third DTV Periodic Review Report and Order* will provide many of the petitioners with the opportunity to request and receive the facilities they sought in this docket when the station files its application for authorization on its final, post-transition channel. Reliance on the application process for modifying facilities is consistent with the requests and preferences of several petitioners, as described, *infra*. We also note that when stations filed their petitions for reconsideration, they were unaware of the flexibility we would provide in the application process, and many filed to preserve their rights, while advocating for revision through the application process rather than by reconsideration. We also reiterate that requests for revisions to Appendix B in this docket, or for modifications in the application process, that are attempts to maximize beyond authorized post-transition facilities will not be granted at this time. However, as provided in the *Third DTV Periodic Report and Order*, stations will have the opportunity to request

expanded facilities later this year. See *Third DTV Periodic Report and Order*, Section V.E., para. 148.

3. In addition, we are adopting an *Eighth Report and Order (Eighth R&O)* herein addressing a number of revisions to the DTV Table and/or Appendix B proposed in the *Eighth Further Notice of Proposed Rule Making (Eighth FNPRM)*. In the *Eighth FNPRM*, we sought comment on tentative channel designations ("TCDs") for three new permittees and identified a number of other proposed revisions to the DTV Table and/or Appendix B advanced by commenters in either reply comments or late-filed comments to the *Seventh FNPRM*. In the *Eighth R&O*, we address comments received in response to the *Eighth FNPRM*.

Third DTV Periodic Review

4. On December 22, 2007, the Commission adopted a *Report and Order* in the Third DTV Periodic Review proceeding. See *Report and Order, Third Periodic Review of the Commission's Rules and Policies Affecting the Conversion to Digital Television*, MB Docket No. 07–91, FCC 07–228 (rel. Dec. 31, 2007) ("Third DTV Periodic Report and Order") (73 FR 5634, Jan. 30, 2008). In the *Third DTV Periodic Report and Order*, we adopted a number of procedures and rules changes designed to provide flexibility to broadcasters to ensure that they meet the statutory transition deadline and complete construction of their final, post-transition facilities. Among other things, we established construction deadlines for full-power television stations to construct their full, authorized post-transition (DTV Table Appendix B) facilities and decided that stations moving to a different channel for post-transition operation would not be required to construct or complete a digital facility on their pre-transition DTV channel. Specifically, the Commission established the following construction deadlines: (1) May 18, 2008 for stations that will use their pre-transition DTV channel for post-transition operations and already have a construction permit that matches their post-transition (DTV Table Appendix B) facilities; (2) August 18, 2008 for stations that will use their pre-transition DTV channel for post-transition operations, but which do not have a construction permit that matches their post-transition (DTV Table Appendix B) facilities; and (3) February 17, 2009 for stations building digital facilities based on a new channel allotment in the post-transition DTV Table and for stations facing a unique technical challenge, such as the need to reposition a side-

mounted antenna, that prevents them from completing construction of their final DTV facilities before turning off their analog transmission. In addition, we announced our intent to lift the freeze on the filing of maximization applications on August 17, 2008, the date by which we expect to have completed processing stations' applications to build their post-transition facilities. Until this date, we will maintain our freeze and, except as discussed below, will not accept maximization applications to expand facilities.

5. We also adopted several policies in the *Third DTV Periodic Report and Order* designed to accommodate stations that apply for facilities that deviate to some extent from the facilities set forth in the Appendix B adopted herein. For example, we adopted a waiver policy that will permit rapid approval of minor (*i.e.*, not exceeding 5 miles) expansion applications filed by stations that are moving to a different channel (*e.g.*, their analog channel) for post-transition operation. *Id.* Specifically, we will permit stations to expand beyond their authorized service area where the station demonstrates that such expansion: (1) Would allow the station to use its analog antenna or a new antenna to avoid a significant reduction in post-transition service from its analog service area; (2) would be no more than five miles larger in any direction than their authorized service area, as defined by the post-transition DTV Table Appendix B; and (3) would not cause impermissible interference, *i.e.*, more than 0.5 percent new interference, to other stations. We also stated that, while we generally will not permit more than 0.5 percent new interference, we will consider on a case-by-case basis allowing stations to cause additional new interference if stations can demonstrate that they need this additional flexibility to serve their analog viewers. Consistent with our existing rules, we will also consider on a case-by-case basis stations' negotiated interference agreements provided these agreements are consistent with the public interest. *Id.* This policy will allow added flexibility for stations that wish to use their existing analog channel antenna, and will help the transition process by reducing the demands on equipment suppliers and installation crews during a critical time as the transition deadline nears. As noted above, we received a number of petitions for reconsideration from stations seeking changes to the DTV Table and Appendix B to permit them to use their analog antenna when they

return to their analog channel. The 5-mile waiver policy we adopted in the *Third DTV Periodic Report and Order*, in addition to the relief we grant herein, should provide significant relief to stations in this situation. In addition, with respect to evaluating interference in applications to construct post-transition facilities, we permitted stations a limit of 0.5 percent new interference in addition to that in the DTV Table Appendix B. This approach provides more flexibility than the interference standard proposed in the *Third DTV Periodic Review NPRM*, which would have permitted a total of 0.5 percent interference post-transition, rather than 0.5 percent interference in addition to existing interference reflected in DTV Table Appendix B. This added flexibility in the interference standard, together with the 5-mile waiver policy, should permit quick action on and approval of the vast majority of applications for the final DTV facilities adopted in the DTV Table and Appendix B herein. In the *Third DTV Periodic Report and Order*, we stated that stations should file their applications for post-transition facilities as soon as possible in order to have the maximum time to order equipment and build their facilities. We provided expedited processing (generally within 10 days) to stations whose applications demonstrate the following requirements: (1) The application does not seek to expand the station's facilities beyond its final post-transition DTV Table Appendix B facilities; (2) the application specifies facilities that match or closely approximate the DTV Table Appendix B facilities (*i.e.*, if the station is unable to build precisely the facilities specified in DTV Table Appendix B, then it must apply for facilities that are no more than five percent smaller than its facilities specified in Appendix B with respect to predicted population); and (3) the application is filed within 45 days of the effective date of the *Third DTV Periodic Report and Order*, which became effective January 30, 2008. Stations that filed a petition for reconsideration of the *Seventh R&O* may receive expedited processing provided they file their applications within 45 days of the Commission's release of this *Memorandum Opinion and Order on Reconsideration* and otherwise qualify for expedited processing.

II. Discussion

A. General Issues

6. Most of the petitions for reconsideration filed in response to the *Seventh R&O* pertain to individual

station situations. We will discuss these petitions in detail below, grouped according to the nature of the request. However, a number of petitioners raised general issues, and we begin by discussing these petitions.

1. MSTV Petition for Reconsideration and Clarification

7. We grant in part and deny in part the Association for Maximum Service Television, Inc. ("MSTV") Petition for Reconsideration and Clarification, which, along with several *ex parte* letters, urges the Commission to afford regulatory flexibility to stations to permit them to build post-transition facilities that will serve current viewers. We agree with many of the points raised by MSTV and have taken a number of steps in this proceeding and in the Third DTV Periodic Review proceeding to address their concerns.

8. MSTV argued in both this docket and the Third DTV Periodic Review that the Commission should entertain and grant stations' requests as part of the applications process rather than through the allotment process based on petitions for reconsideration of the *Seventh R&O*. We agree and grant their petition to the extent that many of the requests made by specific broadcasters can be addressed at the application stage and do not require adjustments to Appendix B. However, we are taking a two-pronged approach by both revising Appendix B in response to petitions for reconsideration, where appropriate, and providing significant flexibility in the Third DTV Periodic Review proceeding for applications for post-transition facilities. These two approaches together will permit stations to apply for post-transition facilities that match as closely as possible the facilities that the station has requested, is authorized to serve, and that reach current analog viewers without causing interference to other stations or violating the freeze.

9. MSTV is particularly concerned that the Commission provide flexibility to stations that are not currently on their final, post-transition channels with respect to antenna patterns, particularly those stations that want to use their current analog antennas for post-transition operation. MSTV argues that, as a technical matter, it can be difficult and in some cases impossible to build DTV facilities to operate on a new channel that will replicate the interim DTV antenna pattern, which is the pattern the Commission tried to replicate in the DTV Table Appendix B. In addition, MSTV states that many stations would like to use their analog antenna for their post-transition operations and this antenna may not be

capable of replicating precisely the antenna pattern reflected in DTV Table Appendix B. MSTV also notes that, in light of these difficulties, many stations may have to reduce power significantly on the post-transition channel to shrink the station's service area in order to keep the service contour within the contour allotted on Appendix B. This could result in a loss of service post-transition to many current viewers. We shared MSTV's concern in this regard and therefore urged stations to file petitions for reconsideration, including stations that had not filed during the comment cycle following the *Seventh FNPRM*. These general concerns, as well as the specific circumstances portrayed in the individual petitions and comments, contributed to the Commission's decisions in the *Third DTV Periodic Review Report and Order* to provide procedures and policies affording greater flexibility in the application process.

10. MSTV notes that, in the Third DTV Periodic Review proceeding, broadcasters proposed a number of solutions to address these antenna pattern issues. Specifically, MSTV and the National Association of Broadcasters ("NAB") proposed that the Commission permit stations returning to their analog channel for post-transition operations and planning to use their existing analog antenna to exceed the Appendix B service contour by no more than five miles. In addition, in its Petition for Reconsideration and Clarification in this proceeding, MSTV also proposed, as an alternative measure to address antenna pattern concerns, that the Commission apply a more relaxed interference standard to stations returning to their NTSC channel (*i.e.*, permit such stations to cause a maximum of 2 percent interference for 12 months after February 2009) to afford these stations the ability to replicate their NTSC coverage. MSTV asserted that the Commission could resolve the antenna pattern issue by adopting these proposals in the Third DTV Periodic Review proceeding. However, MSTV also urges the Commission to grant individual stations' requests for relief if they have filed petitions for reconsideration of the *Seventh R&O* in this proceeding.

11. As noted above, in the *Third DTV Periodic Report and Order* we adopted a waiver policy that will permit rapid approval of minor (*i.e.*, not exceeding 5 miles) expansion applications filed by stations that are moving to a different channel (*e.g.*, their analog channel) for post-transition operation. This 5-mile waiver policy will allow added flexibility for stations that wish to use

their existing analog antenna and, by permitting more such stations to use existing antennas, should reduce the demand for new equipment and installers for the remainder of the transition period. While we declined in the *Third DTV Periodic Report and Order* to permit more than 0.5 percent new interference generally, we stated that we would consider on a case-by-case basis allowing stations to cause additional new interference if stations can demonstrate that they need this additional flexibility to serve their analog viewers. We also stated that, consistent with our existing rules, we would consider on a case-by-case basis stations' negotiated interference agreements provided these agreements are consistent with the public interest. We decline to adopt any further relief proposed by MSTV in this proceeding. As we stated in the *Third DTV Periodic Report and Order*, we believe that the 5-mile waiver policy, together with other policies adopted in that Order, provide sufficient flexibility to stations, especially when combined with the changes to the DTV Table Appendix B we adopt herein for stations that filed petitions for reconsideration.

12. We received a total of 124 timely filed petitions reflecting 221 requests for changes to the DTV Table and/or Appendix B for individual stations. We grant, in whole or in part, 112 of these requests. For these stations, as discussed further below, we are changing Appendix B to either reflect the specific parameters requested by the station for post-transition operation or to otherwise provide the station with substantial relief. For stations for whom the revised Appendix B adopted herein has been changed to reflect the exact parameters sought by the station, these parameters either match a current authorization for the station or the station will presumably file an application for post-transition operation requesting these parameters that will be eligible for expedited processing pursuant to the procedures adopted in the *Third DTV Periodic Report and Order*. Thus, for these stations there should be no antenna pattern issue left to resolve. With respect to stations for whom the revised Appendix B herein provides some but not all of the relief sought by the station, the flexibility adopted in the *Third DTV Periodic Report and Order* will permit these stations to file an application for post-transition operation that deviates to some extent from these Appendix B parameters. The combination of the relief provided herein and the flexibility adopted in the *Third DTV Periodic Report and Order*

should be sufficient to address antenna pattern concerns for the vast majority of stations moving to a new channel post transition.

13. We grant MSTV's request that, where stations did not seek reconsideration of discrepancies between Appendix B and the facilities that DTV stations are using or intend to use post-transition, (*See* Petition for Reconsideration and Clarification of MSTV at 8–9.), they will not be deemed to have given up any rights to fix these discrepancies at the application or licensing stage.

14. It is worthwhile to clarify that the specific parameters listed on DTV Table Appendix B describe each station's service area based on its certification during the channel election process. In many cases this is a hypothetical facility. *See Seventh R&O*, 22 FCC Rcd at 15588–89, paras. 17–18. When a station applies for the construction permit to build its facility, it may need to depart to some extent from the parameters listed on Appendix B to construct the actual facility, for example, to reflect an achievable directional antenna pattern or to locate the antenna at a height on the tower where mounting is possible. Station applications that cover the same area (or not more than five percent smaller) will be processed quickly. For such stations, no change to Appendix B will be necessary. For stations that wish to make a more significant adjustment, for example, to use their existing analog antenna, we will consider their petition for reconsideration, as described herein, as well as their forthcoming application for construction permit ("CP"). Stations that did not file a petition for reconsideration, or filed too late to be considered, may nevertheless apply for the facilities they want and we will consider their application consistent with the procedures and policies adopted in the *Third DTV Periodic Review Report and Order*.

2. Protection of DTV Allotments

15. We deny the request of several petitioners to abandon Appendix B and rely exclusively on the DTV Table of Allotments, specifying only communities and channel numbers and not the specific parameters for digital facilities. Contrary to these petitioners' arguments, use of Appendix B is consistent with the Commission's longstanding practice for analog and digital channel allotments.

3. TV Channels 5 and 6

16. Mullaney Engineering, Inc. ("MEI") and EME Communications ("EME") have filed petitions requesting

that the Commission eliminate the requirement in section 73.525 of the Commission's rules that new FM stations protect channel 6 DTV allotments or, alternatively, that it altogether eliminate channel 6, and possibly channel 5, from the digital TV allotment process and allocate that corresponding spectrum to the FM service. Section 73.525 requires that applications for construction permits for new or modified facilities for a non-commercial educational ("NCE") FM station on Channels 200–220 (88.1–91.9 MHz) protect affected TV stations operating on channel 6 unless the application is accompanied by a written agreement between the NCE-FM applicant and each affected TV Channel 6 broadcast station concurring with the proposed NCE-FM facilities. *See* 47 CFR 73.525. Affected stations are defined as TV Channel 6 stations located within specified distances of an NCE-FM station on FM channels 200–220. We deny these requests.

B. Requests for Minor Adjustments

17. In this *Memorandum Opinion and Order on Reconsideration*, we grant five requests for minor adjustments to station coordinates for stations that are remaining on their pre-transition digital channel. At this stage in the allotment process, we need make such changes only for stations whose pre- and post-transition DTV channels are the same and that, therefore, generally need not file an application for construction or modification. Where the station's pre- and post-transition DTV channels are the same, the corrected coordinates are specified on a station license or construction permit, and the requested change did not result in a change of more than three seconds latitude or longitude for the station, we are making the requested correction. The stations for which we make such a correction are listed in Appendix D1 hereto and the changes requested by those stations are reflected in DTV Table Appendix B adopted herein. We deny the requests for similar changes from nine stations that are moving to a different channel for post-transition operations and that may request such minor coordinate changes as part of the station's application for post-transition facilities. The stations for which we decline to make minor adjustments herein but which may request these adjustments in an application are: KDSE, Dickinson, ND; KFME, Fargo, ND; KUPK, Garden City, KS; WBKO, Bowling Green, KY; WEAU, Eau Claire, WI; WIBW, Topeka, KS; WJHG, Panama City, FL; WSAW, Wausau, WI; and KBSH, Hays, KS. Such minor changes will not prevent

applications that otherwise qualify from receiving expedited processing.

18. Some of the stations listed on Appendix D1 requested modification of Appendix B to round a station's geographic coordinates to the nearest whole second rather than merely truncate the data. For such petitioners whose pre- and post-transition channels are the same, and that provided us with station coordinates expressed to the tenth of a second, we have revised DTV Table Appendix B herein to round the coordinates to the nearest whole second.

19. In addition, for five stations we deny the request to change station coordinates because the geographic coordinates as listed in Appendix B match the coordinates listed on the station's license or construction permit. The five stations are KSEE, Fresno, CA; WTAP, Parkersburg, WV; WTVY, Dothan, AL; KKTU, Colorado Springs, CO; WOWT, Omaha, NE. We are revising parameters in Appendix B to match a current license or CP, but any desired adjustment to a license or CP itself must be requested by application. For each of these five stations, the pre- and post-transition DTV channels are the same. Thus, these stations already have an authorization on their post-transition channel and should revise the coordinates on their license or CP by requesting such revisions on FCC Form 302.

C. Requests To Make Changes to Certification

20. We grant 55 petitions consistent with our treatment in the *Seventh R&O* to permit changes to stations' facility certifications (FCC Form 381) based on appropriate demonstrations from these stations where such changes are consistent with the circumstances contemplated in the *Seventh Further Notice*. In paragraph 28 of the *Seventh Further Notice*, the Commission recognized that some stations have already constructed or received authorization to construct facilities on the station's TCD that provide service to areas that extend beyond that to which the station certified on FCC Form 381. Because the interference protection provided during the channel election process was limited to the facilities to which the station certified in FCC Form 381, the Commission noted that stations serving or authorized to serve areas beyond their certified area could become subject to interference in those areas. The Commission stated that it would permit stations in this situation to propose to modify their certified facilities to match their authorized or constructed facilities. Stations requesting such a change were required

either to (1) submit an engineering analysis demonstrating that the proposed change to their certified facilities would not result in interference in excess of 0.1 percent to any licensee's existing TCD or (2) submit the signed, written consent of every affected licensee. The Commission also stated in the *Seventh Further Notice* that stations in these circumstances seeking a change in their certification would be required to accept interference from any channel election already approved.

1. Requests That Meet the Interference Criteria

21. We grant 53 petitions, as we did in the *Seventh R&O*, to permit stations to change their facility certifications (FCC Form 381), and thus our post-transition DTV Table Appendix B, where such stations have demonstrated in a petition for reconsideration that such modification of their facilities will conform to licensed or authorized facilities and where the proposed change to the Appendix B facilities either meets the interference criterion discussed above (*i.e.*, the proposed change would not result in interference in excess of 0.1 percent to any licensee's existing TCD) or, as discussed further below, the station affected agreed to accept the interference. We have made the changes requested by these petitioners and the changes are reflected in the revised DTV Table Appendix B adopted herein. A list of the stations for which we made these changes is attached hereto in Appendix D2. To address the requests of those commenters in this group whose stations are moving to a different channel for post-transition service, we recalculated their post-transition DTV coverage area based on their authorized or licensed DTV facility, as indicated by the file number shown in Appendix D2. Only one of these stations requires special explanation, KPXC, due to its atypical circumstances.

22. *KPXC, Denver, CO*. As noted on Appendix D2, we grant the request from Paxson Denver License, Inc. ("Paxson"), licensee of station KPXC-TV, channel 59, and permittee of KPXC-DT, channel 43, Denver, CO, which was allotted channel 43 in the DTV Table in the *Seventh R&O*. Paxson requests that the KPXC certification and Appendix B allotment be made consistent with its DTV construction permit originally granted on November 29, 2005. While our interference analysis shows that the change requested by KPXC would cause 2.2 percent interference to KOAA, Pueblo, CO (analog channel 5, digital channel 42 for both pre- and post-

transition), KOAA has submitted a letter stating that it consents to the allotment change requested by KPXC.

23. As we noted in the *Seventh R&O*, KPXC has encountered zoning issues that have been the subject of litigation. As Paxson is still lacking zoning approval for its preferred site for KPXC, it has informed the Commission that it will be filing an application to move to a new site. According to Paxson, the combination of the changes to Appendix B for KPXC granted herein and the flexibility adopted in the *Third DTV Periodic Report and Order* will permit it to file an application to specify a new tower site for KPXC. We continue to request that Paxson keep us informed concerning any relevant progress and events in its zoning case.

2. Requests by Operating Stations That Do Not Meet Interference Criteria

24. We grant requests from two stations, consistent with our treatment in the *Seventh R&O*, to permit stations that are already operating their final, post-transition DTV facilities to change their facility certifications (FCC Form 381), and thus our post-transition DTV Table Appendix B, to reflect those facilities, even though such operations will exceed the 0.1 percent interference standard. As described below, these stations requested changes to the proposed DTV Table Appendix B to reflect operating facilities where we have determined that the interference caused to the TCD of another licensee exceeds the 0.1 percent interference standard and there is no interference agreement with the affected station. While these stations are requesting changes to the parameters adopted in the *Seventh R&O* in situations where the level of interference exceeds the relevant standard, we find that they have met their burden of demonstrating that special circumstances justify a waiver because they are already operating their final, post-transition DTV facilities. We believe it is unnecessary and unfair to require these already-operational facilities to reduce service. In addition, the stations receiving the interference have not filed an opposition to the stations requesting the change.

25. *WBNX, Akron, OH*. We grant the request of Winston Broadcasting Network, Inc. ("Winston"), licensee of station WBNX-TV, channel 55, and WBNX-DT, channel 30, Akron, OH, which was allotted channel 30 in the DTV Table in the *Seventh R&O*. Winston requests that the parameters for WBNX in Appendix B be changed to conform the antenna ID number to the information reflected in the WBNX-DT

license. The Commission's interference analysis shows that WBNX-DT's licensed facility causes 0.16 percent interference to WEYI, Saginaw, MI (analog channel 25, digital channel 30 for both pre- and post-transition).

26. *KALB, Alexandria, LA*. We grant the request of Media General Communications Holdings, LLC ("Media General"), licensee of station KALB, channel 5, and KALB-DT, channel 35, Alexandria, LA, which was allotted channel 35 in the DTV Table in the *Seventh R&O*. Media General requests that the certification and Appendix B parameters for KALB be changed. The changes requested would make those parameters consistent with the KALB-DT license. The Commission's interference analysis shows that KALB-DT's licensed facility causes 0.59 percent interference to KARD, West Monroe, LA (analog channel 14, digital channel 36 for both pre- and post-transition).

D. Requests for Modified Coverage Area

27. We grant the requests filed on behalf of 40 stations whose post-transition DTV channel is different from their pre-transition DTV channel to change the coverage area in the *Seventh R&O* DTV Table Appendix B. The stations for which we are modifying the coverage area herein are listed in Appendix D3 and the modified parameters for those stations are reflected in Appendix B as modified herein. In general, these petitioners argue that the facilities specified in the DTV Table Appendix B adopted in the *Seventh R&O* do not permit the station to provide service to the area served by the station's analog facility. We deny the requests filed on behalf of 24 stations for which our adjustment would result in a smaller facility than that described by the parameters on Appendix B as adopted in the *Seventh R&O* or that would shift the station's service area in such a way that existing viewers would lose service post-transition. In addition, we deny the requests filed by 13 stations for which our adjustment to Appendix B would result in impermissible interference. Both groups of petitioners—those granted or denied—can apply for desired facilities in the application process.

28. Many of these petitioners plan to return to their station's analog channel post-transition and request changes to the parameters specified on Appendix B to permit the station to use its existing analog antenna. In general, these petitioners argue that it is difficult or impossible for the station to use their preferred antenna to serve the allotment specified on Appendix B. In many

cases, in order to stay within this allotment, as required by the existing freeze on expansion of a station's contour, the station would be required to significantly reduce power, thereby potentially resulting in a loss of service post-transition to existing viewers. Other petitioners request changes to the power level or antenna specified in Appendix B in order to allow the station to continue to serve its analog viewers post-transition.

29. In response to the petitions filed on behalf of these stations, we have provided the same relief herein that we provided to similarly situated stations in the *Seventh R&O*. Specifically, we have recalculated Appendix B facilities based on replicating the analog coverage that was used to determine the station's initial DTV table facilities. If the recalculation would result in a reduction in the Appendix B facilities or would result in an undesirable shift in the station's service area, we are retaining the Appendix B facilities that we adopted in the *Seventh R&O* without change. The stations whose Appendix B facilities are not being changed for this reason are: KABY, Aberdeen, SD; KAIL, Wailuku, HI; KARE, Minneapolis, MN; KAZT, Prescott, AZ; KETA, Oklahoma City, OK; KFPF, Flagstaff, AZ; KHAW, Hilo, HI; KHET, Honolulu, HI; KMEB, Wailuku, HI; KPNX, Mesa, AZ; KSFY, Sioux Falls, SD; KUSA, Denver, CO; KUVI, Bakersfield, CA; KWEX, San Antonio, TX; WBIR, Knoxville, TN; WEEK, Peoria, IL; WIRT, Hibbing, MN; WMAE, Booneville, MS; WMAZ, Macon, GA; WMMP, Charleston, SC; WNAC, Providence, RI; WOTF, Melbourne, FL; WTVX, Fort Pierce, FL; and WZZM, Grand Rapids, MI. Although we are not revising Appendix B in these latter cases, we note that these stations may be able to obtain much, if not all, of the relief they seek when they file an application for their final post-transition DTV channel pursuant to the rules and procedures adopted in the *Third DTV Periodic Report and Order*. As discussed above, we adopted a number of policies in that Order designed to give substantial flexibility to stations moving to a different channel for post-transition digital service, including stations that are returning to their analog channel and that plan to use their analog antenna.

30. If our recalculation of Appendix B based on replication of the station's initial DTV table facilities would result in a larger coverage area or a desirable coverage area shift, and our analysis indicates that the recalculated facilities (1) meet the 0.1 percent interference standard specified in the *Second DTV*

Periodic Report and Order or (2) would cause more than 0.1 percent new interference but the affected station(s) agree to accept the interference, we are granting the request to change DTV Appendix B to reflect the larger or shifted coverage area. These stations are listed in Appendix D3, and the revised parameters for these stations are reflected in the revised DTV Table Appendix B, *infra*. We believe that permitting these changes to Appendix B is consistent with our overall goal in the DTV transition of encouraging replication of analog service. One of the Commission's objectives throughout the transition has been to permit broadcasters to reach with digital service the audiences they have been serving with analog service so that viewers will continue to have access to the stations that they are accustomed to receiving over the air. We remain committed to ensuring that viewers maintain the best possible television service after the transition date. The revisions granted to the stations listed in Appendix D3 are consistent with this goal as they will permit these stations to provide digital service to more of their established analog viewers.

1. Granted Requests for Which an Opposition Was Filed

31. For three stations listed on Appendix D3, WUSA, Washington, DC, WHAS, Louisville, KY, and WPBN, Traverse City, MI, there was an opposition filed to the station's petition for reconsideration. We briefly discuss these oppositions and related pleadings below. As described above, for all stations listed on Appendix D3, including WUSA, WHAS, and WPBN, our recalculation of Appendix B herein resulted in a larger coverage area consistent with our interference standards. Accordingly, we revised Appendix B for these stations to provide them with this larger coverage area. While these revisions to Appendix B may not include the specific parameters requested by WUSA, WHAS, and WPBN in their petitions, the revised Appendix B parameters together with the flexibility adopted in the *Third DTV Periodic Report and Order* should provide to these stations some, if not all, the relief they seek when they file applications for post-transition facilities.

32. *WUSA, Washington, DC*. We grant, in part, the request of Gannett Co. Inc. ("Gannett"), indirect owner of WUSA, channel 9, and WUSA-DT, channel 34, Washington, DC, allotted channel 9 in the DTV Table in the *Seventh R&O*. Gannett submitted a petition for reconsideration requesting to amend the

Form 381 certification of WUSA-DT to specify the station's replicated service area rather than the maximized service area in order to permit the station to use an existing combined analog antenna for its post-transition DTV operations. Sonshine Family Television, Inc. ("Sonshine") filed an opposition to the petition claiming that the proposed revised allotment for WUSA would cause interference to WBPH-DT, Bethlehem, PA (analog channel 60, post-transition digital channel 9) in excess of the applicable interference standard. Sonshine argued initially that the proposed revised WUSA allotment would cause new interference to WBPH of 3.744 percent. In response to a later pleading filed by Gannett, Sonshine revised its position to support the WUSA proposal if certain power limitations were met by the post-transition WUSA facilities. The Commission recalculated Appendix B facilities for WUSA pursuant to the process described above and performed an interference analysis based on these recalculated Appendix B facilities. The Commission's interference analysis shows no new interference from the revised Appendix B facilities for WUSA to WBPH or any other station and the revised WUSA parameters are reflected in the Appendix B adopted herein. While these revised parameters may not reflect all of the changes requested by Gannett, the changes to Appendix B when combined with the flexibility provided in the *Third DTV Periodic Report and Order* for the application process should provide all or much of the relief sought for WUSA.

33. *WHAS, Louisville, KY*. We grant, in part, the request of Belo Corp. ("Belo"), licensee of WHAS, channel 11, and WHAS-DT, channel 55, Louisville, KY, allotted channel 11 in the DTV Table in the *Seventh R&O*. Belo submitted a petition for reconsideration requesting that its Form 381 certification be amended to specify the WHAS replicated analog service area rather than its maximized service area and that Appendix B be modified to reflect an omni-directional antenna pattern that would permit WHAS to use its existing analog omni-directional antenna for post-transition operations. Primeland Television, Inc. filed an opposition arguing that the proposed changes to WHAS are premature and will cause substantial interference to the post-transition operations of WLFI, Lafayette, LA (analog channel 18, post-transition digital channel 11). Primeland also states that WLFI has declined to enter into an interference agreement with WHAS. Belo acknowledges in its

petition that its proposed changes to WHAS would cause interference to WLFI-DT, but argues that its proposal actually represents a reduction from the level of interference currently caused to WLFI-TV by WHAS-TV's analog facility. In its opposition, Primeland argues that the facilities specified in the DTV Table concern post-transition operations and that any masking interference caused by WHAS's analog facilities should be disregarded. In reply Belo argues that grant of its petition would best serve the public interest as the changes it requests for WHAS will permit existing analog viewers of that station to receive WHAS digital service, while those changes will not deprive any current analog viewers of WLFI of that station's digital service. The Commission recalculated Appendix B facilities for WHAS pursuant to the process described above and performed an interference analysis based on these recalculated Appendix B facilities. The Commission's interference analysis shows no new interference from the revised Appendix B facilities for WHAS to WLFI or any other station and those revised WHAS parameters are reflected in the Appendix B adopted herein. While these revised parameters may not reflect all of the changes requested by Belo, the changes to Appendix B when combined with the flexibility provided in the *Third DTV Periodic Report and Order* should provide all or most of the relief sought for WHAS.

34. *WPBN, Traverse City, MI*. We grant, in part, the petition for reconsideration filed on behalf of WPBN. Barrington Traverse City License LLC, licensee of television station WPBN, channel 7, and WPBN-DT, channel 50, Traverse City, MI, was allotted channel 7 for post-transition operations in the *Seventh R&O*. In its petition for reconsideration, Barrington seeks revised technical parameters for WPBN's post-transition operations in order to operate at the coordinates and height of its channel 7 analog operation, using its analog antenna.

35. *WOOD License Company, LLC*, licensee of WOOD-TV/DT in Grand Rapids, Michigan, opposes Barrington's petition on the grounds that granting the requested change for WPBN would cause interference to WOOD's post-transition operations on DTV channel 7, resulting in loss of service to 11,868 persons or 0.52 percent of WOOD's service population. In its reply, Barrington argues that WOOD is incorrect and that the requested allotment for WPBN would actually cause substantially less interference to WOOD-DT post-transition than is

caused currently by the WPBN analog facility.

36. The Commission recalculated Appendix B facilities for WPBN pursuant to the process described above and performed an interference analysis based on these recalculated Appendix B facilities. The Commission's interference analysis shows no new interference from the revised Appendix B facilities for WPBN to WOOD or any other station and those revised WPBN parameters are reflected in the Appendix B adopted herein. While these revised parameters may not reflect all of the changes requested by Barrington, the changes to Appendix B when combined with the flexibility provided in the *Third DTV Periodic Report and Order* should permit Barrington to obtain at least some of the relief it seeks for WPBN.

2. Granted Requests Filed by Stations That Were Previously Addressed in the *Seventh Report and Order*

37. Petitions for reconsideration were filed on behalf of the following stations requesting reconsideration of the Commission's decisions in the *Seventh R&O* regarding the stations. The Commission has modified Appendix B herein for these stations and the stations appear on Appendix D3 herein. As these petitions relate to particular decisions made in the *Seventh R&O*, they are discussed individually below.

38. *KCET, Los Angeles, CA*. We grant, in part, the petition for reconsideration of Community Television of Southern California ("CTSC"), licensee of NCE station KCET, channel 28, and KCET-DT, channel 59, Los Angeles, CA, which received channel 28 for its TCD in the proposed DTV Table. In its comments filed in response to the *Seventh Further Notice*, CTSC requested that the Commission change DTV Table Appendix B to specify maximized parameters for KCET-DT. The Commission denied the CTSC request because the KCET maximized facilities would cause interference to the certified facilities of KEYT, Santa Barbara, CA (analog channel 3, post-transition digital channel 27) on its TCD in excess of the permissible 0.1 percent limit. In its petition for reconsideration, CTSC states that it has determined that Appendix B specifies a different antenna than the current KCET analog antenna, which CTSC states is the antenna it has always intended to use for its post-transition facility. CTSC requests that the Commission modify Appendix B to specify its current antenna, which will permit replication of KCET's current NTSC and DTV service areas.

39. The Commission has recalculated the Appendix B facilities for KCET pursuant to the process described above and performed an interference analysis based on these recalculated Appendix B facilities. The Commission's interference analysis shows no new interference to other stations from the revised Appendix B facilities for KCET and, accordingly, we have revised Appendix B herein to reflect these revised KCET parameters. While these revised parameters may not reflect all of the changes requested by CTSC, the changes we make herein to Appendix B when combined with the flexibility provided in the *Third DTV Periodic Report and Order* should provide all or most of the relief sought for KCET.

40. *WGAL, Lancaster, PA*. We grant, in part, the petition for reconsideration of Hearst-Argyle Television, Inc. ("Hearst"), parent company of the licensees of WGAL channel 8 and WGAL-DT channel 58, which was allotted channel 8 for post-transition operations in the *Seventh R&O*. Hearst seeks reconsideration of the Commission's denial of its request to change the certified technical parameters for its post-transition facilities to replicate analog service. Specifically, it reiterates its comments filed in response to the *Seventh Further Notice* where it requested an increase in HAAT to 415 meters and a decrease in ERP to 5.36kW. In response to these comments, the Commission recalculated WGAL's Appendix B facilities based on replicating its analog coverage area and determined that the recalculation resulted in a reduction in the Appendix B facilities for WGAL. Accordingly, in the *Seventh R&O*, we retained the larger Appendix B facilities that we had initially proposed for WGAL. Hearst argues in its petition that the Commission erred in its treatment of WGAL in the *Seventh R&O* because, in fact, the recalculated Appendix B facilities based on replication would result in a larger coverage area for WGAL.

41. As Hearst indicates in its petition that it would prefer a modified coverage area for WGAL even if that coverage area is smaller or shifted from the area on Appendix B, the Commission has recalculated the Appendix B facilities for WGAL pursuant to the process described above and performed an interference analysis based on these recalculated Appendix B facilities. The Commission's interference analysis shows no new interference to other stations from the revised Appendix B facilities for WGAL and, accordingly, we have revised Appendix B herein to reflect these revised parameters.

3. Requests That Do Not Meet the Interference Standard

42. As described in greater detail below, we deny the requests from 13 stations that filed petitions requesting changes to the DTV Table Appendix B adopted in the *Seventh R&O* to increase the station's coverage area, because our recalculations of the Appendix B facilities and interference analysis show that the requested change would result in interference that would exceed the 0.1 percent interference standard and the affected station has not agreed to accept this interference. None of these petitions request changes to reflect DTV facilities they are operating or are authorized to operate. We note, however, that many of these stations must file an application for authority to construct the station's post-transition facility. As a result of the flexibility adopted in the *Third DTV Periodic Report and Order*, stations whose requests for modified coverage area are denied may be able to specify facilities in that application that more closely approach the parameters requested in the station's petition for reconsideration. The following is a list of these stations and a description of their individual circumstances.

43. *KEMV, Mountain View, AR*. We deny the petition for reconsideration filed by Arkansas Educational Television Commission ("AETC"), licensee of noncommercial educational station KEMV, channel 6, and KEMV-DT, channel 13, Mountain View, AR, which was allotted channel 13 for post-transition operations in the DTV Table in the *Seventh R&O*. AETC requests that the parameters for KEMV-DT in Appendix B be adjusted to include an omnidirectional antenna with an ERP of 6.9 kW. The Commission's interference analysis based on recalculated Appendix B facilities shows that KEMV would cause 0.6 percent interference to KTHV, Little Rock, AR (analog channel 11, digital channel 12 for both pre- and post-transition), 2.1 percent interference to KETG, Arkadelphia, AR (analog channel 9, digital channel 13 for both pre- and post-transition), and 0.6 percent interference to WHBQ, Memphis, TN (analog channel 13, pre-transition digital channel 53, post-transition digital channel 13).

44. *WBBM, Chicago, IL*. We deny the petition for reconsideration filed by CBS Corporation ("CBS"), the ultimate owner of station WBBM, channel 2, and WBBM-DT, channel 3, Chicago, IL. CBS filed a petition for reconsideration of the *Seventh R&O* requesting that the parameters for WBBM-DT in Appendix B be adjusted to reflect operation with

a directional antenna and an increase in ERP to 13.6 kW to nearly match the carried-over, maximized service contour of WBBM's channel 3 authorized operations. The Commission's interference analysis based on recalculated Appendix B facilities shows that WBBM would cause 0.4 percent interference to WINM, Angola, IN (analog channel 63, digital channel 12 for both pre- and post-transition).

45. *KTVU, Oakland, CA*. We deny the petition for reconsideration filed by KTVU Partnership ("Cox"), licensee of KTVU, channel 2, and KTVU-DT, channel 56, Oakland, CA. KTVU was allotted channel 44 for post-transition operations in the DTV Table in the *Seventh R&O*. Cox requests a change in certified facilities and a revision of KTVU-DT's allotment in Appendix B to reflect operation with a directional antenna, a decrease in ERP to 500 kW, and an increase in HAAT to 513 meters. The Commission's interference analysis based on recalculated Appendix B facilities shows that KTVU would cause 0.6 percent interference to KCSM, San Mateo, CA (analog channel 60, digital channel 43 for both pre- and post-transition) and 0.4 percent interference to KBCW, San Francisco, CA (analog channel 44, digital channel 45 for both pre- and post-transition).

46. *WTOV, Steubenville, OH*. We deny the petition for reconsideration of WTOV, Inc. ("Cox"), licensee of WTOV, channel 9, and WTOV-DT, channel 57, Steubenville, Ohio. WTOV was allotted channel 9 for post-transition operations in the DTV Table in the *Seventh R&O*. Cox requests a change in certified facilities and a revision of WTOV-DT's allotment in Appendix B to reflect operation with a nondirectional antenna, an increase in ERP to 12 kW, and an increase in HAAT to 282 meters. The Commission's interference analysis based on recalculated Appendix B facilities shows that WTOV would cause 2.9 percent interference to WWCP, Johnstown, PA (analog channel 8, pre-transition digital channel 29, and post-transition digital channel 8) and 0.6 percent interference to WVFX, Clarksburg, West Virginia (analog channel 46, digital channel 10 for both pre- and post-transition).

47. *WKRG, Mobile, AL*. We deny the petition for reconsideration of Media General Communications Holdings, LLC ("Media General"), licensee of WKRG, channel 5, and WKRG-DT, channel 27, Mobile, AL. WKRG was allotted channel 27 for post-transition operations in the DTV Table in the *Seventh R&O*. Media General requests a change in the certification for WKRG and a revision of the station's allotment in Appendix B to

reflect operation with a new antenna ID. The Commission's interference analysis based on recalculated Appendix B facilities shows that WKRG would cause 1.0 percent interference to WAIQ, Montgomery, AL (analog channel 26, digital channel 27 for both pre- and post-transition).

48. *WRBL, Columbus, GA*. We deny the petition for reconsideration Media General Communications Holdings, LLC ("Media General"), licensee of WRBL, channel 3, and WRBL-DT, channel 15, Columbus, GA. WRBL was allotted channel 15 for post-transition operations in the DTV Table in the *Seventh R&O*. Media General requests a change in the certification for WRBL and a revision of the station's allotment in Appendix B to reflect operation with an increased HAAT of 543 meters. The Commission's interference analysis based upon the recalculated Appendix B facilities for WRBL shows that WRBL would cause 0.2 percent interference to WGXA, Macon, GA (analog channel 24, digital channel 16 for both pre- and post-transition).

49. *WKMG, Orlando, FL*. We deny the petition for reconsideration of Post-Newsweek Stations, Orlando, Inc. ("Post-Newsweek"), licensee of WKMG, channel 6, and WKMG-DT, channel 58, Orlando, FL. WKMG was allotted channel 26 for post-transition operations in the DTV Table in the *Seventh R&O*. Post-Newsweek requests that its post transition DTV allotment parameters be modified to reflect use of a polarized dielectric antenna with an ERP of 866 kW. The Commission's interference analysis based on recalculated Appendix B facilities shows that WKMG would cause 0.9 percent interference to WVEA, Venice, FL (analog channel 62, digital channel 25 for both pre- and post-transition) and 0.2 percent interference to WRDQ, Orlando, FL (analog channel 27, pre-transition digital channel 14, post-transition digital channel 27).

50. *WAFB, Baton Rouge, LA*. We deny the petition for reconsideration of Raycom Media, Inc. ("Raycom"), licensee of WAFB, channel 9, and WAFB-DT, channel 46, Baton Rouge, LA. WAFB was allotted channel 9 for post-transition operations in the DTV Table in the *Seventh R&O*. Raycom requests that Appendix B be revised to reflect use of WAFB's existing analog omnidirectional antenna. The Commission's interference analysis based on recalculated Appendix B facilities shows that WAFB would cause 1.0 percent interference to WVUE, New Orleans, LA (analog channel 8, pre-transition digital channel 29, post-transition digital channel 8) and 12.9

percent interference to KLFY, Lafayette, LA (analog channel 10, pre-transition digital channel 56, post-transition digital channel 10).

51. *WITV, Charleston, SC.* We deny the petition for reconsideration filed by South Carolina Educational Television Commission ("SCETV"), licensee of WITV, channel 7, and WITV-DT, channel 49, Charleston, SC. WITV was allotted channel 7 for post-transition operations in the DTV Table in the *Seventh R&O*. SCETV requests an increase in ERP to 20 kW to aid the station in replicating its analog coverage. The Commission's interference analysis based on recalculated Appendix B facilities shows that WITV would cause 0.2 percent interference to WOLO, Columbia, SC (analog channel 25, digital channel 8 for both pre- and post-transition).

52. *WFUT, Newark, NJ.* We deny the petition for reconsideration of Univision New York LLC ("Univision"), licensee of WFUT, channel 68, and WFUT-DT, channel 53, Newark, NJ, which was allotted channel 30 for post-transition operations in the DTV Table in the *Seventh R&O*. Univision requests an increase in ERP and a change to the WFUT antenna radiation pattern to aid the station in replicating the WFUT-DT coverage area. The Commission's interference analysis based on recalculated Appendix B facilities shows that WFUT would cause 0.2 percent interference to WFME, West Milford, NJ (analog channel 66, digital channel 29 for both pre- and post-transition).

53. *WDEF, Chattanooga, TN.* We deny the petition for reconsideration filed by WDEF-TV, Inc. ("WDEF"), licensee of WDEF, channel 12, and WDEF-DT, channel 47, Chattanooga, TN. WDEF was allotted channel 12 for post-transition operations in the DTV Table in the *Seventh R&O*. WDEF requests use of its existing nondirectional antenna with a decrease in ERP to 13 kW. The Commission's interference analysis based on recalculated Appendix B facilities shows that WDEF would cause 0.5 percent interference to WRCB, Chattanooga, TN (analog channel 3, digital channel 13 for both pre- and post-transition).

54. *WWBT, Richmond, VA.* We deny the petition for reconsideration filed by WWBT, Inc. ("WWBT"), licensee of WWBT, channel 12, and WWBT-DT, channel 54, Richmond, VA. WWBT was allotted channel 12 for post-transition operations in the DTV Table in the *Seventh R&O*. WWBT requests an increase in ERP to 12.1 kW. Although WWBT could cause up to 2 percent

interference because it is a station with a pre-transition digital allotment out of core that is moving to its analog channel, the Commission's interference analysis based on recalculated Appendix B facilities shows that WWBT would cause 3.0 percent interference to WVEC, Chattanooga, TN (analog channel 13, pre-transition digital channel 41, post-transition digital channel 13).

55. *KAAL, Austin, MN.* We deny the petition for reconsideration of Hubbard Broadcasting Inc. ("Hubbard"), licensee of station KAAL-TV, channel 6, and KAAL-DT, channel 33, Austin, MN. KAAL was allotted channel 36 for post-transition operations in the *Seventh R&O*. In its petition for reconsideration, Hubbard requests that it be permitted to operate post-transition using the existing channel 36 facilities of station KTTC-DT, Rochester, MN (analog channel 10, pre-transition digital channel 36, post-transition digital channel 10). We find that KTTC's facilities are roughly 30 miles from KAAL's current tower and that KTTC is licensed to a different community (Rochester, MN instead of Austin, MN). Both findings indicate that it would be difficult for KAAL to properly serve Austin. In addition, the Commission's interference analysis based on recalculated Appendix B facilities that KAAL would cause 0.40 percent interference to KWSD, Sioux Falls, SD (analog channel 36, pre-transition digital channel 51, and post-transition digital channel 36).

E. Requests for Alternative Channel Assignments

56. We received 13 requests for an alternative channel assignment. We grant herein eight of these requests and deny five requests, consistent with our treatment of such channel change requests in the *Seventh R&O*. A list of the stations for which we are granting a change appears in Appendix D4, *infra*, and we have revised the DTV Table for these stations accordingly. For each of these stations, we believe that the circumstances described by the station are consistent with one or more of the criteria for consideration of alternative channel assignments outlined in the *Seventh Further Notice*. Each of these requested channel changes granted herein and listed on Appendix D4 meets the 0.1 percent interference standard.

57. The Commission stated that any request for an alternative channel assignment must either meet the 0.1 percent additional interference standard or be accompanied by a request for a waiver of the 0.1 percent limit or the signed written consent of the affected

licensee. The Commission stated that it would grant waivers of the 0.1 percent limit where doing so would promote overall spectrum efficiency and ensure the best possible service to the public, including service to local communities.

58. We deny the channel change requests of five stations. As discussed further below, for three of these stations the Commission's interference analysis shows that the new channel requested by the station would cause interference to one or more other stations in excess of the 0.1 percent standard, and there is no agreement with the affected station(s) accepting this interference. In one case where the interference standard is exceeded, that of KCWX, Fredericksburg, TX, the petition for reconsideration was opposed. As discussed below, we decline to waive our interference limit for these stations. In addition, we decline to grant the channel change request of two stations that filed their requests too late for consideration in this *Memorandum Opinion and Order on Reconsideration*. Following is a brief discussion of these stations and the relevant circumstances.

59. *WCOV, Montgomery, AL.* We deny the petition for reconsideration filed on behalf of WCOV. Woods Communications Corporation ("Woods"), licensee of station WCOV, channel 20, and WCOV-DT, channel 16, Montgomery, AL, elected and was allotted channel 16 for post-transition operations in the *Seventh R&O*. In its petition for reconsideration, Woods requests the substitution of channel 20 for its final, post-transition digital channel in the Table of Allotments. The Commission's interference analysis shows that the proposed operation of WCOV on channel 20 would cause 0.40 percent interference to WIIQ, Demopolis, AL (analog channel 41, digital channel 19 for both pre- and post-transition), 0.17 percent interference to WTBS, Atlanta, GA (analog channel 17, digital channel 20 for both pre- and post-transition), 0.45 percent interference to WMPV, Mobile, AL (analog channel 21, digital channel 20 for both pre- and post-transition), 0.31 percent interference to WYLE, Florence, AL (analog channel 26, digital channel 20 for both pre- and post-transition), and 0.23 percent interference to WDHN, Dothan, AL (analog channel 18, digital channel 21 for both pre- and post-transition). Because the proposed channel substitution causes impermissible interference to five other stations, we deny Woods' request for channel change for WCOV. Woods has submitted neither evidence of agreement from the stations receiving the interference nor a

request for waiver. WCOV may file a request for a channel substitution when the Commission lifts the filing freeze. The 0.5 percent interference standard adopted in the *Third DTV Periodic Report and Order* will apply to such requests for channel substitution.

60. *WWAZ, Fond du Lac, WI.* We deny the channel change request of WWAZ because the basis it offers for the request, financial need, is not a basis for a channel change. WWAZ License, LLC ("WWAZ"), licensee of station WWAZ, channel 68, and WWAZ-DT, channel 44, Fond du Lac, WI, was allotted channel 44 for post-transition operations in the *Seventh R&O*. WWAZ requests the substitution of channel 9 for its final, post-transition digital channel in the Table of Allotments. The Commission's interference analysis shows that the requested channel change would cause 1.45 percent interference to WMVS, Milwaukee, WI (analog channel 10, digital channel 8 for both pre- and post-transition), and 2.19 percent interference to WAOW, Wausau, WI (analog channel 9, pre-transition digital channel 29, and post-transition digital channel 9). In view of the impermissible interference caused by the proposed WWAZ channel substitution to two other stations, we deny its channel substitution request and decline to waive our interference standard. WWAZ may request a channel substitution after the freeze is lifted.

61. *KCWX, Fredericksburg, TX.* We deny the petition for reconsideration filed on behalf of KCWX. Corridor Television, LLP is the licensee of KCWX-DT, Fredericksburg, Texas, a single channel analog station on Channel 2. In the *Seventh Report and Order*, the Commission denied Corridor's request to change its DTV channel from 5 to channel 8, finding that the change would cause 0.79 percent interference to KTBC, Austin, Texas (analog channel 7, post-transition digital channel 7) and 0.47 percent interference to NCE station KLRN, San Antonio, Texas (analog channel 9, post-transition digital channel 9). In its petition for reconsideration, Corridor amends its request for channel change specifying a proposal with 15 kW non-directional ERP at 413 meters HAAT. Although Corridor acknowledges that its channel change would still result in greater than 0.1 percent interference, Corridor again requests a waiver pending adoption of the Commission's proposed 0.5 percent DTV interference standard in the Third DTV Periodic Review proceeding. Alamo and KTBC both oppose Corridor's revised request for channel change. Both argue that the issue of a channel change was already

considered in the *Seventh R&O* and was properly denied because the Commission found that it would cause impermissible interference to KLRN and KTBC. They point out that Corridor's new proposal also would cause impermissible interference to their stations.

62. We note that Corridor does not challenge the denial of its original channel change proposal but rather it introduces a new proposal with revised technical parameters. The parameters requested by Corridor in its petition are not consistent with replication of its analog coverage contour, which is the coverage to which it certified on FCC Form 381. Accordingly, the revised channel change proposal cannot be considered in this proceeding. Once the freeze is lifted with respect to channel substitutions, Corridor may submit a petition for rulemaking and request that channel 8 be substituted for channel 5 for KCWX-DT. Corridor may request specific parameters for its proposed channel 8 operations at that time, and the channel substitution will be examined under the 0.5 percent interference standard. Corridor acknowledges that its revised channel change proposal does not comply with our 0.1 percent interference limit with respect to KTBC and KLRN. Corridor claims that its revised channel change proposal complies with the new 0.5 percent DTV interference standard recently adopted in the *Third DTV Periodic Review Report and Order*. However, the 0.5 percent interference proposal is not the standard for revisions to Appendix B. Rather, the 0.5 percent standard was adopted in the *Third DTV Periodic Review Report and Order* to apply to post-transition modifications.

63. *KMBC, Kansas City, MO.* We deny the petition for reconsideration filed on behalf of KMBC. KMBC Hearst-Argyle Television, Inc. ("Hearst"), licensee of station KMBC, channel 9, and KMBC-DT, channel 7, Kansas City, MO, was allotted channel 9 for post-transition operations in the *Seventh R&O*. Hearst requests the substitution of channel 29 for its assigned channel 9 in the DTV Table of Allotments. Because Hearst's petition was filed after the statutory deadline, it cannot be considered in this *Memorandum Opinion and Order on Reconsideration*.

64. *WFXS, Wittenberg, WI.* We deny the petition for reconsideration filed on behalf of WFXS. Davis Television Wausau, LLC ("Davis"), licensee of WFXS, channel 55, and WFXS-DT, post-transition channel 50, Wittenberg, WI, requested leave to file a late petition for reconsideration requesting the

substitution of DTV channel 31 for DTV channel 50. Davis' Petition was filed too late to be considered in this proceeding but the petitioner may file a request for channel substitution after the freeze is lifted.

F. Changes That Should Be Requested During the Application Process

65. We deny the petitions for reconsideration filed on behalf of 53 stations whose requests are not consistent with the types of allotment changes covered in the *Seventh Further Notice* for this DTV Table proceeding. These stations are listed on Appendix D5 herein. The changes requested for these stations can be requested in an application filed pursuant to the policies and procedures adopted in the *Third DTV Periodic Report and Order*. These requests are not for modification of the coverage area defined by the DTV Table Appendix B to match authorized or licensed coverage. Instead, these stations generally state in their petitions that they do not want or may not be able to construct the precise facilities specified in the proposed DTV Table Appendix B. We conclude that the stations identified in Appendix D5 can use the application process to request the facility they seek to build. In addition, those seeking to expand their facilities beyond the service area described by the Appendix B parameters can file requests to maximize their facilities when the freeze on such filings is lifted later this year.

66. Stations listed in Appendix D5 should use Form 301 or 340 to apply to construct or modify their post-transition facilities, consistent with the procedures and standards for such applications adopted in the *Third DTV Periodic Report and Order*, including compliance with the interference standard and filing freeze. As discussed above, the rules and procedures adopted in that Order provide significant regulatory flexibility to many stations, particularly stations moving to a different channel for post-transition operations, and permit all stations to file applications for facilities that differ to some extent from the parameters specified in DTV Table Appendix B.

67. Stations have begun filing their applications for a CP on their final DTV channel now, and we encourage all stations to file their applications as soon as possible. Although stations that filed petitions for reconsideration are permitted to file their applications before their petitions are resolved, we recognize that many of these stations may have waited to see how the Commission would address their

request. Therefore, stations that filed petitions for reconsideration may receive expedited processing provided they file no later than April 21, 2008, which is 45 days from the release of this *Memorandum Opinion and Order*. Stations that do not seek expedited processing or whose applications do not meet the criteria for expedited processing still must file their applications soon. As specified in the Public Notice issued on January 30, 2008, most stations filing an application for a construction permit must file the application by June 19, 2008 at the latest. However, stations with a construction deadline of August 18, 2008 must file by March 17, 2008 at the latest.

68. Stations listed on Appendix D5 fall into three categories. First, some stations that are moving to a different channel post-transition filed petitions requesting relatively minor adjustments to the station's parameters identified in Appendix B. For some stations, the requested change represents a change to the station's coordinates of three seconds or less latitude or longitude. These kinds of requests for facilities that deviate only slightly the parameters reflected on Appendix B can be easily accommodated during the application process. As discussed in Section III.B. above, while we made these kinds of minor adjustments on Appendix D1 herein for stations whose pre- and post-transition DTV channels are the same, we are requiring that stations moving to a different channel for post-transition operation make these requests for minor adjustments as part of their application for their post-transition channel. Other stations in this category request changes to the station's coordinates of slightly more than three seconds latitude or longitude or request relatively minor changes to other station parameters. These relatively minor deviations from Appendix B can also be accommodated as part of the license application process for these stations.

69. Second, many of the stations denied revisions to Appendix B requested changes that would violate the freeze on maximizations. Some of these stations, particularly those that are seeking to serve their current analog viewers, may be able to increase their coverage area during the application process. Others will be able to apply for a larger coverage area when the Commission lifts its filing freeze later this year. In the *Third DTV Periodic Report and Order*, the Commission announced its intent to lift the freeze on the filing of maximization applications on August 17, 2008, the date by which we expect to have completed processing

stations' applications to build their post-transition facilities. Until that date, we will maintain the freeze and will not accept maximization applications to expand facilities, except pursuant to the 5-mile waiver policy for stations that are moving to a different channel for post-transition operations.

70. Third, the petitions for reconsideration filed on behalf of KFNR, Rawlins, WY; KGWL, Lander, WY; and KTWO, Casper, WY request that the facilities described on Appendix B for these stations be revised to reduce the stations' coverage area. These stations must file an application requesting a modification of their CP. In the *Third DTV Periodic Report and Order*, the Commission stated that it would provide expedited processing to applications for facilities that are no more than five percent smaller than the facility specified in Appendix B with respect to predicted population, and that meet the other criteria for expedited processing.

71. In addition to the stations listed on Appendix D5, we note that in Section III.D., *supra*, we declined to modify the coverage area for a number of stations that filed petitions requesting changes to the station's coverage area as defined in Appendix B. Stations for which we did not make changes to Appendix B in Section III.D. herein and that are moving to a different channel for post-transition operations must file an application for post-transition facilities. As a result of the flexibility adopted in the *Third DTV Periodic Report and Order*, these stations may be able to obtain some or all of the relief they seek through the application process.

72. The petitions for reconsideration filed on behalf of the following stations require individual discussion. In some cases, the petition was opposed. In other cases, the petition requests reconsideration of a Commission decision in the *Seventh R&O* regarding the station, or requests changes to Appendix B in addition to those granted in the *Seventh R&O*.

73. *WPVI, Philadelphia, PA*. We deny the petition for reconsideration filed on behalf of WPVI. WPVI, which is licensed on analog channel 6 and pre-transition DTV channel 64, was allotted channel 6 for post-transition operations. In the *Seventh R&O*, the Commission modified WPVI's Appendix B facilities to help WPVI replicate its analog Grade B coverage area. The Walt Disney Company ("Disney") filed a petition for reconsideration requesting that the FCC permit WPVI to use its present analog antenna with parameters that meet the

0.1 percent interference standard applicable to Appendix B.

74. The parameters specified on Appendix B for WPVI (ERP of 6.22 kW and HAAT of 332 meters) were revised in the *Seventh R&O* to the maximum amount consistent with replication of the station's analog contour and the 0.1 percent interference standard. Disney is requesting further changes for WPVI that should be requested in that station's application for post-transition facilities. It appears that the requested changes can be accommodated at the application stage.

75. *KHAS, Hastings, NE and KNOP, North Platte, NE*. We deny the petition for reconsideration filed on behalf of KHAS and KNOP. KHAS, which is licensed on analog channel 5 and pre-transition DTV channel 21, was allotted channel 5 for post-transition operations. KNOP, which is licensed on analog channel 2 and pre-transition DTV channel 22, was allotted channel 2 for post-transition operations. Hoak Media, LLC filed a petition for reconsideration of the *Seventh R&O* for these stations stating that, while the Appendix B facilities adopted in the Order may permit KHAS and KNOP to replicate, reconsideration is necessary because the Commission did not address Hoak's request for additional power for these stations.

76. The parameters specified on Appendix B for KHAS (ERP of 6.78 kW and HAAT of 223 meters) and KNOP (ERP of 6.75 kW and HAAT of 192 meters) were revised in the *Seventh R&O* to the maximum amount consistent with replication of the station's analog contour and the 0.1 percent interference standard. As a result of the flexibility adopted in the *Third DTV Periodic Report and Order*, Hoak will be able to apply for at least some of the changes it seeks when it files its application for post-transition facilities for these stations. To the extent that Hoak seeks additional relief for KHAS and KNOP that cannot be accommodated during the application process, Hoak may file an application for increased facilities once the Commission lifts its filing freeze.

77. *WDSE, Duluth, MN*. We deny the petition for reconsideration filed on behalf of WDSE. WDSE, which is licensed on analog channel 8 and pre-transition DTV channel 38, was allotted channel 8 for post-transition operations. In the *Seventh R&O*, the Commission modified the WDSE Appendix B facilities to help this station replicate its analog Grade B coverage area. Duluth-Superior Area Educational Television Corporation ("Duluth-Superior") filed a petition for reconsideration of the

Seventh R&O stating that while the Commission purported to grant its request to change the coverage area of WDSE in that Order, the revised Appendix B does not reflect the requested operating parameters.

78. The parameters specified on Appendix B for WDSE (ERP of 17.4 kW and HAAT of 290 meters) were revised in the *Seventh R&O* to the maximum amount consistent with replication of the station's analog contour and the 0.1 percent interference standard. The further changes requested by WDSE should be requested in the station's application for post-transition facilities. It appears that the requested changes can be accommodated at the application stage, especially in view of the flexibility adopted in the *Third DTV Periodic Report and Order*.

79. *KUAC, Fairbanks, AK.* We deny the petition for reconsideration filed on behalf of KUAC. KUAC, which is licensed on analog channel 9 and pre-transition DTV channel 24, was allotted channel 9 for post-transition operations. In the *Seventh R&O*, the Commission modified the KUAC Appendix B facilities in order to help this station replicate its analog Grade B coverage area. The University of Alaska ("University") filed a petition for reconsideration of the *Seventh R&O* requesting that the Commission revise Appendix B to increase HAAT and ERP for KUAC and to change the antenna ID to permit use of the station's existing non-directional antenna.

80. The parameters specified on Appendix B for KUAC (ERP of 3.2 kW and HAAT of 152 meters) were revised in the *Seventh R&O* to the maximum amount consistent with replication of the station's analog contour and the 0.1 percent interference standard. As a result of the flexibility adopted in the *Third DTV Periodic Report and Order*, the University will be able to apply for at least some of the changes it seeks when it files its application for post-transition facilities for this station. To the extent that the University seeks additional relief for KUAC that cannot be accommodated during the application process, the University may file an application for increased facilities once the Commission lifts its filing freeze.

81. *KUHT, Houston, TX.* We deny the petition for reconsideration filed on behalf of KUHT. KUHT, which is licensed on analog channel 8 and pre-transition DTV channel 9, was allotted channel 8 for post-transition operations. In the *Seventh R&O*, the Commission modified the KUHT Appendix B facilities by increasing ERP to help this station replicate its analog Grade B

coverage area. The University of Houston System ("UHS") filed a petition for reconsideration of the *Seventh R&O* requesting that the Commission revise Appendix B to change the antenna ID for KUHT to permit use of the station's existing directional analog antenna.

82. The parameters specified on Appendix B for KUHT (ERP of 21.9 kW and HAAT of 564 meters) were revised in the *Seventh R&O* to the maximum amount consistent with replication of the station's analog contour and the 0.1 percent interference standard. As a result of the flexibility adopted in the *Third DTV Periodic Report and Order*, UHS will be able to apply for at least some of the changes it seeks when it files its application for post-transition facilities for KUHT. To the extent that UHS seeks additional relief that cannot be accommodated during the application process, it may file an application for increased facilities once the Commission lifts its filing freeze.

83. *KNRR, Pembina, ND.* We deny the petition for reconsideration filed on behalf of KNRR. KNRR, which is licensed on analog channel 12 and pre-transition DTV channel 15, was allotted channel 12 for post-transition operations. In the *Seventh R&O*, the Commission declined to modify the coverage area for KNRR on Appendix B because it determined that, if it recalculated Appendix B facilities for the station based on replicating the station's analog coverage that was used to determine their initial DTV facilities, the recalculated service area would be smaller than the Appendix B service area. Red River Broadcast Co., LLC ("Red River") filed a petition for reconsideration of the *Seventh R&O* requesting that the Commission revise Appendix B to reduce the facilities for KNRR by changing the ERP and HAAT.

84. We decline to make the changes to Appendix B requested by KNRR because it can accomplish what it seeks when it files its application for post-transition facilities for KNRR. In addition, by retaining the larger Appendix B facilities for the station, KNRR will ultimately have more flexibility to make changes for KNRR in the future. When it files its application for post-transition facilities on channel 12, KNRR should make its request for new parameters at that time.

85. *KBRR, Thief River Falls, MN.* We deny the petition for reconsideration filed on behalf of KBRR. KBRR, a full-power satellite station, is licensed on analog channel 10 and has been issued a CP for channel 32 for pre-transition DTV facilities. KBRR was allotted channel 10 for post-transition

operations. In the *Seventh R&O*, the Commission declined to modify the coverage area for KBRR on Appendix B because it determined that, if it recalculated Appendix B facilities for the station based on replicating the station's analog coverage that was used to determine their initial DTV facilities, the recalculated service area would be smaller than the Appendix B service area. Red River Broadcast Co., LLC ("Red River") filed a petition for reconsideration of the *Seventh R&O* requesting that the Commission revise Appendix B to change the ERP, HAAT, and antenna information for KBRR.

86. Red River is requesting changes for KBRR that should be requested in that station's application for post-transition facilities. The requested changes can be accommodated at the application stage to the extent they are consistent with the coverage expansion and interference criteria adopted in the *Third DTV Periodic Report and Order*.

87. *WEDU, Tampa, FL.* We deny the petition for reconsideration filed on behalf of noncommercial educational station WEDU. WEDU, which is licensed on analog channel 3 and pre-transition DTV channel 54, was allotted channel 13 for post-transition operations. In the *Seventh R&O*, the Commission declined to modify the coverage area for WEDU on Appendix B because our recalculation of the Appendix B facilities and subsequent interference analysis showed that the requested change would result in interference in excess of the 0.1 percent interference standard. Florida West Coast Public Broadcasting, Inc. ("FWCPB") filed a petition for reconsideration of the *Seventh R&O* requesting that the Commission change the antenna ID in Appendix B to specify an omnidirectional antenna.

88. FWCPB is requesting changes for WEDU that should be requested in that station's application for post-transition facilities. The requested changes can be accommodated at the application stage to the extent they are consistent with the coverage expansion and interference criteria adopted in the *Third DTV Periodic Report and Order*.

89. *KETZ, El Dorado, AR.* We deny the petition for reconsideration filed on behalf of DTV singleton station KETZ. KETZ is licensed on pre-transition DTV channel 12 and was allotted channel 10 for post-transition operations. In the *Seventh R&O*, the Commission granted KETZ's request to change its TCD from 12 to 10. The Arkansas Educational Television Commission ("AETC") filed a petition for reconsideration requesting that Appendix B be revised to specify an omnidirectional antenna for KETZ.

90. The parameters specified on Appendix B for KETZ were revised in the *Seventh R&O* to permit KETZ to change its TCD to 10 consistent with replication of the station's certified coverage area and the 0.1 percent interference standard. As a result of the flexibility adopted in the *Third DTV Periodic Report and Order*, AETC will be able to apply for at least some of the additional coverage area it seeks when it files its application for post-transition facilities for KETZ. To the extent that AETC seeks additional relief that cannot be accommodated during the application process, it may file an application for increased facilities once the Commission lifts its filing freeze.

91. *KCBS, Los Angeles, CA.* We deny the petition for reconsideration filed by KCBS. KCBS, which is licensed on analog channel 2 and pre-transition DTV channel 60, was allotted channel 43 for post-transition operations. CBS Corporation filed a petition for reconsideration of our decision in the *Seventh R&O* directing that the station should request the changes it seeks in an application to construct or modify post-transition facilities. CBS requests that the parameters in the DTV Table Appendix B for KCBS be changed to correspond to those specified in the co-owned KCAL construction permit.

92. The parameters sought by CBS for KCBS are those authorized for another station, KCAL. While the two stations are co-owned, that relationship does not confer on KCBS the right to expand its coverage area beyond the area to which it certified in FCC Form 381. We reaffirm our decision in the *Seventh R&O* that KCBS should use the application process to request the facility it wishes to operate post-transition. As indicated above, as a result of the regulatory flexibility adopted in the *Third DTV Periodic Report and Order*, KCBS may be able to obtain part, if not all, of the relief it seeks through the application process. KCBS may request additional expansion when we lift the freeze on maximization requests later this year. Our decision does not prevent KCBS from using the KCAL site and equipment; rather, we are ensuring that KCBS does not use these facilities to expand beyond its authorization and thus step ahead of other stations that are waiting for the proper time to request to maximize.

93. *KTCI, St. Paul, MN.* We deny the petition for reconsideration filed by Twin Cities Public Television ("Twin Cities"), licensee of KTCI, channel 17, and KTCI-DT, channel 16, St. Paul, MN, which was allotted channel 26 in the DTV Table in the *Seventh R&O*. Although we deny the request to revise

Appendix B, we generally agree with Twin Cities that KTCI-DT should be able to operate using the KMSP-DT tower and antenna. Rather, we deny the petition because we continue to believe that Twin Cities will be able to achieve its goal of serving its current service area with the KMSP-DT antenna, albeit at a much lower power through the CP application process. We do not find it necessary to revise Appendix B to reach this result.

94. In its petition for reconsideration, Twin Cities argues that the Commission should have permitted its proposed changes to the Appendix B facility of KTCI-DT. Twin Cities argues that requiring it to await Commission action on its application for a construction permit to modify Station KTCI-DT's facilities "will create unnecessary uncertainty in the transition process, contrary to the Commission's stated goals throughout the transition." The State of Wisconsin Educational Communications Board (State of Wisconsin), licensee of WHWC-DT, Menomonie, Wisconsin, opposes Twin Cities' petition for reconsideration. State of Wisconsin maintains that Twin Cities' proposed changes to the Appendix B facilities of KTCI-DT would result in prohibited 14.9 percent interference to WHWC-DT. Twin Cities responds that its requested changes to the Appendix B facilities of KTCI-DT do not create new post-transition interference to WHWC-DT. Rather, Twin Cities maintains that WHWC-DT currently receives 22.5 percent interference from KMSP-DT, channel 26. Twin Cities argues that its proposal, which seeks to use the same antenna and antenna pattern as KMSP-DT, will use less than 10 percent of the power and would decrease from 22.5 percent to 14.9 percent the amount of interference that WHWC-DT, channel 27 receives from "existing analog and DTV operations."

95. While we do not disagree with Twin Cities' arguments with respect to interference to WHWC-DT, we are not persuaded that we should reverse our decision in the *Seventh R&O*. We reaffirm that the appropriate next step would be for Twin Cities to submit an application for its post-transition channel 26 based upon the facility described in Appendix B. In that application, Twin Cities may specify the pre-transition channel 26 technical facilities of KMSP-DT and that proposal will be examined. Pursuant to the procedures recently adopted in the *Third DTV Periodic Review Report and Order*, Twin Cities, as a station whose post-transition channel is different from its pre-transition DTV channel, may

avail itself of the "five mile" waiver policy and the 0.5 percent interference standard.

96. *WCAX, Burlington, VT.* We deny the petition for reconsideration filed on behalf of WCAX. WCAX, which is licensed on analog channel 3 and pre-transition DTV channel 53, was allotted channel 22 for post-transition operations. In the *Seventh R&O*, the Commission modified the WCAX Appendix B facilities to help this station replicate its analog Grade B coverage area. Mt. Mansfield Television, Inc. ("Mt. Mansfield") filed a petition for reconsideration stating that its election of channel 22 required extensive coordination with Canada which led to a solution in 2005 specifying certain parameters for WCAX. Mt. Mansfield requests that Appendix B be revised to reflect the parameters approved by Canada.

97. We modified Appendix B in the *Seventh R&O* to provide WCAX with the largest coverage area consistent with replication of its analog service area. We recognize that Canada has agreed to permit WCAX to serve a slightly different coverage area than that described on Appendix B, and when WCAX files its application for post-transition operations on channel 22, it may apply to match that different coverage area, including an increase in its coverage area to the extent it is consistent with the flexibility provided to all stations moving to a new channel in the *Third DTV Periodic Report and Order*.

98. *KVEA, Corona, CA.* We deny the petition for reconsideration filed by KVEA. KVEA, which is licensed on analog channel 52 and pre-transition DTV channel 39, was allotted channel 39 for post-transition operations. In the *Seventh R&O*, the Commission granted KVEA's request for minor adjustment to the station's coordinates as listed on Appendix B. NBC Telemundo License Co. ("NBC Telemundo") filed a petition for reconsideration proposing that the Commission waive the current freeze and approve an increase in KVEA's ERP at any time after February 17, 2008.

99. NBC Telemundo acknowledges that its requested change for KVEA would violate the freeze on maximizations. It is possible that KVEA could increase its coverage area during the application process. Otherwise, KVEA must wait to request additional expansion until the Commission lifts its filing freeze later this year.

G. Stations Not Eligible to Participate in the Channel Election Process

100. *Pappas Telecasting of America and South Central Communications*

Corporation. We deny the petition for reconsideration filed by Pappas Telecasting of America ("Pappas") and South Central Communications Corporation ("SCCC"). Pappas and SCCC are pending applicants for a new single-channel television station on Channel 48 at Owensboro, Kentucky. Pappas and SCCC filed joint comments in response to the *Seventh NPRM* requesting that the Commission substitute DTV Channel 35 for Channel 48. Pappas and SCCC recognized that it was not possible to seek an alternate channel but argued that the Commission should act on its own motion to modify the Owensboro allotment "in the same way it has awarded Tentative Channel Designations (TCD's) to new permittees." In the *Seventh R&O*, the Commission denied their request to change the allotment for Owensboro along with several other proposals submitted by pending applicants to add new allotments to the post-transition DTV Table. The Commission explained that, in the *Second DTV Periodic Report and Order*, it clearly stated that only Commission licensees and permittees would be eligible to participate in the channel election process. Applicants for new stations and petitioners for new allotments were expressly excluded from making elections.

101. With respect to applicants that receive a construction permit after the close of the comment period in this proceeding, the Commission stated that those parties may either construct their analog facilities or apply to the Commission for permission to construct a digital facility on their analog channel. If any other pending applications were granted before the end of the transition, the Commission stated that it would attempt to accommodate these stations with a DTV channel for post transition operation. But in all situations, the Commission would only act to make allotment decisions once an application was granted and there was a new permittee. Since the Pappas and SCCC applications were still pending, it was to correct to deny consideration of their channel change proposal. Therefore, the Pappas and SCCC petition for reconsideration is denied.

102. Pappas and SCCC also have pending a petition for rulemaking filed on March 8, 2002, requesting DTV Channel 54 be substituted for Channel 48 at Owensboro, Kentucky ("DTV Channel 54 substitution petition. The DTV Channel 54 substitution petition is hereby dismissed. Pappas and SCCC applications for Channel 48 at Owensboro, Kentucky continue to cause impermissible interference to Channel 48 at Bowling Green, Kentucky and are

therefore dismissed. See File Nos. BPCT-19960722KL and 19960920IV.

103. *Montana University System Board of Regents*. We deny the petitions for reconsideration filed by the Board of Regents of the Montana University System ("MSU"). MSU is the permittee of new single-channel television stations on Channel 21 at Great Falls, Montana (Facility ID No. 169030) and Channel 16 at Billings, Montana (Facility ID No. 169028). MSU filed petitions for rulemaking that resulted in these channels being added to the pre-transition DTV Table. Subsequently, MSU was the only applicant for these new NCE stations and received grants of its construction permits to build these pre-transition channels after the *Seventh R&O* and *Eighth Further Notice* was adopted. Thus MSU was not a permittee in time to be included in this rulemaking.

104. Although, as MSU acknowledges, we cannot allot these new post-transition channels for MSU's NCE stations at Great Falls and Billings, Montana, at this time, we will initiate an NPRM to add these allotments or to propose replacement channels. In the interim, MSU may file modification applications for post-transition operation for these two stations on their pre-transition channels. As long as these post-transition facilities will not cause more than 0.5 percent interference to other post-transition stations and otherwise comply with our rules, they will be granted. If either of the post-transition facilities for these stations would cause more than 0.5 percent interference to other post-transition DTV facilities, then MSU may file a petition for rulemaking and seek a channel substitution.

H. Analog Singleton Stations

105. We decline to grant the petitions for reconsideration filed by analog singleton stations WCAV, Charlottesville, VA, KUTH, Provo, UT, and KRBK, Osage Beach, MO. These stations were given, in Appendix B, a coverage area to replicate their analog service area. Each station presents arguments supporting their request to make a change to their digital allotment as described by these Appendix B parameters. However, these changes would result in expanded coverage areas in violation of the freeze. These stations should be able to achieve their goal of serving current analog viewers with digital service using their existing equipment by requesting modifications through the application process, which is currently underway, and, where necessary, filing for maximization later this year. As described above, these

stations must file an application to operate digitally on their post-transition channel and can file those applications at any time. At the application stage, these stations may take advantage of the 5-mile waiver policy and the 0.5 percent new interference policy adopted in the *Third DTV Periodic Report and Order*.

I. Modifications to Appendix B To Address International Coordination Issues

106. WKYC, Cleveland, OH. We grant the request of WKYC and change Appendix B herein for that station to reflect a directional antenna pattern to reduce interference to a Canadian station. WKYC, which is licensed on analog channel 3 and pre-transition DTV channel 2, was allotted channel 17 for post-transition operations. WKYC-TV, Inc. ("WKYC") filed a comment in this proceeding stating that the request for channel 17 was referred to Canada for coordination and that Canada has responded by specifying a revision to the parameters that it requests for WKYC. WKYC advises the Commission that the parameters specified by Canada are acceptable to WKYC. We have revised Appendix B herein for WKYC to conform to the parameters negotiated with Canada.

J. Antenna Information

107. We deny the petitions for reconsideration filed on behalf of the following stations seeking to add antenna identification numbers to Appendix B: KPLC, Lake Charles, LA; WFIE, Evansville, IN. These stations request that we change Appendix B to include antenna identification numbers for these stations and state that the stations will be operating with omnidirectional antennas. In developing Appendix B, we did not include antenna identification numbers for stations operating with an omnidirectional antenna. Accordingly, we decline to add an antenna identification number to Appendix B where the petition indicates the station will be operating omnidirectionally and our database indicates that the station is authorized for an omnidirectional antenna.

K. Other Requests

108. WBOY, Clarksburg, WV. We deny the request of West Virginia Media Holdings, LLC ("WVMH"), licensee of WBOY, channel 12 and the permittee of WBOY-DT, channel 52, Clarksburg, WV. WBOY-DT was allotted channel 12 in the DTV Table in the *Seventh R&O*. WVMH notes that in the *Seventh R&O* the Commission allotted technical facilities for WMFD-DT, Channel 12,

Mansfield, Ohio, that WVMH claims will cause interference to WBOY-DT at "levels many times in excess of the applicable 0.1 percent limit on new interference." In the *Seventh R&O*, Mid-State Television, Inc. (Mid State) had requested that its allotment for WMFD-DT be modified to specify facilities it had included in an April 2005 amendment to its maximization application. The Commission approved this change, allotted Channel 12 for WMFD-DT, and acknowledged that this modification would result in 0.44 percent interference to WBOY-DT. The Commission explained that this allotment was "the result of a negotiated solution with Canada to resolve international coordination issues." The Commission also found that WVMH had not filed comments opposing WMFD's proposed change to Appendix B."

109. In its Petition for Reconsideration, WVMH argues that it had no notice that WBOY-DT might be adversely affected by this change. WVMH argues that the increase in ERP from 13 kW to 14 kW is not essential to the Canadian concurrence with the WMFD-DT allotment facilities. WVMH maintains it was Mid State's amendment to include a directional antenna that resolved the Canadian concerns. WVMH submits an engineering statement and claims that the excessive interference caused to WBOY-DT can be reduced.

110. In its opposition, Mid State states that WVMH's petition for reconsideration "raises no issues not previously considered fully by the Commission, nor does it provide any support for reversal of the Commission's considered decision in this matter." Mid State argues that the public interest and equities support maintaining the WMFD-DT allotment due to Canadian concurrence and "the limited impact of the projected interference alleged."

111. We agree that WVMH's petition fails to demonstrate error in our previous decision. Nor does WVMH's petition raise any new issues or evidence not previously considered. In the *Seventh R&O*, we found that the public interest would be served by allotting the changed facilities for WMFD-DT. We continue to believe that this was the correct allotment for this station. Stations like WMFD-DT face international coordination issues that provide unique challenges in completing the digital transition. Resolving border area conflicts often involves compromises and multiple adjustments. WVMH's petition for reconsideration is denied.

112. *KPRY, Pierre, SD*. We grant the request of Hoak Media, LLC ("Hoak"),

licensee of KPRY, channel 4, and KPRY-DT, channel 19, Pierre, SD, which was allotted channel 19 for post-transition operations in the DTV Table in the *Seventh R&O*. In that Order, the Commission grouped station requests into several categories before acting upon them. The Commission placed KPRY-DT in Category 1 along with other stations proposing to modify their certified facilities to match their authorized or constructed facilities. Hoak claims that KPRY-DT should have been grouped in Category 2 along with stations that anticipate filing a request for change to their station's parameters in the future, but that did not yet have all of the information necessary to request such a change. On reconsideration, we grant KPRY-DT's request for Appendix B facilities of 1000 kW and 378 m HAAT. Hoak may submit an application to specify a lower power and antenna height as noted in its comments.

113. *KFJX, Pittsburg, KS*. We grant the petition for partial reconsideration filed by KFJX. Surtsey Media, LLC ("Surtsey"), licensee of analog singleton station KFJX, channel 14, Pittsburg, KS, was allotted channel 13 for post-transition operations in the DTV Table in the *Seventh R&O*. In that Order, the Commission granted KFJX's request to change its TCD from 14 to 13. Surtsey filed a petition for reconsideration requesting that Appendix B be revised to match the facilities of KOAM, a related station in the Pittsburg, KS market with which KFJX currently shares facilities.

114. According to Surtsey, it requested the change in TCD in part because of interference issues on channel 14 and in part because it has the opportunity to acquire the channel 13 facilities of KOAM-DT in Pittsburg, which is moving off of channel 13 to another channel post-transition. Surtsey argues that permitting KFJX to take over the facilities of an existing, operating DTV station is consistent with the Commission's goal of facilitating a smooth, efficient transition as otherwise Surtsey would have to acquire new equipment to install at its currently specified site while KOAM would have to discard its equipment once the transition occurs. Instead, Surtsey requests that its digital allotment be modified to reflect the existing KOAM-DT facilities. Surtsey acknowledges, however, that the non-directional KOAM antenna at the requested power would extend the KFJX-DT signal beyond the KFJX analog footprint, thereby violating the filing freeze. Surtsey's petition states that it would accept modifications to Appendix B for

KFJX to specify the KOAM antenna site, antenna type and antenna height but at a reduced power in order to shrink the resulting service area into the KFJX analog footprint. Surtsey states that it would accept this restriction on its initial digital allotment as long as it was permitted to increase its power prior to February 17, 2009 (the final digital transition date) to the level currently utilized by KOAM.

115. We agree that public interest considerations warrant granting Surtsey's request to change Appendix B for KFJX to specify the KOAM antenna site, antenna height, and antenna type. Specification of these parameters will permit Surtsey to utilize the KOAM equipment, thereby facilitating the transition for KFJX. We will therefore grant Surtsey's request for the exact coordinates, antenna type, and height, which are currently used by KOAM for its antenna. We agree with Surtsey that these parameters will allow KFJX to operate using KOAM's facility, thus speeding the transition process, reducing costs, and eliminating the need for new equipment or coordination with tower crews. Surtsey's petition reflects the licensee's appreciation that, at this time, Appendix B will specify an ERP that will maintain the station's coverage area within its analog coverage area. Moreover, as the Commission concluded in the *Third DTV Periodic Review Report and Order*, and as noted in Surtsey's petition, the Commission is not lifting the filing freeze at this stage in the transition for any stations. We are, however, expecting that the freeze will be lifted later this year to enable Surtsey to apply to increase the ERP for KFJX. As Surtsey's Petition recognizes, to waive the freeze now to permit KFJX to increase power before the filing freeze is lifted for all stations, would permit Surtsey to step ahead of other stations that are waiting for the proper time to request to maximize. Indeed, there are other stations that are moving to a channel vacated by another station that would like to immediately operate the facilities of the existing station. (discussion of KCBS, Los Angeles, CA). As discussed above, to permit such a step would expand these stations' coverage, unfairly disadvantaging other stations in these markets that would like to expand on their existing stations.

116. Surtsey need not wait until the freeze is lifted to request expanded coverage. Stations that are moving to a different channel, as KFJX is doing, may file now to request a waiver of the freeze for up to five miles, where, as here, the increase is necessary to better serve current analog viewers, and where the modification would not cause more than

0.5 percent new interference to any other station. Thus, KFJX, and other similarly situated stations may build upon the changes we have made to the Appendix B facilities to apply for larger area.

117. *WSJV, Elkhart, IN.* We grant the petition for reconsideration filed on behalf of WSJV. WSJV Television, Inc. ("WSJV"), licensee of WSJV, channel 28, and WSJV-TV, channel 58, was allotted channel 28 for post-transition operations in the DTV Table in the *Seventh R&O*. In that Order, the Commission revised Appendix B for WSJV to conform to that stations' DTV authorization on channel 58. WSJV filed a petition for reconsideration requesting that the Commission instead revise Appendix B to permit the station to use the existing directional antenna system of its analog facility. WSJV explains that, when the original DTV Table was created, an inaccuracy in the orientation of the directional antenna system that existed on WSJV's analog license prior to December 1999 was carried over to the station's associated digital channel 58 allotment. The station subsequently resolved the inaccuracy in the station's analog antenna orientation on the analog license, but could not eliminate the discrepancy that was built into the original DTV Table. WSJV elected to return to its in-core analog channel for post-transition use and, based on its certification of replication, the Commission relied on the initial channel 58 allotment parameters to compute the WSJV facilities on channel 28 on Appendix B. These facilities were therefore based on the incorrect antenna pattern rotation.

118. We will change Appendix B for WSJV to reflect the correct antenna pattern rotation. Those changes are reflected on Appendix B, herein.

III. Eighth Report and Order

119. In the *8th FNPRM* we sought comment on tentative channel designations ("TCDs") and technical facilities for three new permittees that had recently attained permittee status. We also identified a number of other revisions to the DTV Table and Appendix B advanced by commenters in either reply comments or late-filed comments to the *Seventh Further Notice*, and we analyzed these revisions and submitted proposals upon which we invited public comment.

120. As we stated in the *Third DTV Periodic Report and Order*, stations that need to request authority to construct or modify their post-transition facilities must file construction permit (CP) or modification applications. In that Order and in a recently adopted Public Notice,

the Commission established the deadlines and procedures for filing such applications. These deadlines and procedures apply to the stations discussed below that have been granted a post-transition allotment herein.

A. New Permittees

121. The Commission established a separate pleading cycle in the *Eighth Further Notice* to give interested parties an opportunity for comment on three new permittees that had recently attained permittee status. We now adopt our proposals to the extent they are unopposed.

122. *Entravision Holdings, LLC, Pueblo, CO.* We found that post-transition operations for Entravision on channel 48 in Pueblo would create no additional interference, and we proposed channel 48 as this station's TCD. We received no comments in response to this proposal and accordingly will now grant the modification to the post-transition DTV Table and Appendix B to reflect this new allotment.

123. *Northwest Television, Inc., Galesburg, IL.* With respect to new permittee Northwest Television in Galesburg, IL, our engineering analysis determined that channel 8 was the best available post-transition channel because this channel created no new interference to the TCD of any other full-power station, and the only interference was received by Class A Station WQFL-CA, Rockford, IL. However, WQFL had an application for a minor modification to its license pending, the grant of which eliminated the interference from channel 8 but necessitated a waiver of the filing freeze. In order to locate an interference-free post-transition channel for Galesburg, we proposed to grant WQFL-CA a waiver of the filing freeze and to grant the WQFL-CA modification application, thereby resolving any potential interference. We received no comments with respect to either of these proposals, and accordingly we will make the necessary adjustments to the DTV Table and Appendix B.

124. *Richland Reserve, Greeley, CO.* Although Richland Reserve was allotted channel 45 for pre-transition digital operation our analysis indicated that, post-transition, channel 45 for Richland in Greeley would have caused 0.3 percent new interference. Therefore, we proposed channel 49 as the TCD of Richland. Richland contests our proposal, and in its comment it requests that the DTV Table be amended to specify DTV channel 38 as its post-transition TCD instead of channel 49. Richland asserts that, because the

Eighth Further Notice proposed channel 48 as the TCD for Entravision Holdings, LLC, in Pueblo, Colorado (analog channel 48), the channel 48 TCD for Entravision will receive 0.8 percent interference from the Commission's currently proposed 49 TCD for Richland. Richland points out that using its substitute proposal of channel 38 as its TCD will eliminate all interference concerns, and that it would file a construction permit to reflect this change. The Commission has determined that Richland's proposed use of channel 38 is acceptable, and we will make the necessary adjustments to the DTV Table and Appendix B.

B. Late Filed Requests for Changes to the Table of Allotments and Appendix B

125. Several stations filed late requests after the close of the reply comment period of the *Seventh FNPRM*, seeking revisions to the proposed DTV Table and Appendix B. Where the proposed changes to the DTV Table and/or Appendix B could affect other stations, we determined that it was appropriate to seek public comment on these late requests.

1. Requests To Make Changes That Meet the Interference Criteria

126. We stated in the *Seventh R&O* that we would permit stations to change their facility certifications (FCC Form 381), and thus our post-transition DTV Table Appendix B, where such stations have demonstrated that such modification of their facilities would conform to licensed or authorized facilities and where the proposed change to the Appendix B facilities either met the 0.1 percent interference criterion or the station affected agreed to accept the interference. We proposed two such changes in the *Eighth Further Notice*. The request of Fox Television Stations of Philadelphia, Inc. has been withdrawn, and we grant the other request.

127. *WDCA, Washington, DC.* Fox Television Stations, Inc., ("Fox"), licensee of station WDCA-TV, channel 20, and WDCA-DT, channel 35, Washington, DC, received channel 35 for its TCD in the proposed DTV Table. Fox filed late comments requesting that the Commission modify Appendix B to reflect WDCA's actual, authorized facilities. WDCA-DT has a CP that specifies facilities at its main studio where WDCA-DT is currently "located, authorized and operating," and WDCA-DT has applied for a license to cover that CP. As noted by Fox, previous engineering analysis had indicated that this location and these parameters caused no impermissible interference,

and the Commission proposed granting this request. As no comments were received in response, the Commission will adjust Appendix B accordingly to reflect WDCA's authorized facilities.

2. Requests for Modified Coverage Area

128. As we explained in the *Seventh R&O*, we have granted requests of stations whose post-transition DTV channel is different from their pre-transition DTV channel, who are returning to their analog channel for post-transition operations, and whose proposed Appendix B facilities would not permit them to replicate their station's analog grade B contour, or who are seeking changes to specific parameters to permit these stations to serve more of the area served by the station's analog facilities. In response to such comments, we recalculated Appendix B facilities for stations based on replicating their analog coverage which was used to determine their initial DTV facilities, and typically granted the benefit of the larger coverage area resulting from our calculations, whether that turned out to be the station's initially proposed Appendix B facility, or the larger coverage area resulting from our calculations provided our interference standards were met. This process was designed to meet our goal for ensuring that audiences previously served by stations continued to receive those stations. We applied this methodology below and grant the request with respect to KOAM.

129. *KOAM, Pittsburg, KS*. Saga Quad States Communications ("Saga"), licensee of station KOAM-TV, channel 7, and KOAM-DT, channel 13, Pittsburg, KS, received channel 7 for its TCD in the proposed DTV Table. In a comment to the *Seventh FNPRM*, Saga proposed parameter changes in order to more closely replicate its analog Grade B contour than it was capable of doing with its current Appendix B parameters. Having analyzed Saga's request and recalculated its Appendix B facilities based upon replicating the analog coverage that was used to determine KOAM-DT's initial DTV facilities, we solicited comments on our proposal to grant Saga's request and to adjust KOAM's facilities in Appendix B. In comments filed in response to the *Eighth FNPRM*, Saga supports the Commission's proposal, and no reply comment has been filed. Accordingly, we will make the proposed change to Appendix B.

3. Requests for Alternative Channel Assignments

130. We grant the requests of four stations for alternative channel

assignments in conformance with the standards set out in the *Seventh FNPRM*. The Commission in that *Notice* stated that licensees that want to change their DTV allotment, but which are not in any of the specified acceptable categories (i.e., are technically able to construct their full, authorized DTV facilities on their existing TCD) may request a change in allotment only after the DTV Table is finalized and must do so through the existing allotment procedures. Those requests for an alternative channel assignment that we can consider must either meet the 0.1 percent additional interference standard or be accompanied by a request for a waiver of the 0.1 percent limit or the signed written consent of the affected licensee. The Commission stated that it would grant waivers of the 0.1 percent limit where doing so would promote overall spectrum efficiency and ensure the best possible service to the public, including service to local communities.

131. Adoption of stations' channel change requests may not mean that we are adopting every parameter requested by the station. Stations should file the necessary applications for a construction permit in light of the procedures adopted in the *Third DTV Periodic Report and Order* to finalize parameters with respect to their build-out on their new channel.

132. *KOLO, Reno, NV*. Gray Television Licensee, Inc. ("Gray"), licensee of station KOLO-TV, channel 8, and KOLO-DT, channel 9, Reno, NV, received channel 9 for its TCD in the proposed DTV table. Gray filed a late request that KOLO's TCD be changed to permit it to operate post-transition on its NTSC channel 8 due to concerns that its antenna was optimized for channel 8. We proposed granting this request upon finding no additional interference from the proposed change. In a comment filed in response to our *Eighth FNPRM*, KOLO supports the Commission's proposal and, as no other comments were filed, we will make the approved change to Appendix B and the DTV Table to reflect KOLO's facilities on channel 8.

133. *WEHT, Evansville, IN*. Gilmore Broadcasting Corp. ("Gilmore"), licensee of station WEHT, channel 25, and WEHT-DT, channel 59, Evansville, IN, received channel 25 for its TCD. Gilmore filed reply comments to the *Seventh FNPRM* requesting a change in its TCD to channel 7 and adjustment to its parameters on Appendix B, and we proposed granting this request upon finding no additional interference from the proposed change. Gilmore filed comments supporting the proposed change and no other comments were

filed. Accordingly we will make the necessary change to the DTV Table and Appendix B to reflect the change in WEHT's use of channel 7 facilities.

134. *KTRV, Nampa, ID*. Idaho Independent Television, Inc. ("IIT"), licensee of KTRV-TV, and KTRV-DT, Nampa, ID, received channel 12 for its TCD in the proposed DTV Table. IIT filed comments seeking to retain its existing DTV facilities and requesting revision to Appendix B to reflect that retention, but also seeking a channel change to 13 as its new TCD as well as an antenna ID change. We proposed to grant IIT's request after studying KTRV's post-transition operation on channel 13. IIT filed comments and reply comments, both supporting the Commission's proposal and yet asking for a change in antenna ID number and no reply or opposition was filed. We shall therefore substitute channel 13 for channel 12 as the TCD for post-transition use by KTRV-DT in both the DTV Table and Appendix B. We note that the lack of an antenna ID in Appendix B for KTRV indicates that KTRV is not using a directional antenna, which is consistent with our records for this station. Therefore, we are continuing not to specify an antenna ID for this station.

135. *WUOA, Tuscaloosa, AL*. The Board of Trustees of The University of Alabama ("the University"), singleton licensee of analog station WUOA, channel 23, Tuscaloosa, AL, received 23 as its TCD in the proposed DTV Table. The University filed a Supplement to its Comments in June 2007, seeking a change to a low VHF channel 4 or channel 6 post-transition allotment with new coordinates and parameters due to limited resources of the University. In the alternative, the University had sought replication facilities on channel 4 or 6. We proposed replication facilities for WUOA on channel 6 as this showed no additional interference. The University filed comments supporting the proposed replication facility on channel 6, but seeking a correction to its azimuthal pattern through utilization of a non-directional antenna. No other comments were filed and we grant the University's request and make the necessary changes to the DTV Table and Appendix B to reflect the facilities on channel 6. We have corrected the tabulation of antenna ID 80096 to eliminate the incorrect null at N 100.0° E and have substituted the correct relative field value of 0.717. However, we deny the University's request for a change in its technical parameters to reflect use of a non-directional antenna. The University can request use of a non-directional antenna when it files its

application in accordance with the *Third DTV Periodic Report and Order*.

4. Other Requests

136. *WPCW, Jeannette, PA*. We adopt the proposed channel change for WPCW. CBS Corporation ("CBS"), parent company of the licensee of WPCW, channel 19, and applicant for construction permit for a DTV station on channel 49, Jeannette, PA, received channel 49 for its TCD in the proposed DTV Table. The licensee of WPCW is Pittsburgh Television Station WPCW, Inc., a wholly owned subsidiary of CBS. In comments filed in response to the Seventh Further Notice, CBS requested an adjustment in Appendix B to reflect a change in parameters approved by the Commission in its 2006 decision substituting channel 49 for 30 as WPCW's digital frequency and reallocating channel 49 from Johnstown, PA to Jeannette, PA. Larry L. Schrecongost ("Schrecongost"), licensee of Class A television station WLLS-CA, channel 49, Indiana, PA, had opposed the CBS request and argued that the proposed DTV Table should have specified channel 30 rather than channel 49 for WPCW because operation on channel 49 would have caused interference to WLLS-CA in violation of the Community Broadcasters Protection Act of 1999. The Commission found that WPCW's operations on channel 49 would have caused impermissible interference to two stations and, to resolve the dispute, we proposed to allot channel 11 to WPCW with the site location specified in the 2006 Report and Order. In a comment filed in response to the Eighth Further Notice, CBS supports the proposal to allot it channel 11, and accordingly, we will make the requisite changes to the DTV Table and Appendix B to reflect CBS's facilities on this new channel and site.

137. *WGNO & WNOL, New Orleans, LA*. We grant the request of Tribune and adopt the proposed changes for WGNO and WNOL. Tribune Broadcasting Co. ("Tribune") is licensee of station WGNO, channel 26, and permittee of WGNO-DT, channel 15, New Orleans, LA, which received channel 26 for its TCD in the proposed DTV Table, and licensee of station WNOL, channel 38, and permittee of WNOL-DT, channel 40, New Orleans, LA, which received channel 15 for its TCD in the proposed DTV Table. Tribune filed reply comments to the Seventh Further Notice stating that the analog and digital transmission facilities of both of these stations had been destroyed by Hurricane Katrina. After seeking alternative locations for its DTV

operations, Tribune subsequently filed late comments requesting that the DTV allotments and technical parameters for the channels be changed to reflect new operations from the transmitter site of station WDSU, with which it proposed to share an antenna. We considered Tribune's request and found that the proposed parameters, while not causing impermissible interference, would have exceeded WGNO and WNOL's respective authorized contours, in violation of the filing freeze. Nevertheless, in light of the circumstances resulting from Hurricane Katrina, we proposed to waive the freeze and substitute the technical parameters requested by Tribune for these stations. Tribune filed comments supporting our proposal, and as no replies or objections were filed, we therefore will modify Appendix B accordingly.

IV. Procedural Matters

A. Memorandum Opinion and Order on Reconsideration

1. Regulatory Flexibility Act

138. Appendix E sets forth the Supplemental Final Regulatory Flexibility Analysis for the *MO&OR on Reconsideration*, as required by the Regulatory Flexibility Act of 1980, as amended.

2. Paperwork Reduction Act

139. The *MO&OR* was analyzed with respect to the Paperwork Reduction Act of 1995 ("PRA") and does not contain any information collection requirements.

3. Congressional Review Act

140. The Commission will include a copy of the *MO&OR* in a report to be sent to Congress and the General Accounting Office pursuant to the Congressional Review Act.

4. Accessible Formats

141. To request information in accessible formats (computer diskettes, large print, audio recording, and Braille), send an e-mail to fcc504@fcc.gov or call the FCC's Consumer and Governmental Affairs Bureau at (202) 418-0530 (voice), (202) 418-0432 (TTY). This document can also be downloaded in Word and Portable Document Format (PDF) at: <http://www.fcc.gov>.

B. Eighth Report and Order

1. Regulatory Flexibility Act

142. Appendix G sets forth the Supplemental Final Regulatory Flexibility Analysis for the *Eighth R&O*,

as required by the Regulatory Flexibility Act of 1980, as amended.

2. Paperwork Reduction Act

143. The *Eighth R&O* was analyzed with respect to the Paperwork Reduction Act of 1995 ("PRA") and does not contain any information collection requirements.

3. Congressional Review Act

144. The Commission will include a copy of this *Eighth R&O* in a report to be sent to Congress and the General Accounting Office pursuant to the Congressional Review Act.

V. Ordering Clauses

145. *It is ordered* that, pursuant to the authority contained in sections 1, 4(i) and (j), 7, 301, 302, 303, 307, 308, 309, 316, 319, 324, 336, and 337 of the Communications Act of 1934, 47 U.S.C. 151, 154(i) and (j), 157, 301, 302, 303, 307, 308, 309, 316, 319, 324, 336, and 337, the *MO&OR of the Seventh R&O and Eighth R&O* IS ADOPTED.

146. *It is further ordered* that pursuant to the authority contained in Sections 1, 2, 4(i), 303, 303a, 303b, and 307 of the Communications Act of 1934, 47 U.S.C. 151, 152, 154(i), 303, 303a, 303b, and 307, the Commission's rules *are hereby amended* as set forth in Appendix A.

147. *It is further ordered* that the rules as revised in Appendix A *shall be effective* upon publication of this *MO&OR of the Seventh R&O and Eighth R&O* in the **Federal Register**. We find good cause for the rules adopted herein to be effective March 21, 2008 to ensure that full power television stations can meet the statutory deadline for transitioning to all-digital service.

148. *It is further ordered* that the petitions for reconsideration or clarification listed in Appendix C *are granted* to the extent provided herein and otherwise *are denied*.

149. *It is further ordered* that the Commission's Consumer and Governmental Affairs Bureau, Reference Information Center, *shall send* a copy of the *O&OR and Eighth R&O*, including the Supplemental Final Regulatory Flexibility Analysis and Final Regulatory Flexibility Analysis, to the Chief Counsel for Advocacy of the Small Business Administration.

150. *It is further ordered* that the Commission *shall send* a copy of this *MO&OR and Eighth R&O* in a report to be sent to Congress and the General Accounting Office pursuant to the Congressional Review Act, see 5 U.S.C. 801(a)(1)(A).

List of Subjects in 47 CFR Part 73

Television.

Federal Communications Commission.

William F. Caton,*Deputy Secretary.***Final Rules**

■ For the reasons discussed in the preamble, the Federal Communications Commission amends 47 part 73 as follows:

PART 73—RADIO BROADCAST SERVICES

■ 1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334, 336 and 339.

■ 2. Section 73.622(i) is amended by revising the entries for “Tuscaloosa, AL,” “Fairbanks, AK,” “Pueblo, CO,” “Nampa, ID,” “Sun Valley, ID,” “Evansville, IN,” “Wichita, KS,” “Vicksburg, MS,” “Reno, NV,” “Lima, OH,” “Jeannette, PA,” “Lead, SD,” “Kingsport, TN,” and “Eagle Pass, TX” and by adding entries for “Greeley, CO” and “Galesburg, IL,” in the DTV Table to read as follows:

§ 73.622 Digital television table of allotments.

* * * * *

(i) * * *

Community	Channel No.
ALABAMA	
* * * * *	
Tuscaloosa	6, 33
* * * * *	
ALASKA	
* * * * *	
Fairbanks	7, *9, 18, 26
* * * * *	
COLORADO	
* * * * *	
Greeley	38
* * * * *	
Pueblo	*8, 42, 48

Community	Channel No.
IDAHO	
* * * * *	
Nampa	13, 24
* * * * *	
Sun Valley	5
* * * * *	
ILLINOIS	
* * * * *	
Galesburg	8
* * * * *	
INDIANA	
* * * * *	
Evansville	7, *9, 28, 45, 46
* * * * *	
KANSAS	
* * * * *	
Wichita	10, 19, 26, 45
* * * * *	
MISSISSIPPI	
* * * * *	
Vicksburg	41
* * * * *	
NEVADA	
* * * * *	
Reno	7, 8, 13, *15, 20, 26, 44
* * * * *	
OHIO	
* * * * *	
Lima	8, 44

Community	Channel No.
PENNSYLVANIA	
* * * * *	
Jeannette	11
* * * * *	
SOUTH DAKOTA	
* * * * *	
Lead	5, 10
* * * * *	
TENNESSEE	
* * * * *	
Kingsport	27
* * * * *	
TEXAS	
* * * * *	
Eagle Pass	24
* * * * *	

Note: The following Appendices will not appear in the Code of Federal Regulations:

Appendix B—DTV Table of Allotments Information

Appendix C—List of Petitions for Reconsideration, Oppositions, and Replies

Appendix D1—Granted Requests for Minor Adjustments

Appendix D2—Granted Requests for Changes to Certification That Meet the Interference Criteria

Appendix D3—Granted Requests for Modified Coverage Area

Appendix D4—Granted Requests for Alternative Channel Assignments

Appendix D5—Stations Requesting Changes That Should Be Requested In An Application

Appendix E—Supplemental Final Regulatory Flexibility Analysis

Appendix F—Eighth Report and Order List of Comments and Replies

Appendix G—Final Regulatory Flexibility Analysis

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
21488	AK	ANCHORAGE	5	5	45	277	612010	1493046	45353	348	0
804	AK	ANCHORAGE	7	8	50	240	77186	612522	1495220	26532	317	0
10173	AK	ANCHORAGE	2	10	21	240	67943	612522	1495220	22841	317	0
13815	AK	ANCHORAGE	13	12	41	240	65931	612522	1495220	25379	317	0
35655	AK	ANCHORAGE	4	20	234	55	74791	611311	1495324	10885	302	0
83503	AK	ANCHORAGE	9	26	1000	212	74792	610402	1494436	23703	323	0

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
49632	AK	ANCHORAGE	11	28	28.9	61	73156	611133	1495401	7254	292	0
25221	AK	ANCHORAGE	33	32	50	33	74793	610957	1494102	8943	287	0
4983	AK	BETHEL	4	3	1	61	604733	1614622	10324	9	0
64597	AK	FAIRBANKS	7	7	3.2	214	74449	645520	1474255	11355	82	0
69315	AK	FAIRBANKS	9	9	3.2	152	80229	645442	1474638	6873	82	0
13813	AK	FAIRBANKS	2	18	16	230	645520	1474249	10344	82	0
49621	AK	FAIRBANKS	11	26	52	1	84814	645036	1474248	5216	81	0
8651	AK	JUNEAU	3	10	1	1	581756	1342407	4249	30	0
13814	AK	JUNEAU	8	11	0.14	1	581805	1342626	2239	30	1.1
60520	AK	KETCHIKAN	4	13	3.2	1	29997	552059	1314012	4355	15	0
20015	AK	NORTH POLE	4	20	50	5	644532	1471926	6209	82	0
60519	AK	SITKA	13	7	3.2	1	80181	570301	1352004	6048	8	0
56642	AL	ANNISTON	40	9	15.6	359	39744	333624	862503	24554	1437	6.6
71325	AL	BESSEMER	17	18	350	675	44013	332851	872403	37533	1549	1.4
717	AL	BIRMINGHAM	10	10	3	426	332904	864825	22733	1363	5
74173	AL	BIRMINGHAM	13	13	17.7	408	84859	332926	864748	31722	1652	2
5360	AL	BIRMINGHAM	42	30	1000	426	43265	332904	864825	31006	1687	0.4
16820	AL	BIRMINGHAM	68	36	885	406	68103	332904	864825	28264	1553	1.1
71221	AL	BIRMINGHAM	6	50	1000	420	74797	332919	864758	33118	1692	0.9
720	AL	DEMOPOLIS	41	19	1000	324	60739	322145	875204	26322	330	6.5
43846	AL	DOTHAN	18	21	1000	205	311425	851843	23559	436	0
4152	AL	DOTHAN	4	36	995	573	305510	854428	43948	886	0.4
714	AL	DOZIER	2	10	3.2	393	313316	862332	23623	353	8.7
65128	AL	FLORENCE	15	14	1000	431	66619	350009	870809	30337	1112	0
6816	AL	FLORENCE	26	20	50	230	74798	343438	874657	15572	355	1.7
715	AL	FLORENCE	36	22	419	208	343441	874702	20118	526	0.1
1002	AL	GADSDEN	60	26	150	315	29932	334853	862655	17744	1379	0.2
73312	AL	GADSDEN	44	45	225	309	43164	335327	862813	17536	1350	0.6
83943	AL	GULF SHORES	55	25	64.5	308	74787	303640	873626	15544	932	0
74138	AL	HOMEWOOD	21	28	765	427	68108	332904	864825	30801	1663	0.9
48693	AL	HUNTSVILLE	19	19	40.7	514	344419	863156	23609	992	2.2
713	AL	HUNTSVILLE	25	24	396	338	344413	863145	26992	1091	0.3
57292	AL	HUNTSVILLE	31	32	468	538	67239	344412	863159	32626	1301	0.9
28119	AL	HUNTSVILLE	54	41	400	518	43864	344412	863159	29827	1213	1
591	AL	HUNTSVILLE	48	49	41	552	344239	863207	22282	936	0.8
710	AL	LOUISVILLE	43	44	925	262	59887	314304	852603	18777	337	0.1
4143	AL	MOBILE	10	9	29	381	304117	874754	34970	1203	0
11906	AL	MOBILE	15	15	510	558	74580	303640	873627	35589	1283	0.5
60827	AL	MOBILE	21	20	105	529	70813	303640	873627	23682	1116	0
83740	AL	MOBILE	23	337	574	75124	303645	873843	38025	1283	0
73187	AL	MOBILE	5	27	1000	581	74800	304120	874949	45375	1406	0.3
721	AL	MOBILE	42	41	199	185	303933	875333	16357	912	0.1
13993	AL	MONTGOMERY	12	12	24.9	507	74369	315828	860944	31615	788	0.5
73642	AL	MONTGOMERY	20	16	1000	518	29552	315828	860944	37703	829	1.3
706	AL	MONTGOMERY	26	27	600	179	322255	861733	18271	555	3.7
72307	AL	MONTGOMERY	32	32	199	545	75049	320830	864443	28378	579	0.7
60829	AL	MONTGOMERY	45	46	500	308	28430	322413	861147	21909	641	0.3
711	AL	MOUNT CHEAHA	7	7	24.1	610	80203	332907	854833	42613	2362	3.8
11113	AL	OPELIKA	66	47	136	539	74487	321916	844728	24321	662	1.3
32851	AL	OZARK	34	33	15	151	68078	311228	853649	8868	244	0
84802	AL	SELMA	29	29	1000	408	32810	323227	865033	26741	621	5.9
701	AL	SELMA	8	42	787	507	320858	864651	38739	722	0.1
62207	AL	TROY	67	48	50	345	30182	320336	855701	14891	479	2
77496	AL	TUSCALOOSA	23	6	1	266	80096	330315	873257	18093	595	0
21258	AL	TUSCALOOSA	33	33	160	625	70330	332848	872550	30987	1357	0.5
68427	AL	TUSKEGEE	22	22	100	325	74464	320336	855702	17798	532	0.3
2768	AR	ARKADELPHIA	9	13	7.3	320	335426	930646	22157	299	16.9
86534	AR	CAMDEN	49	49	1000	183	331615	924214	20174	212	0.5
92872	AR	EL DORADO	10	6	541	80186	330441	921341	26324	442	1.6
35692	AR	EL DORADO	10	27	823	582	330441	921341	43407	631	5.4
84164	AR	EL DORADO	43	43	206	530	74776	330441	921341	26259	446	0.1
81593	AR	EUREKA SPRINGS	34	34	87.1	213	75069	362630	935825	12963	442	0.1
2767	AR	FAYETTEVILLE	13	9	19	501	354853	940141	35150	889	1.5
60354	AR	FAYETTEVILLE	29	15	180	266	360057	940459	19569	560	3.5
66469	AR	FORT SMITH	5	18	550	286	354949	940924	25959	736	0.2
60353	AR	FORT SMITH	40	21	325	602	350415	944043	33811	525	7.4
29560	AR	FORT SMITH	24	27	200	305	41354	354236	940815	19234	627	0.8
78314	AR	HARRISON	31	31	191	339	75064	364218	930345	18376	533	2.8
608	AR	HOT SPRINGS	26	26	66.4	258	74370	342221	930247	13726	250	0.1
13988	AR	JONESBORO	8	8	18	531	355322	905608	39532	689	0.2
2769	AR	JONESBORO	19	20	50	310	355414	904614	18806	312	0
2784	AR	JONESBORO	48	48	982	295	75036	353616	903118	24784	1386	0
2770	AR	LITTLE ROCK	2	7	49.8	543	84843	342823	921211	45815	1110	0
2787	AR	LITTLE ROCK	11	12	55	519	344757	922959	43098	1128	0.8
33543	AR	LITTLE ROCK	7	22	750	574	342824	921210	43307	1087	0.3
11951	AR	LITTLE ROCK	16	30	1000	449	40344	344757	922929	32289	1043	0
33440	AR	LITTLE ROCK	4	32	989	474	29656	344757	922959	37939	1084	0.2
58267	AR	LITTLE ROCK	36	36	50	394	74768	344756	922945	16626	809	0.2
37005	AR	LITTLE ROCK	42	44	1000	485	59098	344745	922944	31880	1038	0.4
2777	AR	MOUNTAIN VIEW	6	13	4.05	407	66439	354847	921724	20288	260	14.5

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
607	AR	PINE BLUFF	25	24	725	356	40413	343155	920241	24562	845	0
41212	AR	PINE BLUFF	38	39	1000	590	40345	342631	921303	34162	1006	0
29557	AR	ROGERS	51	50	1000	267		362447	935716	23556	643	0
67347	AR	SPRINGDALE	57	39	316	114	40726	361107	941749	12789	422	0.1
81441	AZ	DOUGLAS	3	36	1000	9	74708	312208	1093145	10673	34	0
24749	AZ	FLAGSTAFF	2	2	11.2	488	84844	345806	1113028	41766	281	0.2
41517	AZ	FLAGSTAFF	13	13	19.6	474	74998	345805	1113029	29913	203	0
74149	AZ	FLAGSTAFF	4	18	726	487	74804	345804	1113030	34193	227	0
35104	AZ	FLAGSTAFF	9	32	1000	343	72238	345806	1113029	26812	213	1
63927	AZ	GREEN VALLEY	46	46	70.8	1095	74581	322454	1104256	26056	802	0
83491	AZ	HOLBROOK	11	11	3.2	54	74722	345505	1100825	8819	16	0
24753	AZ	KINGMAN	6	19	1000	585	74805	350157	1142156	30420	175	0
35486	AZ	MESA	12	12	22	543	74517	332000	1120348	33724	3236	0
2728	AZ	PHOENIX	8	8	30.7	527	75007	332000	1120349	35929	3239	0
35587	AZ	PHOENIX	10	10	22.2	558	74488	332003	1120343	34519	3236	0
59440	AZ	PHOENIX	15	15	218	509		332000	1120346	28668	3229	0
41223	AZ	PHOENIX	5	17	1000	507	67336	332002	1120340	31756	3237	0
67868	AZ	PHOENIX	21	20	500	489		332002	1120342	30913	3232	0
40993	AZ	PHOENIX	3	24	1000	501	43557	332001	1120345	31415	3234	0
68886	AZ	PHOENIX	45	26	1000	517	33195	332001	1120332	32353	3237	0
35705	AZ	PHOENIX	33	33	196	510	74503	332000	1120346	22493	3226	0
81458	AZ	PHOENIX	39	39	50	538	80243	332003	1120338	17660	3209	0.1
7143	AZ	PHOENIX	61	49	531	497	43560	332002	1120344	24945	3227	0
35811	AZ	PRESCOTT	7	7	3.2	850	74984	344115	1120701	24427	266	0.6
35095	AZ	SIERRA VISTA	58	44	1000	319	65401	314532	1104803	18972	893	0
26655	AZ	TOLLESON	51	51	197	546		332003	1120338	25018	3227	0
36918	AZ	TUCSON	9	9	9.23	1134	74508	322454	1104259	39703	999	0.1
11908	AZ	TUCSON	18	19	480	1123	59934	322456	1104250	37731	924	0.1
25735	AZ	TUCSON	4	23	405	1123	68106	322456	1104250	35116	914	0.2
44052	AZ	TUCSON	11	25	480	1123	64314	322456	1104250	35738	911	0.2
2722	AZ	TUCSON	27	28	50	178	42999	321253	1110021	8550	831	0
2731	AZ	TUCSON	6	30	668	1092		322455	1104251	45415	983	0
48663	AZ	TUCSON	13	32	108	1123	43979	322456	1104250	25662	807	0.7
30601	AZ	TUCSON	40	40	396	621	74564	321456	1110658	22249	933	0
74449	AZ	YUMA	11	11	22.3	468	74556	330310	1144940	34281	326	0
33639	AZ	YUMA	13	16	510	475	74806	330317	1144934	28310	324	0
24518	CA	ANAHEIM	56	32	1000	949	71423	341335	1180358	37118	15339	0.1
8263	CA	ARCATA	23	22	45	550	81081	404339	1235817	18586	122	0
29234	CA	AVALON	54	47	350	937	66764	341337	1180357	31249	14695	0.2
40878	CA	BAKERSFIELD	23	10	4.6	1128	74808	352714	1183537	23144	841	0
34459	CA	BAKERSFIELD	17	25	135	405	44570	352617	1184422	18738	698	0
4148	CA	BAKERSFIELD	29	33	110	1128	27939	352711	1183525	24592	992	0
7700	CA	BAKERSFIELD	45	45	210	387	74619	352620	1184424	16819	697	0
63865	CA	BARSTOW	64	44	1000	596		343634	1171711	27479	1578	0
83825	CA	BISHOP	20	20	50	928	74744	372443	1181106	16923	23	0
40517	CA	CALIPATRIA	54	36	155	476	75040	330302	1144938	20044	318	0
4939	CA	CERES	23	15	15	172		372934	1211329	11349	1202	0
33745	CA	CHICO	24	24	331	537		401531	1220524	28699	422	0
24508	CA	CHICO	12	43	1000	396	74809	395730	1214248	25916	597	1.5
23302	CA	CLOVIS	43	43	283	642		364446	1191657	31884	1452	0.1
21533	CA	CORCOR	42	14	50	942	80194	375254	1215505	29972	8383	0.1
19783	CA	CONCORA	52	39	54	912	41582	341248	1180341	21797	14149	0.2
57945	CA	COTATI	22	23	110	628	68181	382054	1223438	23262	4471	0
51208	CA	EL CENTRO	9	9	19.5	414	75031	330319	1144944	31675	325	0
36170	CA	EL CENTRO	7	22	1000	477	36690	330302	1144938	33284	325	0
53382	CA	EUREKA	3	3	8.39	503	74390	404352	1235706	35110	149	0
55435	CA	EUREKA	13	11	40	550		404338	1235817	39817	149	0
42640	CA	EUREKA	6	17	30	550	44483	404339	1235817	17975	118	0
58618	CA	EUREKA	29	28	119	381	28858	404336	1235826	15820	121	0
8378	CA	FORT BRAGG	8	8	44.9	733	74379	394138	1233443	38696	142	0.5
67494	CA	FRESNO	53	7	38	560	29423	370423	1192552	33624	1631	0.2
8620	CA	FRESNO	30	30	182	614	74349	370437	1192601	22934	1437	0.1
56034	CA	FRESNO	47	34	185	577	44959	370414	1192531	24853	1422	0.1
35594	CA	FRESNO	24	38	326	601	69073	370419	1192548	28138	1466	0.1
69733	CA	FRESNO	18	40	250	698	67432	364445	1191651	29501	1441	0
34439	CA	HANFORD	21	20	350	580	29793	370422	1192550	28070	1509	0
4328	CA	HUNTINGTON BEACH	50	48	1000	949	65049	341335	1180357	35188	15139	0
35608	CA	LONG BEACH	18	18	111	889	75204	341250	1180340	19277	14109	2.8
282	CA	LOS ANGELES	7	7	11.2	978	74603	341337	1180358	37164	15562	0.1
21422	CA	LOS ANGELES	9	9	12	951	69629	341338	1180400	34447	15439	0
22208	CA	LOS ANGELES	11	11	40.2	902	74702	341329	1180348	40526	15807	0.1
33742	CA	LOS ANGELES	13	13	14.1	899	74704	341342	1180402	36927	15505	0
13058	CA	LOS ANGELES	28	28	107	927	84837	341326	1180344	25793	14197	1.9
35670	CA	LOS ANGELES	5	31	1000	954	32823	341336	1180356	42312	15543	0.2
35123	CA	LOS ANGELES	34	34	392	956	74509	341336	1180359	31607	15014	0
47906	CA	LOS ANGELES	4	36	711	984	74810	341332	1180352	41039	15464	0
38430	CA	LOS ANGELES	58	41	162	901	41475	341326	1180345	22058	13992	1
26231	CA	LOS ANGELES	22	42	486	892	42167	341248	1180341	24724	14376	1.4
9628	CA	LOS ANGELES	2	43	300	947	69117	341338	1180400	31477	14815	0.5
58608	CA	MERCED	51	11	58	575	75200	370419	1192549	35621	1691	0

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
58609	CA	MODESTO	19	18	500	555	36726	380707	1204327	29812	3331	0
35611	CA	MONTEREY	67	31	50	701	29629	364523	1213005	14541	1065	42.1
26249	CA	MONTEREY	46	32	46	758	44481	363205	1213714	16387	761	9
49153	CA	NOVATO	68	47	1000	402	28688	380900	1223531	15940	5258	3
35703	CA	OAKLAND	2	44	811	433	74637	374519	1222706	23024	6336	0
60549	CA	ONTARIO	46	29	400	937	68117	341336	1180359	32847	14976	1
56384	CA	OXNARD	63	24	85	533	40843	341949	1190124	16934	2418	38.4
25577	CA	PALM SPRINGS	42	42	50	219	72090	335158	1162602	7331	372	4.4
16749	CA	PALM SPRINGS	36	46	50	207	74811	335200	1162556	7220	371	0
58605	CA	PARADISE	30	20	661	448	27908	395750	1214238	23929	576	0
35512	CA	PORTERVILLE	61	48	197	804	38116	361714	1185017	27716	1741	0
55083	CA	RANCHO PALOS VERDES	44	51	1000	937	65079	341335	1180357	33638	15007	0
8291	CA	REDDING	7	7	11.6	1106	74504	403610	1223900	38353	371	0.1
47285	CA	REDDING	9	9	9.69	1097	74412	403609	1223901	37993	370	1.4
22161	CA	RIVERSIDE	62	45	670	907	74510	341250	1180340	31637	15069	0
35855	CA	SACRAMENTO	6	9	19.2	567	74604	381618	1213018	34662	5980	2.7
25048	CA	SACRAMENTO	10	10	22.3	595	84845	381424	1213003	38949	6597	0
51499	CA	SACRAMENTO	31	21	850	581	381554	1212924	39963	6384	0
33875	CA	SACRAMENTO	3	35	1000	591	74812	381554	1212924	37884	5024	17.7
10205	CA	SACRAMENTO	40	40	765	581	70334	381618	1213018	31502	4587	4.2
52953	CA	SACRAMENTO	29	48	1000	489	44981	381554	1212924	30324	4218	1.1
19653	CA	SALINAS	8	8	19.2	736	70343	364523	1213005	28304	2557	14.9
14867	CA	SALINAS	35	13	19.8	720	44925	364522	1213006	23793	1122	49.2
58795	CA	SAN BERNARDINO	24	26	475	510	335757	1171705	20569	13293	0
58978	CA	SAN BERNARDINO	30	38	1000	909	46152	341246	1180341	23330	14414	0.1
42122	CA	SAN DIEGO	8	8	14.9	226	80224	325017	1171456	24515	3087	0.2
40876	CA	SAN DIEGO	10	10	11	205	74985	325020	1171456	19575	2948	0.7
10238	CA	SAN DIEGO	51	18	355	576	39587	324150	1165604	29082	2910	3.5
58827	CA	SAN DIEGO	69	19	323	598	65036	324147	1165607	29443	3106	0.2
6124	CA	SAN DIEGO	15	30	350	567	33507	324153	1165603	27819	3013	0.3
35277	CA	SAN DIEGO	39	40	370	563	68010	324148	1165606	26970	2968	0.3
34470	CA	SAN FRANCISCO	7	7	21	509	74465	374520	1222705	32516	6516	7.3
51189	CA	SAN FRANCISCO	20	19	383	418	19024	374519	1222706	22989	6360	1
37511	CA	SAN FRANCISCO	26	27	500	403	67202	374112	1222603	21218	6116	1.8
25452	CA	SAN FRANCISCO	5	29	1000	506	74813	374520	1222705	36730	7115	0
35500	CA	SAN FRANCISCO	9	30	709	509	74814	374519	1222706	33404	6593	4.7
43095	CA	SAN FRANCISCO	32	33	50	491	74815	374520	1222705	16151	5924	0.1
65526	CA	SAN FRANCISCO	4	38	712	446	74655	374519	1222706	23165	6338	1.4
71586	CA	SAN FRANCISCO	38	39	1000	428	29544	374519	1222706	24293	6266	4
69619	CA	SAN FRANCISCO	44	45	400	446	27801	374519	1222706	19753	6005	2.9
33778	CA	SAN FRANCISCO	14	51	476	701	28493	372957	1215216	19534	6377	0.1
35280	CA	SAN JOSE	11	12	103	377	64426	374107	1222601	36145	6703	0.1
34564	CA	SAN JOSE	36	36	740	668	74585	372917	1215159	28576	6601	4.5
22644	CA	SAN JOSE	65	41	1000	418	60706	374115	1222601	23495	6250	3.3
64987	CA	SAN JOSE	48	49	257	688	38067	372957	1215216	21071	6083	1.5
35663	CA	SAN JOSE	54	50	290	662	34197	372917	1215159	16608	6021	1.7
19654	CA	SAN LUIS OBISPO	6	15	1000	515	28386	352137	1203918	30360	439	0
12930	CA	SAN LUIS OBISPO	33	34	82	441	44369	352138	1203921	18410	410	0.2
58912	CA	SAN MATEO	60	43	536	428	44617	374519	1222706	20821	6089	2.4
59013	CA	SANGER	59	36	372	600	43974	370437	1192601	27078	1440	0
67884	CA	SANTA ANA	40	23	50	900	39876	341327	1180344	21304	13620	5.6
12144	CA	SANTA BARBARA	38	21	1000	923	33205	343128	1195735	36089	1343	0
60637	CA	SANTA BARBARA	3	27	699	917	74818	343132	1195728	42055	1299	2.1
63165	CA	SANTA MARIA	12	19	188	591	74819	345437	1201108	26167	413	0
34440	CA	SANTA ROSA	50	32	19.9	928	72086	384010	1223752	18189	742	4.5
56550	CA	STOCKTON	13	25	1000	594	32519	381424	1213003	39491	6024	7.9
20871	CA	STOCKTON	64	26	425	599	71124	381424	1213003	27821	4135	4.8
10242	CA	STOCKTON	58	46	600	580	381554	1212924	32953	4769	10.3
16729	CA	TWENTYNINE PALMS	23	150	784	36709	340217	1164847	20848	1940	44.1
51429	CA	VALLEJO	66	34	150	419	39592	374519	1222706	17320	5876	3.3
14000	CA	VENTURA	57	49	1000	937	65163	341335	1180357	34730	15072	0
51488	CA	VISALIA	26	28	219	763	28096	364002	1185242	30550	1433	0
16950	CA	VISALIA	49	50	185	834	361714	1185017	31085	1753	0
8214	CA	WATSONVILLE	25	25	81.1	699	70678	364522	1213004	17432	1895	7.1
57219	CO	BOULDER	14	15	200	351	66988	394017	1051306	21679	2934	0
22685	CO	BROOMFIELD	12	13	34.4	730	80221	394055	1052949	33459	3042	0
37101	CO	CASTLE ROCK	53	46	300	178	30026	392557	1043918	13108	2332	0
35037	CO	COLORADO SPRINGS	11	10	20.1	725	20589	384441	1045141	29268	959	54
35991	CO	COLORADO SPRINGS	21	22	51	641	44318	384443	1045140	22342	1109	0
52579	CO	COLORADO SPRINGS	13	24	459	652	74820	384445	1045138	30518	2149	0
40875	CO	DENVER	7	7	37.4	295	74403	394350	1051353	24932	2899	2
23074	CO	DENVER	9	9	39.6	318	74392	394350	1051353	25732	2925	1.8
14040	CO	DENVER	6	18	115	331	76810	394017	1051306	16903	2641	1.7
68581	CO	DENVER	20	19	1000	295	44187	394350	1051353	25055	2956	0
126	CO	DENVER	31	32	1000	314	30041	394345	1051412	23205	2875	0
35883	CO	DENVER	2	34	1000	318	394358	1051408	26818	2981	0.2
47903	CO	DENVER	4	35	1000	373	44452	394351	1051354	25932	2957	0.2
20476	CO	DENVER	41	40	74.8	344	393559	1051235	17700	2624	0
68695	CO	DENVER	59	43	1000	356	27960	394024	1051303	24751	2922	2.9

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
24514	CO ...	DENVER	50	51	900	233	36173	394358	1051408	19718	2711	0
48589	CO ...	DURANGO	6	15	46	90	44437	371546	1075358	8794	91	0
84224	CO ...	DURANGO	20	46	130	65291	371546	1075358	7843	65	0
82613	CO ...	DURANGO	33	33	50	122	75068	371546	1075345	6607	54	0
125	CO ...	FORT COLLINS	22	21	50	233	403832	1044905	15477	620	0
70578	CO ...	GLENWOOD SPRINGS ...	3	23	16.1	771	71566	392507	1072206	14435	82	0
70596	CO ...	GRAND JUNCTION	5	2	0.8	28	29734	390517	1083358	7398	116	0
52593	CO ...	GRAND JUNCTION	8	7	9.7	829	74825	390255	1081506	31964	185	0
24766	CO ...	GRAND JUNCTION	11	12	5.3	452	44527	390400	1084445	17978	138	0.3
31597	CO ...	GRAND JUNCTION	4	15	71.5	407	29771	390358	1084446	12155	130	0
14042	CO ...	GRAND JUNCTION	18	18	51.2	883	74404	390314	1081513	19336	121	0
166510 ...	CO ...	GREELEY	45	38	816	382	402448	1041940	32307	2403	0
38375	CO ...	LONGMONT	25	29	540	379	71598	400559	1045402	24252	2839	0
70579	CO ...	MONTROSE	10	13	2.6	35	29766	383102	1075112	7576	53	1
69170	CO ...	PUEBLO	8	8	20.3	727	74992	384444	1045139	29601	900	56.5
59014	CO ...	PUEBLO	5	42	880	660	68141	384442	1045139	30727	752	15
166331 ..	CO ...	PUEBLO	48	50	695	80244	384442	1045137	21123	914	0
20373	CO ...	STEAMBOAT SPRINGS ..	24	10	0.481	175	44199	402743	1065057	6228	29	0
63158	CO ...	STERLING	3	23	599	204	403457	1030156	21554	73	0
70493	CT ...	BRIDGEPORT	43	42	1000	156	412143	730648	18461	5591	1.7
13594	CT ...	BRIDGEPORT	49	49	50	222	74586	411643	731108	10597	3792	3.3
147	CT ...	HARTFORD	61	31	380	506	66902	414213	724957	23488	3645	16.3
53115	CT ...	HARTFORD	3	33	1000	289	44846	414630	724820	21115	3536	16.1
13602	CT ...	HARTFORD	24	45	465	505	65933	414213	724957	26813	4226	1.3
3072	CT ...	HARTFORD	18	46	217	269	414630	724804	16467	3302	7.6
74170	CT ...	NEW BRITAIN	30	35	250	434	65777	414202	724957	24346	4252	3.8
13595	CT ...	NEW HAVEN	65	6	0.4	88	411942	725425	9068	2713	10.1
74109	CT ...	NEW HAVEN	8	10	20.5	342	65037	412522	725706	25651	6215	12
33081	CT ...	NEW HAVEN	59	39	170	301	46284	412522	725706	17709	4376	2.9
51980	CT ...	NEW LONDON	26	26	76	368	80220	412503	721155	18575	3333	2.6
13607	CT ...	NORWICH	53	9	3.2	192	75021	413114	721003	11997	1198	29.8
14050	CT ...	WATERBURY	20	20	58.5	515	74364	414213	724957	21645	3935	9.5
1051	DC ...	WASHINGTON	7	7	13.6	235	84823	385701	770447	24275	7250	0.1
65593	DC ...	WASHINGTON	9	9	13.6	235	84830	385701	770447	24047	7238	0.2
65670	DC ...	WASHINGTON	26	27	90	254	66360	385701	770447	16086	6626	1.6
27772	DC ...	WASHINGTON	32	33	100	254	385701	770447	17550	6781	0.1
51567	DC ...	WASHINGTON	20	35	500	227	385722	770459	20241	6949	0.2
22207	DC ...	WASHINGTON	5	36	1000	235	74830	385721	770457	22334	7096	0.8
47904	DC ...	WASHINGTON	4	48	1000	237	74831	385624	770454	22223	7074	0.1
30576	DC ...	WASHINGTON	50	50	123	253	385744	770136	17031	6767	0.1
72335	DE ...	SEAFORD	64	44	98	196	66096	383915	753642	11086	465	7.4
72338	DE ...	WILMINGTON	12	12	14.9	294	84855	400230	751424	23192	8187	1.2
51984	DE ...	WILMINGTON	61	31	200	374	39302	400230	751411	18478	6836	9.5
51349	FL ...	BOCA RATON	63	40	1000	310	255934	801027	29971	4925	0
6601	FL ...	BRADENTON	66	42	210	476	274910	821539	28906	3722	1
70649	FL ...	CAPE CORAL	36	35	930	404	67859	264742	814805	28363	1378	1.1
11125	FL ...	CLEARWATER	22	21	1000	409	32885	274910	821539	26800	3503	0.1
53465	FL ...	CLERMONT	18	17	1000	472	38022	283512	810458	36917	3225	0.1
6744	FL ...	COCOA	68	30	182	491	38429	283635	810335	26292	2631	0
24582	FL ...	COCOA	52	51	50	514	283512	810458	23814	2623	0
25738	FL ...	DAYTONA BEACH	2	11	54.9	511	41527	283635	810335	43816	3125	4.4
131	FL ...	DAYTONA BEACH	26	49	150	459	285516	811909	25951	2645	0.1
81669	FL ...	DESTIN	48	1000	318	65951	305952	864313	23444	743	1.5
64971	FL ...	FORT LAUDERDALE	51	30	329	304	74587	255909	801137	20549	4770	0.2
22093	FL ...	FORT MYERS	11	9	20	445	264801	814548	37322	1532	0
71085	FL ...	FORT MYERS	20	15	1000	454	59198	264921	814554	36098	1643	0
62388	FL ...	FORT MYERS	30	31	50	293	74833	264854	814544	17120	943	0.1
35575	FL ...	FORT PIERCE	34	34	522	438	75041	270719	802320	28293	2144	0
29715	FL ...	FORT PIERCE	21	38	765	297	71509	270132	801043	22636	2117	0
31570	FL ...	FORT WALTON BEACH ..	53	40	33.5	219	29918	302409	865935	11996	581	0
54938	FL ...	FORT WALTON BEACH ..	58	49	50	59	74834	302343	863011	3785	163	12
6554	FL ...	FORT WALTON BEACH ..	35	50	1000	221	302346	865913	21954	689	0
83965	FL ...	GAINESVILLE	29	9	3.2	278	75127	293747	823425	18401	500	1.7
16993	FL ...	GAINESVILLE	20	16	344	254	70423	293211	822400	18598	793	0
69440	FL ...	GAINESVILLE	5	36	1000	263	294234	822340	26470	1150	0
7727	FL ...	HIGH SPRINGS	53	28	168	265	73079	293747	823424	17693	635	0.1
60536	FL ...	HOLLYWOOD	69	47	575	297	43915	255909	801137	21946	4801	0
73130	FL ...	JACKSONVILLE	7	7	16.2	288	74527	301651	813412	25919	1314	0.5
65046	FL ...	JACKSONVILLE	12	13	25	310	301624	813313	31176	1381	1.6
35576	FL ...	JACKSONVILLE	47	19	1000	291	42083	301651	813412	27268	1345	0.3
11909	FL ...	JACKSONVILLE	30	32	1000	291	42562	301651	813412	25771	1324	0.2
29712	FL ...	JACKSONVILLE	17	34	863	283	71837	301636	813347	24352	1304	0.1
53116	FL ...	JACKSONVILLE	4	42	976	294	41583	301624	813313	26562	1329	0
29719	FL ...	JACKSONVILLE	59	44	715	235	69233	301634	813353	19675	1267	0
72053	FL ...	KEY WEST	22	3	1	62	243318	814807	9983	45	0
27387	FL ...	KEY WEST	8	8	3.2	33	74365	243419	814425	5713	45	0
27290	FL ...	LAKE WORTH	67	36	1000	385	43353	263520	801244	28708	4345	12.9
53819	FL ...	LAKELAND	32	19	1000	458	274910	821539	41503	4346	1.7
60018	FL ...	LEESBURG	55	40	1000	514	32830	283511	810458	37186	3155	0.2
9881	FL ...	LEESBURG	45	46	1000	472	59171	283512	810458	31806	3050	0.2

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
22245	FL	LIVE OAK	57	48	1000	597		304051	835821	44034	970	0
81594	FL	MARIANNA	51	51	50	254	74785	303042	852917	13673	278	0
5802	FL	MELBOURNE	43	43	1000	300	74433	281822	805445	23789	2340	0.3
67602	FL	MELBOURNE	56	48	1000	456	67869	280537	810728	31239	2955	3.5
63840	FL	MIAMI	7	7	145	291	80184	255749	801244	36091	5031	0
53113	FL	MIAMI	10	10	30	294	74350	255759	801244	27703	4931	0
13456	FL	MIAMI	2	18	1000	309	30258	255730	801244	26169	4906	0
10203	FL	MIAMI	39	19	1000	239	67745	255807	801320	20430	4771	0.4
66358	FL	MIAMI	17	20	625	301	42558	255846	801146	23263	4880	0
47902	FL	MIAMI	4	22	1000	298		255807	801320	31232	4922	0
73230	FL	MIAMI	23	23	485	257	74466	255807	801320	18379	4714	0
63154	FL	MIAMI	6	31	1000	311		255807	801320	30510	4920	0
12497	FL	MIAMI	33	32	1000	263	41330	255802	801234	21017	4771	0
48608	FL	MIAMI	35	35	242	282	74993	255909	801137	18162	4564	2.8
67971	FL	MIAMI	45	46	500	308	36387	255934	801027	19031	4815	0
19183	FL	NAPLES	26	41	1000	454	59197	264921	814554	32033	1491	2
61504	FL	NAPLES	46	45	1000	456	33429	264708	814740	28232	1369	0.4
12171	FL	NEW SMYRNA BEACH	15	33	308	491	59744	283635	810335	28477	2677	0.1
70651	FL	OCALA	51	31	500	259	39152	292132	821943	19210	910	0.2
11893	FL	ORANGE PARK	25	10	12	298		301624	813313	26962	1318	0.9
41225	FL	ORLANDO	35	22	1000	392	28032	283613	810511	34755	2981	0.2
12855	FL	ORLANDO	24	23	950	380	40155	283608	810537	32898	2991	0
71293	FL	ORLANDO	6	26	547	516	71980	283635	810335	35732	2960	0.2
55454	FL	ORLANDO	27	27	247	477		283407	810316	32237	2872	0
72076	FL	ORLANDO	9	39	1000	492		283407	810316	40585	3220	0.2
54940	FL	ORLANDO	65	41	1000	515		283635	810335	40291	3165	2.7
11123	FL	PALM BEACH	61	49	800	125	44853	264547	801219	13671	2395	0
73136	FL	PANAMA CITY	7	7	52	244	74969	302600	852451	25857	372	0.4
2942	FL	PANAMA CITY	28	9	2.3	142	67964	302342	853202	12161	238	2.4
66398	FL	PANAMA CITY	13	13	35.5	405	74426	302108	852328	32536	721	0.1
6093	FL	PANAMA CITY	56	38	49.2	137		302202	855528	12069	275	0
4354	FL	PANAMA CITY BEACH	46	47	50	59	74838	301059	854642	5037	154	0
71363	FL	PENSACOLA	3	17	1000	579		303645	873843	47474	1408	0
17611	FL	PENSACOLA	23	31	1000	549	75266	303640	873626	33317	1254	0.1
10894	FL	PENSACOLA	33	34	1000	415	33836	303735	873850	27979	1210	0
41210	FL	PENSACOLA	44	45	1000	457	42957	303516	873313	28956	1244	0
61251	FL	SARASOTA	40	24	116	233		273321	822149	15298	2563	12
11290	FL	ST. PETERSBURG	10	10	18.1	458	84846	281104	824539	33246	3447	0.2
4108	FL	ST. PETERSBURG	38	38	1000	438	70212	275032	821546	30498	3664	0.1
74112	FL	ST. PETERSBURG	44	44	463	452		275052	821548	32510	3887	0.8
83929	FL	STUART		44	773	80		264337	800448	14826	2240	0
82735	FL	TALLAHASSEE		24	24	39	65784	302940	842503	5304	304	0
41065	FL	TALLAHASSEE	27	27	1000	487		304006	835810	41970	951	0.1
21801	FL	TALLAHASSEE	11	32	938	237		302131	843638	25384	516	0
66908	FL	TALLAHASSEE	40	40	1000	600	70213	304051	835821	38436	784	0.1
64592	FL	TAMPA	8	7	19	465		275032	821545	37491	4250	0.8
68569	FL	TAMPA	13	12	72.3	436	17613	274908	821426	41899	4200	6.7
21808	FL	TAMPA	3	13	17.1	473	75058	274948	821559	36363	4123	1.2
64588	FL	TAMPA	28	29	987	475	67821	275032	821545	38497	4186	0
69338	FL	TAMPA	16	34	475	453		275052	821548	32898	3939	2
60559	FL	TAMPA	50	47	500	317	59290	275032	821545	22988	3453	0.3
51988	FL	TEQUESTA	25	16	1000	454	29425	270717	802342	33467	2807	0.9
71580	FL	TICE	49	33	1000	429	32880	264708	814741	27350	1275	0.4
16788	FL	VENICE	62	25	750	472	39529	274910	821539	32426	3786	0.1
59443	FL	WEST PALM BEACH	5	12	41	302	84819	263520	801243	33128	4986	0.1
52527	FL	WEST PALM BEACH	12	13	29.5	291	39117	263518	801230	28983	4782	0
61084	FL	WEST PALM BEACH	42	27	400	440	44609	263437	801432	26429	4992	0
39736	FL	WEST PALM BEACH	29	28	630	458	38600	263437	801432	31715	5137	0
70713	GA	ALBANY	10	10	18.2	272	74405	311952	835144	24614	626	1.2
70815	GA	ALBANY	31	12	60	287	38373	311952	835143	28865	746	0.7
23948	GA	ATHENS	8	8	15.9	326	80225	334818	840840	28087	4632	0.4
48813	GA	ATHENS	34	48	1000	310		334826	842022	27603	4694	0.1
51163	GA	ATLANTA	11	10	80	303		334524	841955	34627	4867	0.6
72120	GA	ATLANTA	46	19	1000	329		334826	842022	32016	4822	0.1
64033	GA	ATLANTA	17	20	1000	310		334826	842022	30474	4766	0.5
4190	GA	ATLANTA	30	21	50	334	74839	334535	842007	18186	4148	3.2
22819	GA	ATLANTA	36	25	500	332		334826	842022	26868	4612	2
70689	GA	ATLANTA	5	27	1000	332		334751	842002	30573	4773	0.6
23960	GA	ATLANTA	2	39	1000	301	65852	334551	842142	27454	4618	0.1
13206	GA	ATLANTA	57	41	165	319		340359	842717	20717	4373	0.5
6900	GA	ATLANTA	69	43	1000	335		334440	842136	29766	4733	0.1
73937	GA	AUGUSTA	12	12	20.2	485	74489	332429	815036	37025	1357	0.6
70699	GA	AUGUSTA	26	30	400	483		332420	815001	35012	1261	0
27140	GA	AUGUSTA	6	42	1000	507		332420	815001	40539	1454	0
3228	GA	AUGUSTA	54	51	37	363	67958	332500	815006	16372	615	0.1
23486	GA	BAINBRIDGE	49	49	226	597		304051	835821	34589	873	0
69446	GA	BAXLEY	34	35	1000	349	77877	320248	812027	29995	725	0
71236	GA	BRUNSWICK	21	24	500	418	75243	304939	814427	29155	1290	0
23942	GA	CHATSWORTH	18	33	426	537	32774	344506	844254	27651	2782	1.2
23935	GA	COCHRAN	29	7	22	369		322811	831517	32901	784	1.7

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
595	GA	COLUMBUS	9	9	1	503	70342	321925	844646	22410	642	4.7
3359	GA	COLUMBUS	3	15	1000	449	321925	844646	39904	1113	11.5
23918	GA	COLUMBUS	28	23	250	462	33233	325108	844204	27183	1332	0
37179	GA	COLUMBUS	38	35	50	399	74840	322728	845308	21298	660	0
12472	GA	COLUMBUS	54	49	500	312	67961	322739	845243	19986	638	2.4
63867	GA	CORDELE	55	51	200	109	315335	834818	14405	356	0.3
60825	GA	DALTON	23	16	300	425	28422	345707	852258	24445	1157	2.7
23930	GA	DAWSON	25	8	6	313	44505	315615	843315	19598	471	21
46991	GA	MACON	13	13	30	238	324510	833332	27301	820	4.2
58262	GA	MACON	24	16	1000	216	77955	324458	833335	21248	676	0.3
43847	GA	MACON	41	40	110	189	324512	833346	15105	538	0
24618	GA	MACON	64	45	1000	223	60980	324551	833332	19160	655	0.8
68058	GA	MONROE	63	44	700	303	334441	842136	25422	4531	0.2
23917	GA	PELHAM	14	6	3.8	474	74339	304013	835626	30535	844	0
54728	GA	PERRY	58	32	100	186	68372	324504	833327	13242	504	0
51969	GA	ROME	14	51	1000	622	32746	341848	843855	35465	5192	0.4
23947	GA	SAVANNAH	9	9	15.2	320	80230	320848	813705	28965	759	0.3
590	GA	SAVANNAH	11	11	14.8	420	74380	320314	812101	28682	752	0
37174	GA	SAVANNAH	22	22	166	436	74457	320330	812020	25120	667	0
48662	GA	SAVANNAH	3	39	1000	442	320331	811755	37667	832	0.1
31590	GA	THOMASVILLE	6	46	1000	619	304013	835626	45196	972	0.1
63329	GA	TOCCOA	32	24	600	209	343644	832205	20917	1161	1.8
28155	GA	VALDOSTA	44	43	50	253	40583	311018	832157	13316	328	0
23929	GA	WAYCROSS	8	8	20	286	311317	823424	28624	426	5.9
23937	GA	WRENS	20	6	30	436	74332	331533	821709	25555	782	0
36914	HI	HILO	9	9	3.2	33	74970	194300	1550813	10655	79	0
4146	HI	HILO	11	11	3.35	33	74440	194357	1550404	5336	78	0
64544	HI	HILO	13	13	3.73	1	74413	194357	1550404	6703	79	0
34846	HI	HILO	2	22	8	1	44792	194351	1550411	1638	64	0.5
37103	HI	HILO	14	23	35	33	28420	194300	1550813	7064	78	0
4144	HI	HONOLULU	2	8	7.2	1	211746	1575036	11570	817	0
36917	HI	HONOLULU	9	9	7	33	74971	211746	1575036	9210	826	0
51241	HI	HONOLULU	38	10	14.3	577	66350	212345	1580558	26942	812	7.5
26431	HI	HONOLULU	11	11	3.2	637	74414	212403	1580610	22766	862	0
34527	HI	HONOLULU	20	19	60.7	606	43104	212351	1580600	16294	788	0
34445	HI	HONOLULU	5	23	5.4	453	67839	212255	1580619	6285	764	0
3246	HI	HONOLULU	26	27	262	580	45219	212345	1580558	14530	829	0
36846	HI	HONOLULU	14	31	50	33	28782	211849	1575143	6227	746	0
65395	HI	HONOLULU	32	33	49.6	1	77218	211849	1575143	5500	751	0
34867	HI	HONOLULU	13	35	5.9	453	69970	212255	1580619	6006	759	0
64548	HI	HONOLULU	4	40	85	1	68040	211737	1575034	4992	767	1.4
27425	HI	HONOLULU	44	43	6.46	577	212345	1580558	14133	764	0
83180	HI	KAILUA	50	50	50	632	74783	211949	1574524	25899	841	0
664	HI	KAILUA KONA	6	25	700	871	66907	194316	1555515	42674	64	3.4
77483	HI	KANEOHE	66	41	297	632	211949	1574524	37079	778	8.5
4145	HI	WAILUKU	7	7	3.69	1809	74519	204241	1561526	44292	146	0
26428	HI	WAILUKU	10	10	3.2	1811	74479	204240	1561534	41025	131	2.2
64551	HI	WAILUKU	12	12	3.94	1664	75008	204216	1561635	30905	139	0
34859	HI	WAILUKU	15	16	50	1723	74846	204234	1561554	27836	135	0
37105	HI	WAILUKU	21	21	53.1	1298	75029	204058	1561907	28579	146	0
36920	HI	WAILUKU	3	24	72.4	1814	204241	1561535	48982	137	9.2
89714	HI	WAIMANALO	56	38	50	632	74789	211949	1574524	27066	843	0
8661	IA	AMES	5	5	3.91	613	74683	414947	933656	43150	987	0
51502	IA	AMES	23	23	246	613	74753	414947	933656	38510	952	0
82619	IA	AMES	34	34	50	150	75070	415849	934423	12611	598	0
7841	IA	BURLINGTON	26	41	500	388	29888	410808	904830	26895	855	0.4
9719	IA	CEDAR RAPIDS	9	9	19.2	607	74589	421859	915131	42342	970	0.8
35336	IA	CEDAR RAPIDS	28	27	1000	449	29380	420525	920513	33845	815	0
21156	IA	CEDAR RAPIDS	48	47	500	309	421717	915254	25135	694	0
25685	IA	CEDAR RAPIDS	2	51	500	585	421859	915130	38136	900	0.1
29108	IA	COUNCIL BLUFFS	32	33	200	98	411515	955008	13206	816	0
5471	IA	DAVENPORT	36	34	3.5	233	80421	411844	902246	8144	424	0
6885	IA	DAVENPORT	6	36	696	329	411844	902246	29295	999	0.2
54011	IA	DAVENPORT	18	49	1000	344	44477	411844	902245	28483	958	0
33710	IA	DES MOINES	8	8	29.4	566	74490	414835	933716	43129	983	1.3
29102	IA	DES MOINES	11	11	19.8	600	75043	414833	933653	43085	983	0.4
66221	IA	DES MOINES	13	13	36.1	609	74427	414947	933656	47702	1038	2.2
56527	IA	DES MOINES	17	16	500	612	39534	414947	933656	40497	974	0
78915	IA	DES MOINES	31	628	589	74639	414947	933656	37868	947	0.1
17625	IA	DUBUQUE	40	43	800	262	39740	423109	903711	19008	305	0.9
29100	IA	FORT DODGE	21	25	600	355	75579	424903	942441	27727	295	0.3
29095	IA	IOWA CITY	12	12	17.8	439	75030	414315	912030	35040	1110	0.1
35096	IA	IOWA CITY	20	25	1000	419	39521	414329	912110	33241	1058	1.4
29086	IA	MASON CITY	24	18	250	449	76886	432832	924229	25774	479	0
66402	IA	MASON CITY	3	42	1000	447	432220	924959	38283	717	1.2
81509	IA	NEWTON	39	39	116	154	74772	414905	931232	11998	651	0
53820	IA	OTTUMWA	15	15	50	332	74372	411142	915715	17119	305	0.1
29085	IA	RED OAK	36	35	600	475	32182	412040	951521	30526	932	0.1
11265	IA	SIOUX CITY	9	9	22.3	616	74480	423512	961357	44501	639	1.5
29096	IA	SIOUX CITY	27	28	400	348	423053	961815	28422	342	0

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
39665	IA	SIoux CITY	14	39	1000	611	423512	961319	45543	662	0
66170	IA	SIoux CITY	4	41	873	609	423512	961318	44386	655	0
77451	IA	SIoux CITY	44	44	914	587	75037	423512	961318	37919	553	0.7
593	IA	WATERLOO	7	7	22.6	604	84824	422404	915043	43266	990	0.5
81595	IA	WATERLOO	22	22	80.9	198	74750	422453	920034	14283	453	0.2
29114	IA	WATERLOO	32	35	250	584	421859	915131	35668	869	1
34858	ID	BOISE	7	7	17.2	808	84825	434516	1160556	41139	555	0
62442	ID	BOISE	4	21	725	858	66936	434521	1160554	35287	552	0
49760	ID	BOISE	2	28	978	777	74847	434517	1160553	45215	558	0
35097	ID	BOISE	39	39	50	534	74773	434423	1160815	10348	464	0
59363	ID	CALDWELL	9	10	14	818	41421	434518	1160552	30230	551	0
62424	ID	COEUR D'ALENE	26	45	50	465	74848	474354	1164347	14948	548	0
12284	ID	FILER	19	18	50	161	74849	424347	1142452	13431	132	0
66258	ID	IDAHO FALLS	8	8	63	463	433003	1123936	42673	272	0
41238	ID	IDAHO FALLS	20	20	50	223	74745	434544	1115730	14669	165	0
56028	ID	IDAHO FALLS	3	36	200	457	28614	432951	1123950	22981	247	0
56032	ID	LEWISTON	3	32	200	361	29292	462727	1170556	16016	133	0
62382	ID	MOSCOW	12	12	78	340	464054	1165813	35158	238	12.7
28230	ID	NAMPA	12	13	17	829	434518	1160552	41141	555	0
59255	ID	NAMPA	6	24	823	811	74850	434520	1160555	45069	558	0
86205	ID	POCATELLO	15	15	251	327	74733	425150	1123110	16199	216	0
62430	ID	POCATELLO	10	17	190	465	74851	433002	1123936	29893	260	0
1270	ID	POCATELLO	6	23	505	452	28852	425515	1122044	24439	241	0
78910	ID	POCATELLO	31	31	72.3	447	75065	425515	1122044	13633	207	0
81570	ID	SUN VALLEY	5	5	6.09	572	84839	432647	1141252	32640	163	0
35200	ID	TWIN FALLS	11	11	16.4	323	74393	424348	1142452	27640	152	0
62427	ID	TWIN FALLS	13	22	50	161	74852	424347	1142452	12892	124	0
1255	ID	TWIN FALLS	35	34	21.7	152	66302	424342	1142443	7375	99	0
60539	IL	AURORA	60	50	172	509	74684	415244	873808	23585	9162	1
5875	IL	BLOOMINGTON	43	28	1000	293	403845	891045	30031	1013	0.2
4297	IL	CARBONDALE	8	8	14.1	271	74549	380611	891440	25125	737	3.2
25684	IL	CHAMPAIGN	15	41	950	375	68470	400411	875445	28692	921	7
42124	IL	CHAMPAIGN	3	48	1000	245	400621	882700	23439	761	0.3
18301	IL	CHARLESTON	51	50	255	146	69577	393415	881825	14097	449	0
73226	IL	CHICAGO	7	7	3.2	515	74590	415244	873810	29074	9389	0.7
9617	IL	CHICAGO	2	12	3.2	497	415244	873808	28938	9367	0.5
72115	IL	CHICAGO	9	19	645	453	39765	415244	873810	31644	9509	0.5
12279	IL	CHICAGO	20	21	98.9	378	33366	415356	873723	20821	8983	0.1
71428	IL	CHICAGO	26	27	160	510	45223	415244	873810	26129	9287	0.1
47905	IL	CHICAGO	5	29	350	508	31269	415244	873810	32080	9520	0.2
22211	IL	CHICAGO	32	31	690	475	415244	873810	37880	9711	0.1
10981	IL	CHICAGO	38	43	200	509	38347	415244	873808	26028	9256	0.5
70119	IL	CHICAGO	44	45	467	472	27856	415244	873810	28750	9402	0.2
10802	IL	CHICAGO	11	47	300	465	33534	415244	873810	27544	9338	0.3
70852	IL	DECATUR	17	18	350	375	29834	395707	884955	25571	913	0
16363	IL	DECATUR	23	22	253	401	46084	395656	885012	25397	918	0
57221	IL	EAST ST. LOUIS	46	47	187	345	74855	382318	902916	19175	2686	0
4689	IL	FREEPORT	23	23	50	219	74557	421748	891015	14184	909	6.1
81946	IL	GALESBURG	8	15	333	80193	411844	902245	24719	795	0.7
73999	IL	HARRISBURG	3	34	1000	302	373650	885220	31461	703	0.1
70536	IL	JACKSONVILLE	14	15	75	295	393609	900247	19431	508	1.2
12498	IL	JOLIET	66	38	137	401	74605	415356	873723	19882	8980	0.2
998	IL	LASALLE	35	10	16	403	28403	411651	885613	29036	2834	2.1
70537	IL	MACOMB	22	21	75	131	402354	904355	13181	224	0.2
67786	IL	MARION	27	17	800	213	41637	373326	890124	20778	529	0
5468	IL	MOLINE	24	23	80	269	45050	411844	902245	16674	596	0.1
73319	IL	MOLINE	8	38	1000	334	411844	902246	30696	927	13.3
40861	IL	MOUNT VERNON	13	21	1000	242	68044	383253	892917	22609	2280	0.6
4301	IL	OLNEY	16	19	46	284	385019	880747	17582	308	0
6866	IL	PEORIA	19	19	52.7	160	74550	403911	893514	12050	556	0.8
24801	IL	PEORIA	25	25	246	212	75203	403746	893253	17471	652	1.7
42121	IL	PEORIA	31	30	800	193	71928	403806	893219	19343	710	0
52280	IL	PEORIA	59	39	100	180	403834	893238	14576	599	0.1
28311	IL	PEORIA	47	46	190	216	403744	893412	17264	655	0
54275	IL	QUINCY	10	10	13.9	238	80231	395703	911954	25734	311	1.3
4593	IL	QUINCY	16	32	50	302	74856	395818	911942	17825	236	0
71561	IL	QUINCY	27	34	58.6	153	395841	911832	13069	187	0
13950	IL	ROCK ISLAND	4	4	3.88	408	74670	413249	902835	33309	983	0
73940	IL	ROCKFORD	13	13	12.4	216	80211	421750	891424	22246	1487	8.7
72945	IL	ROCKFORD	17	16	196	201	421714	891015	18378	1234	0
52408	IL	ROCKFORD	39	42	1000	149	40572	421726	890951	16227	1101	9.1
42116	IL	SPRINGFIELD	49	13	5.08	183	74606	394727	893053	19180	552	0.4
25686	IL	SPRINGFIELD	20	42	950	402	68475	394815	892740	29924	963	1.4
62009	IL	SPRINGFIELD	55	44	335	416	394757	892646	28977	881	0
68939	IL	URBANA	12	9	30	302	400218	884010	30279	1066	4.6
69544	IL	URBANA	27	26	507	138	44738	401846	875500	15153	385	0
67787	IN	ANGOLA	63	12	16.5	132	33342	412715	844810	17294	874	6.2
66536	IN	BLOOMINGTON	30	14	224	221	43429	390831	862943	17415	1005	0
10253	IN	BLOOMINGTON	63	27	165	310	392416	860837	22019	1993	0
68007	IN	BLOOMINGTON	42	42	391	297	392412	860850	23254	2054	0.1

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
56523	IN	BLOOMINGTON	4	48	870	337	66628	392427	860852	22528	2100	1.8
74007	IN	ELKHART	28	28	205	335	85074	413658	861138	20931	1296	3.7
24215	IN	EVANSVILLE	25	7	3.2	301	80191	375157	873404	21506	699	0.1
67802	IN	EVANSVILLE	9	9	11.7	177	84831	380127	872143	20611	694	5.3
3661	IN	EVANSVILLE	7	28	1000	273	39643	380127	872143	24657	765	0
72041	IN	EVANSVILLE	44	45	500	288		375317	873237	23639	730	0.2
13991	IN	EVANSVILLE	14	46	250	310		375314	873107	22329	711	0
13960	IN	FORT WAYNE	33	19	285	239		410539	851036	19941	1027	2.7
73905	IN	FORT WAYNE	21	24	335	224		410608	851105	20240	1052	0.1
39270	IN	FORT WAYNE	15	31	1000	242	66172	410538	851048	21871	1106	2
25040	IN	FORT WAYNE	55	36	1000	219	77897	410633	851142	19630	1048	0.2
22108	IN	FORT WAYNE	39	40	90	221		410613	851128	16043	835	0
49803	IN	GARY	56	17	300	290	46333	412056	872402	17974	6919	0
48772	IN	GARY	50	51	1000	523	30328	415244	873810	36200	9648	0
32334	IN	HAMMOND	62	36	50	455	20094	415244	873810	13905	7988	0.2
39269	IN	INDIANAPOLIS	8	9	19.5	284		395325	861220	26105	2488	3.1
70162	IN	INDIANAPOLIS	13	13	15.1	299	80212	395543	861055	25107	2510	0.8
37102	IN	INDIANAPOLIS	40	16	225	284	28275	395340	861221	19773	2154	0.4
41397	IN	INDIANAPOLIS	20	21	200	236	33405	395359	861201	16842	1912	0.1
40877	IN	INDIANAPOLIS	6	25	898	294		395357	861204	29516	2604	0.1
7908	IN	INDIANAPOLIS	69	44	215	167		395320	861207	14297	1830	3.7
146	IN	INDIANAPOLIS	59	45	700	285		395320	861207	24873	2432	1
56526	IN	KOKOMO	29	29	624	285	75202	395320	861207	22949	2371	0.5
73204	IN	LAFAYETTE	18	11	30	214	46110	402320	863646	26505	1953	4.4
28462	IN	MARION	23	32	1000	271	33152	400856	855615	24181	2240	1.2
3646	IN	MUNCIE	49	23	79.1	246		400537	852332	17374	1494	0.1
67869	IN	RICHMOND	43	39	500	281	17601	393044	843809	20981	3107	0.7
34167	IN	SALEM	58	51	1000	390	43303	382100	855057	30937	1759	0.7
73983	IN	SOUTH BEND	22	22	192	332		413700	861301	24663	1521	2.2
41671	IN	SOUTH BEND	34	35	50	333		413649	861120	18549	1202	1.2
41674	IN	SOUTH BEND	16	42	695	299		413620	861246	26344	1633	0.8
36117	IN	SOUTH BEND	46	48	300	295	30032	413543	860938	20015	1214	2.2
70655	IN	TERRE HAUTE	10	10	14.2	293	74468	391436	872307	26481	742	2.5
20426	IN	TERRE HAUTE	2	36	1000	248		391433	872329	24733	706	0.3
65247	IN	TERRE HAUTE	38	39	850	248		391433	872329	23495	664	0.1
4329	IN	VINCENNES	22	22	50	174	74592	383906	872837	11671	268	0.5
65523	KS	COLBY	4	17	1000	232		391509	1012109	26138	40	0
162115	KS	COLBY		19	500	384	67184	391431	1012138	28456	43	0.6
166332	KS	DERBY		46	570	276		374801	973129	23316	712	0
79258	KS	DODGE CITY	21	21	8.42	99		374933	1001040	8571	41	0
66414	KS	ENSIGN	6	6	20	198		373828	1002039	35374	155	0
72361	KS	GARDEN CITY	11	11	7.4	244	74394	374640	1005208	23078	136	0
65535	KS	GARDEN CITY	13	13	21.2	250	74415	373900	1004006	26607	139	0.6
66416	KS	GOODLAND	10	10	34.7	285	74373	392810	1013319	29681	45	0
72359	KS	GREAT BEND	2	22	1000	296	74857	382554	984618	30069	200	0
66415	KS	HAYS	7	7	10.3	216	74434	385301	992015	23256	93	0
60675	KS	HAYS	9	16	496	304	43521	384616	984416	26243	116	0.4
83181	KS	HOISINGTON	14	14	50	163	74728	383754	985052	13887	84	0
33345	KS	HUTCHINSON	8	8	9.28	244	75009	380321	974635	22260	672	4.1
66413	KS	HUTCHINSON	12	12	18.5	463	74428	380340	974549	36509	822	0.1
77063	KS	HUTCHINSON	36	35	1000	310	29560	375623	973042	22741	712	0
60683	KS	LAKIN	3	8	33	153	68690	374940	1010635	20351	80	2.4
42636	KS	LAWRENCE	38	41	551	291	74520	385842	943201	19399	1978	0
58552	KS	PITTSBURG	7	7	15.5	332	80204	371315	944225	29037	542	0.8
83992	KS	PITTSBURG	14	13	0.167	302		371315	944225	11630	289	0.3
11912	KS	SALINA	18	17	65	314	28829	390616	972315	15730	202	0
70938	KS	TOPEKA	11	11	15.4	305	80233	390351	954549	27153	1122	0.4
166546	KS	TOPEKA	22	12	3.2	225	80241	390350	954549	13374	420	8.6
63160	KS	TOPEKA	13	13	18.1	421	75026	390019	960258	33546	674	0.5
67335	KS	TOPEKA	27	27	50	320	74472	390534	954704	18654	485	0
49397	KS	TOPEKA	49	49	123	451	75032	390134	955458	19858	519	0
65522	KS	WICHITA	10	10	24.6	310	74441	374653	973108	30061	743	0.1
72348	KS	WICHITA	33	19	765	345		374801	973129	32518	748	0
11911	KS	WICHITA	24	26	350	303	43659	374640	973037	21248	704	0
72358	KS	WICHITA	3	45	891	312		374626	973051	28473	740	0.1
34171	KY	ASHLAND	25	26	61.3	137	31365	382744	823712	11240	483	0.8
67798	KY	ASHLAND	61	44	50	189	74858	382511	822406	9527	517	1.8
27696	KY	BEATTYVILLE	65	7	28	322		373647	834018	29307	1000	0.8
4692	KY	BOWLING GREEN	13	13	12.6	226	84860	370352	862607	22905	602	2.8
61217	KY	BOWLING GREEN	40	16	600	224	43547	370210	861020	18291	424	1.5
71861	KY	BOWLING GREEN	24	18	61	177		370349	862607	14430	362	0.9
34177	KY	BOWLING GREEN	53	48	54.8	234	44491	370522	863805	13561	342	0.1
25173	KY	CAMPBELLVILLE	34	19	1000	370	32906	373151	852645	30014	2015	0.5
34204	KY	COVINGTON	54	24	53.5	117	31523	390150	843023	10320	1949	2.2
64017	KY	DANVILLE	56	4	26.5	327	64813	375251	841916	36995	1251	0
34181	KY	ELIZABETHTOWN	23	43	61	178	31543	374055	855031	12210	840	0
37809	KY	HARLAN	44	51	550	577		364800	832236	33564	1196	3.3
24915	KY	HAZARD	57	12	50	398		371138	831052	32160	793	8
34196	KY	HAZARD	35	16	53.2	369	31615	371135	831117	16906	377	2.2
24914	KY	LEXINGTON	27	13	30	282	40363	380223	842410	23841	919	3.2

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
73203	KY	LEXINGTON	18	39	475	286	70206	380203	842339	19494	830	3.5
51597	KY	LEXINGTON	36	40	69.5	305	74859	380203	842339	17819	810	0.1
34207	KY	LEXINGTON	46	42	45.8	258	70943	375245	841933	13515	738	0.4
73692	KY	LOUISVILLE	21	8	27	200	45865	380159	854517	22004	1500	0.7
32327	KY	LOUISVILLE	11	11	6.72	390	84851	382123	855052	26983	1617	0.2
21432	KY	LOUISVILLE	15	17	60.3	237	17602	382201	854954	15178	1350	0
53939	KY	LOUISVILLE	32	26	600	392	39847	382208	854948	29065	1687	0.1
34195	KY	LOUISVILLE	68	38	61.6	218	64196	382201	854954	13653	1295	0
13989	KY	LOUISVILLE	3	47	1000	392	42782	382208	854948	29288	1681	0.1
28476	KY	LOUISVILLE	41	49	1000	390	29606	382100	855057	32130	1759	0.7
74592	KY	MADISONVILLE	19	20	1000	216	372456	873130	23946	744	0.4
34212	KY	MADISONVILLE	35	42	55.1	298	31621	371121	873049	15780	419	0.1
34202	KY	MOREHEAD	38	15	51.4	289	31617	381038	832417	16277	340	0.3
23128	KY	MOREHEAD	67	21	719	428	67075	375426	833801	30369	1018	1.5
34174	KY	MURRAY	21	36	56.9	187	31619	364134	883211	12682	320	0.6
39738	KY	NEWPORT	19	29	227	290	19124	390719	843252	17827	2366	12.3
34205	KY	OWENSBORO	31	30	63.3	124	31660	375107	871944	11399	529	0
34211	KY	OWENTON	52	44	49.7	214	31662	383131	844839	12714	763	2.4
51991	KY	PADUCAH	6	32	906	492	371131	885853	40545	865	0.1
65758	KY	PADUCAH	29	41	55.7	143	44512	370539	884020	11313	239	0.1
39561	KY	PADUCAH	49	49	550	324	372342	885623	26292	631	0.4
34200	KY	PIKEVILLE	22	24	50.4	423	32103	371706	823128	16779	419	0.6
34222	KY	SOMERSET	29	14	53.3	429	31822	371003	844930	21530	541	0.2
38590	LA	ALEXANDRIA	25	26	76	413	64838	313356	923250	20973	324	0
52907	LA	ALEXANDRIA	31	31	50	333	75022	313354	923300	19028	273	0.1
51598	LA	ALEXANDRIA	5	35	1000	457	310215	922945	36973	878	2.2
16940	LA	ALEXANDRIA	41	41	191	307	74775	305420	923717	16241	368	0
589	LA	BATON ROUGE	9	9	0.36	509	70344	302158	911247	16013	847	1.1
38616	LA	BATON ROUGE	2	13	30	515	36880	301749	911140	34334	1962	8
38586	LA	BATON ROUGE	27	25	200	295	65435	302222	911216	19288	997	0
70021	LA	BATON ROUGE	33	34	1000	522	32895	301934	911636	37357	1695	0.1
12520	LA	BATON ROUGE	44	45	1000	424	29743	301935	911636	30315	1564	0
52046	LA	COLUMBIA	11	11	17.8	572	74657	320319	921112	41209	677	0.3
83945	LA	HAMMOND	42	1000	294	58980	295841	895626	25352	1754	0
35059	LA	LAFAYETTE	10	10	17.2	507	74641	301919	921659	39308	1166	1.9
33261	LA	LAFAYETTE	15	16	800	359	29847	302144	921253	29700	851	0
38588	LA	LAFAYETTE	24	23	50	463	32658	301919	921658	21068	658	0
33471	LA	LAFAYETTE	3	28	1000	537	75545	301925	921724	42222	1279	0.2
13994	LA	LAKE CHARLES	7	7	17	451	302346	930003	36541	1017	0
38587	LA	LAKE CHARLES	18	20	55	299	59155	302346	930003	16195	351	0
35852	LA	LAKE CHARLES	29	30	1000	315	17585	301726	933435	25760	730	0
81507	LA	MINDEN	21	21	1000	502	66613	324108	935600	36243	952	2.4
48975	LA	MONROE	8	8	17	518	321150	920414	39190	663	0.3
38589	LA	MONROE	13	13	21.1	543	74429	321145	920410	38390	679	2.1
82476	LA	NEW IBERIA	50	50	179	303	74784	302032	915832	17747	767	0
4149	LA	NEW ORLEANS	8	8	14.7	302	75010	295714	895658	28567	1795	0
25090	LA	NEW ORLEANS	12	11	70.8	306	67937	295713	895658	29992	1898	0
54280	LA	NEW ORLEANS	38	15	775	286	80216	295659	895728	24543	1724	0
37106	LA	NEW ORLEANS	20	21	300	254	41946	295511	900129	19099	1617	0
72119	LA	NEW ORLEANS	26	26	1000	286	80217	295659	895728	24703	1734	0
18819	LA	NEW ORLEANS	32	31	200	274	31303	295857	895709	17661	1516	0
74192	LA	NEW ORLEANS	4	36	958	311	295422	900222	30245	1829	0
71357	LA	NEW ORLEANS	6	43	1000	283	74862	295701	895728	28471	1791	0
21729	LA	NEW ORLEANS	49	50	1000	272	44211	295511	900129	21583	1671	0
70482	LA	SHREVEPORT	12	17	175	518	324028	935600	33403	943	1.5
38591	LA	SHREVEPORT	24	25	50	326	74863	324041	935535	19407	591	0
35652	LA	SHREVEPORT	3	28	1000	543	74864	324108	935600	42940	1075	1.7
12525	LA	SHREVEPORT	33	34	1000	551	29201	323958	935559	38998	1012	0.1
73706	LA	SHREVEPORT	45	44	500	505	32870	323957	935558	30463	888	0.1
13938	LA	SLIDELL	54	24	1000	272	43616	295511	900129	24235	1729	0
3658	LA	WEST MONROE	14	36	1000	521	320542	921034	40964	625	10.2
38584	LA	WEST MONROE	39	38	1000	154	323021	920855	19639	356	0
74419	MA	ADAMS	19	36	48	631	68110	423814	731008	20520	1724	7.7
72145	MA	BOSTON	7	7	15.4	306	80205	421840	711300	27184	7035	0.1
72099	MA	BOSTON	2	19	700	374	421837	711414	32268	7320	0.4
65684	MA	BOSTON	5	20	625	390	421837	711414	30535	7199	2.1
25456	MA	BOSTON	4	30	825	390	421837	711414	31712	7274	1.2
6463	MA	BOSTON	25	31	1000	341	30342	421812	711308	26108	6911	3.2
7692	MA	BOSTON	68	32	300	292	41971	421827	711327	19086	6346	2.3
73982	MA	BOSTON	38	39	70.8	354	74865	421812	711308	19832	6586	1.1
72098	MA	BOSTON	44	43	500	391	421837	711414	28103	7091	0.6
73238	MA	CAMBRIDGE	56	41	550	345	46190	421812	711308	22764	6870	0.2
41436	MA	LAWRENCE	62	18	1000	357	67714	421827	711327	29071	6975	1.9
60551	MA	MARLBOROUGH	66	27	100	334	69136	422302	712937	17821	6431	0.4
3978	MA	NEW BEDFORD	28	22	350	203	64975	414639	705541	17274	4604	0.9
22591	MA	NEW BEDFORD	6	49	350	284	66255	415154	711715	19160	5455	0.6
23671	MA	NORWELL	46	10	5	144	420038	710242	15414	5297	3.4
136751	MA	PITTSFIELD	51	13	12.6	396	71986	423731	740038	7287	653	27.5
6868	MA	SPRINGFIELD	22	11	10	247	72934	420505	724214	16158	2473	11.6
72096	MA	SPRINGFIELD	57	22	50	306	74672	421430	723854	14133	2074	9.7

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
25682	MA ...	SPRINGFIELD	40	40	380	324	70318	421430	723857	17575	2286	10.6
6476	MA ...	VINEYARD HAVEN	58	40	300	153	42283	414120	702049	14774	973	3.7
30577	MA ...	WORCESTER	27	29	200	453	422007	714254	24769	6977	8.9
18783	MA ...	WORCESTER	48	47	365	217	40890	421827	711327	15283	5984	0
65942	MD ...	ANNAPOLIS	22	42	350	265	74866	390036	763633	19332	6752	2.4
65696	MD ...	BALTIMORE	11	11	6.91	312	74686	392005	763903	22401	6953	3.9
25455	MD ...	BALTIMORE	13	13	21.4	312	70306	392005	763903	25622	7452	5
65944	MD ...	BALTIMORE	67	29	50	250	74867	392701	764637	14260	5285	4.6
59442	MD ...	BALTIMORE	2	38	775	305	74593	392005	763903	26023	7730	0.3
7933	MD ...	BALTIMORE	54	40	845	373	46004	392010	763859	26825	7782	0.5
60552	MD ...	BALTIMORE	24	41	200	313	66845	391715	764538	17292	6151	5.6
10758	MD ...	BALTIMORE	45	46	550	373	46108	392010	763859	22879	7062	5.2
40626	MD ...	FREDERICK	62	28	30	159	67466	391537	771844	7313	2448	34.6
25045	MD ...	HAGERSTOWN	25	26	575	359	74627	393945	775754	22215	1362	28.7
10259	MD ...	HAGERSTOWN	68	39	82.5	394	74528	395331	775802	13861	814	6
65943	MD ...	HAGERSTOWN	31	44	209	359	33311	393904	775815	15728	977	4.1
40619	MD ...	OAKLAND	36	36	71.7	291	75062	392414	791737	10550	216	6.7
71218	MD ...	SALISBURY	16	21	635	279	64847	383017	753837	21695	659	0
40618	MD ...	SALISBURY	28	28	76.7	157	382309	753533	14077	426	0
16455	MD ...	SALISBURY	47	47	225	292	75201	383006	754400	18155	579	0.4
39659	ME ...	AUGUSTA	10	10	15.3	305	74406	440916	700037	25690	818	1.3
39644	ME ...	BANGOR	2	2	3.02	192	84817	444410	684017	22407	339	0
3667	ME ...	BANGOR	7	7	14.5	250	74374	444535	683401	24704	334	0.6
17005	ME ...	BANGOR	5	19	465	402	74868	444213	690447	30384	488	1.1
39656	ME ...	BIDDEFORD	26	45	50	231	41344	432500	704817	10502	659	5
39649	ME ...	CALAIS	13	10	3.5	133	450145	671925	13040	29	3.4
48408	ME ...	LEWISTON	35	35	57.2	241	80218	435106	701940	13589	641	0.4
39648	ME ...	ORONO	12	9	15	375	40127	444211	690447	25072	442	5.5
73288	ME ...	POLAND SPRING	8	8	21.3	586	74574	435044	704543	33555	1358	4.1
25683	ME ...	PORTLAND	13	38	1000	491	28274	435528	702928	34527	1169	0
53065	ME ...	PORTLAND	51	43	137	254	435106	701940	14615	619	11
39664	ME ...	PORTLAND	6	44	1000	610	74869	435132	704240	34340	1319	1
48305	ME ...	PRESQUE ISLE	8	8	3.2	333	80189	463305	674836	19268	58	0
39662	ME ...	PRESQUE ISLE	10	10	16.4	332	74435	463305	674837	25597	66	0.6
83708	ME ...	PRESQUE ISLE	47	47	50	86	75129	464512	681028	6607	39	0
84088	ME ...	WATERVILLE	23	23	213	331	74754	440915	700037	18925	769	0
67048	MI ...	ALPENA	11	11	19.8	202	74982	444211	833126	20697	131	1.9
9917	MI ...	ALPENA	6	24	106	393	450818	840945	24405	219	1.5
5800	MI ...	ANN ARBOR	31	31	106	328	74499	422225	840410	18881	4073	7.1
16530	MI ...	BAD AXE	35	15	200	309	433233	833937	23073	1204	6.1
10212	MI ...	BATTLE CREEK	41	20	270	311	423415	852807	25083	2119	0.4
71871	MI ...	BATTLE CREEK	43	44	212	305	424045	850357	20028	1909	4.7
41221	MI ...	BAY CITY	5	22	1000	275	67337	432814	835036	26723	1507	4.6
82627	MI ...	BAY CITY	46	46	50	306	74778	432826	835044	12942	965	0
26994	MI ...	CADILLAC	9	9	20.1	497	74551	440812	852033	38645	826	0
9922	MI ...	CADILLAC	27	17	338	393	60511	444453	850408	26844	392	0
25396	MI ...	CADILLAC	33	47	500	393	67847	444453	850408	25466	378	0
76001	MI ...	CALUMET	5	5	6.89	295	84820	470212	884142	23406	55	0
21254	MI ...	CHEBOYGAN	4	35	78	168	58961	453901	842037	11815	82	0
73123	MI ...	DETROIT	2	7	11.2	305	74673	422738	831250	24569	5547	2.6
51570	MI ...	DETROIT	50	14	50	293	74870	422901	831844	18484	5122	0.1
74211	MI ...	DETROIT	20	21	500	324	28693	422653	831023	25252	5597	3
10267	MI ...	DETROIT	7	41	1000	305	74871	422815	831500	27193	5767	0.3
16817	MI ...	DETROIT	56	43	200	318	422652	831023	22343	5247	0
72123	MI ...	DETROIT	62	44	345	323	422653	831023	22657	5131	5.6
53114	MI ...	DETROIT	4	45	973	281	19013	422858	831219	22741	5397	1.2
6104	MI ...	EAST LANSING	23	40	50	296	74628	424208	842451	16787	1481	4.4
9630	MI ...	ESCANABA	3	48	989	327	460805	865655	29896	159	0
21735	MI ...	FLINT	12	12	13.7	287	74521	431348	840335	26526	2103	5.5
21737	MI ...	FLINT	66	16	1000	287	28994	431318	840314	23878	2363	1.7
69273	MI ...	FLINT	28	28	126	258	74594	425356	832741	17128	4320	0
36838	MI ...	GRAND RAPIDS	8	7	30	288	424114	853034	25304	2187	9.2
24784	MI ...	GRAND RAPIDS	35	11	50	238	64586	425735	855345	25748	1697	3.1
49713	MI ...	GRAND RAPIDS	13	13	15.1	305	74541	431834	855444	27942	1392	0.1
68433	MI ...	GRAND RAPIDS	17	19	725	306	43453	424115	853157	22476	1789	6.1
15498	MI ...	IRON MOUNTAIN	8	8	3.2	190	74452	454910	880235	16892	112	2.6
59281	MI ...	ISHPEMING	10	10	4.54	105	74721	462110	875115	11139	84	3.2
29706	MI ...	JACKSON	18	34	130	299	39980	422513	843125	18640	1398	2.2
24783	MI ...	KALAMAZOO	52	5	10	174	421823	853925	26295	2246	4.9
74195	MI ...	KALAMAZOO	3	8	20	305	74333	423756	853216	28492	2333	1.8
11033	MI ...	KALAMAZOO	64	45	420	331	69393	423352	852731	18737	1717	11.8
74420	MI ...	LANSING	6	36	663	288	72523	424119	842235	25555	3054	2
74094	MI ...	LANSING	47	38	1000	281	29954	422803	843906	20865	1458	0
36533	MI ...	LANSING	53	51	900	300	59127	422513	843125	24069	1807	0.2
9913	MI ...	MANISTEE	21	21	50	93	74674	440357	861958	9143	81	4.3
4318	MI ...	MARQUETTE	13	13	15.7	332	74500	462109	875132	29278	183	0.1
81448	MI ...	MARQUETTE	19	19	50	248	74742	463614	873715	12597	69	0
21259	MI ...	MARQUETTE	6	35	83	262	67896	462011	875056	13760	93	0
455	MI ...	MOUNT CLEMENS	38	39	1000	170	32831	423315	825315	16235	4698	1.2
9908	MI ...	MOUNT PLEASANT	14	26	226	299	434511	851240	22581	643	0

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
67781	MI	MUSKEGON	54	24	280	281	40886	425725	855407	20561	1480	2.3
6863	MI	ONONDAGA	10	10	14.8	299	84847	422633	843421	27690	2439	1.9
72052	MI	SAGINAW	25	30	193	356	431301	834317	24095	2170	13.5
67792	MI	SAGINAW	49	48	1000	287	40887	431318	840314	23991	2035	0.1
59279	MI	SAULT STE. MARIE	8	8	24	288	74353	460308	840638	23547	98	0.1
26993	MI	SAULT STE. MARIE	10	10	16.3	370	75038	460349	840608	30785	103	0.1
21253	MI	TRAVERSE CITY	7	7	19.1	411	84826	441633	854249	30172	393	18.5
59280	MI	TRAVERSE CITY	29	29	62.1	393	74491	444453	850408	19503	332	0
9632	MN ...	ALEXANDRIA	7	7	15.6	341	74469	454103	950814	30282	438	0.1
35584	MN ...	ALEXANDRIA	42	42	395	358	454159	951035	27590	404	0.3
71549	MN ...	APPLETON	10	10	24.2	364	74492	451003	960002	28995	219	0.4
28510	MN ...	AUSTIN	15	20	400	303	433834	923135	26035	497	0.1
18285	MN ...	AUSTIN	6	36	500	295	433742	930912	25023	484	0.1
49578	MN ...	BEMIDJI	9	9	15.4	329	74416	474203	942915	29401	114	2
83714	MN ...	BEMIDJI	26	26	50	141	74758	472807	944923	12672	72	0
49579	MN ...	BRAINERD	22	28	46.8	227	462521	942742	15201	153	0
82698	MN ...	CHISHOLM	11	11	12.2	200	74723	475139	925646	22244	112	2.9
132606 ...	MN ...	CROOKSTON	16	105	220	38385	475838	963618	15345	124	0
17726	MN ...	DULUTH	8	8	17.4	290	80226	464731	920721	27233	271	1
71338	MN ...	DULUTH	10	10	17.5	301	84848	464713	920717	27702	274	0.2
35525	MN ...	DULUTH	21	17	1000	299	464737	920703	30737	294	0.2
166511 ...	MN ...	DULUTH	27	27	50	268	80242	464715	920721	13164	204	0.4
4691	MN ...	DULUTH	3	33	381	312	464721	920651	24856	252	0
71336	MN ...	HIBBING	13	13	3.9	211	74522	472253	925715	15849	116	0.2
159007 ...	MN ...	HIBBING	31	500	212	59939	472253	925715	16478	118	0
68853	MN ...	MANKATO	12	12	15.3	317	84856	435614	942441	29045	399	0.9
68883	MN ...	MINNEAPOLIS	9	9	17.9	435	74995	450330	930727	34544	3381	0.6
23079	MN ...	MINNEAPOLIS	11	11	24	435	74511	450344	930821	36645	3437	0.1
36395	MN ...	MINNEAPOLIS	23	22	1000	410	30005	450344	930821	33367	3310	0
11913	MN ...	MINNEAPOLIS	29	29	1000	352	74442	450330	930727	29943	3302	0
9629	MN ...	MINNEAPOLIS	4	32	1000	432	450344	930821	37736	3468	0
35843	MN ...	MINNEAPOLIS	45	45	1000	430	450345	930821	35610	3421	0
35585	MN ...	REDWOOD FALLS	43	27	50	167	74875	442903	952927	10112	84	0
35678	MN ...	ROCHESTER	10	10	16.8	381	74523	433415	922537	31210	565	0.9
35906	MN ...	ROCHESTER	47	46	1000	343	28767	433834	923135	19950	424	0.7
35907	MN ...	ST. CLOUD	41	40	1000	430	64438	452300	934230	30570	3263	0
68597	MN ...	ST. PAUL	17	26	63.1	396	74396	450329	930727	19236	3053	0
68594	MN ...	ST. PAUL	2	34	662	411	75131	450330	930727	30531	3331	0.2
28010	MN ...	ST. PAUL	5	35	755	433	450344	930821	35389	3408	0.1
55370	MN ...	THIEF RIVER FALLS	10	10	9.7	113	74660	480119	962212	16952	121	0.3
9640	MN ...	WALKER	12	12	14.3	283	74436	465603	942725	26923	214	1.5
71558	MN ...	WORTHINGTON	20	15	200	290	33521	435352	955650	19967	290	0
592	MO ...	CAPE GIRARDEAU	12	12	4.01	564	74661	372546	893014	32285	689	0.5
19593	MO ...	CAPE GIRARDEAU	23	22	435	543	66965	372423	893344	31966	691	1
65583	MO ...	COLUMBIA	8	8	13.6	242	80227	385316	921548	25205	492	0.5
63164	MO ...	COLUMBIA	17	17	50	348	384629	923322	20656	475	0
4690	MO ...	HANNIBAL	7	7	13.6	271	75011	395822	911954	25042	309	0.2
41110	MO ...	JEFFERSON CITY	13	12	15.1	308	384130	920544	27879	590	0.7
48521	MO ...	JEFFERSON CITY	25	20	1000	293	29933	384215	920521	25334	533	0.2
51101	MO ...	JOPLIN	26	25	55	281	370437	943215	17523	402	0
18283	MO ...	JOPLIN	12	43	1000	269	370437	943215	25289	533	1.6
67766	MO ...	JOPLIN	16	46	175	322	370433	943316	21648	461	0.2
65686	MO ...	KANSAS CITY	9	9	85	357	74967	390501	943057	34707	2334	0
53843	MO ...	KANSAS CITY	19	18	55	355	390459	942849	21206	2033	0
41230	MO ...	KANSAS CITY	5	24	1000	319	67335	390414	943457	29705	2259	0
64444	MO ...	KANSAS CITY	29	31	1000	332	390501	943057	31265	2227	0.1
11291	MO ...	KANSAS CITY	4	34	1000	344	74877	390420	943545	31293	2286	0.5
59444	MO ...	KANSAS CITY	41	42	450	276	43791	385842	943201	21585	1987	0
33336	MO ...	KANSAS CITY	62	47	1000	356	390526	942818	31520	2174	0
33337	MO ...	KANSAS CITY	50	51	1000	339	390120	943049	30240	2158	0
21251	MO ...	KIRKSVILLE	3	33	87	290	44120	403147	922629	15915	149	0
166319 ...	MO ...	OSAGE BEACH	49	49	204	463	80245	374910	924452	23362	524	0
73998	MO ...	POPLAR BLUFF	15	15	50	184	74417	364804	902706	11945	143	1.2
4326	MO ...	SEDALIA	6	15	322	603	383736	925203	41154	733	0.1
28496	MO ...	SPRINGFIELD	10	10	19.6	573	74595	371308	925656	41152	838	0.3
35630	MO ...	SPRINGFIELD	33	19	1000	596	371308	925656	47586	935	0.1
51102	MO ...	SPRINGFIELD	21	23	100	617	371011	925630	33191	715	0
3659	MO ...	SPRINGFIELD	27	28	1000	493	371308	925656	41263	844	0.5
36003	MO ...	SPRINGFIELD	3	44	967	628	371026	925627	43607	870	2.2
20427	MO ...	ST. JOSEPH	2	7	7.45	247	74608	394612	944753	21812	952	2.6
999	MO ...	ST. JOSEPH	16	21	1000	316	68463	390120	943049	27013	2118	0
48525	MO ...	ST. LOUIS	24	14	1000	396	33092	382140	903254	32831	2821	0
70034	MO ...	ST. LOUIS	4	24	540	335	74644	383147	901758	29120	2842	0
35417	MO ...	ST. LOUIS	11	26	1000	288	383424	901930	29590	2841	0
56524	MO ...	ST. LOUIS	30	31	1000	321	383450	901945	31023	2858	0
46981	MO ...	ST. LOUIS	5	35	1000	332	74879	383405	901955	31112	2855	0.1
62182	MO ...	ST. LOUIS	9	39	991	326	74880	382856	902353	29480	2832	0.1
35693	MO ...	ST. LOUIS	2	43	1000	337	383207	902223	30721	2851	0
13995	MS ...	BILOXI	13	13	14.1	366	74542	304323	890528	27980	951	4.8
43197	MS ...	BILOXI	19	16	150	477	45861	304518	885644	25127	877	16.8

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
43170	MS ...	BOONEVILLE	12	12	5.89	227	74629	344000	884505	20440	418	2.9
43184	MS ...	BUDE	17	18	1000	341	312222	904504	34462	721	0
12477	MS ...	COLUMBUS	4	35	1000	610	74881	334506	885240	44464	727	3.8
83735	MS ...	COLUMBUS	43	81	204	43679	335031	884148	18843	412	2.6
25236	MS ...	GREENVILLE	15	15	330	269	333926	904218	23434	322	0
43176	MS ...	GREENWOOD	23	25	625	317	332234	903232	28909	387	3.6
43203	MS ...	GREENWOOD	6	32	1000	572	68863	332223	903225	34348	442	0.9
53517	MS ...	GULFPORT	25	48	300	456	28507	304448	890330	26058	946	14.2
48668	MS ...	HATTIESBURG	22	22	140	244	312420	891413	18687	353	0.1
60830	MS ...	HOLLY SPRINGS	40	41	500	122	345920	894113	16080	1279	0.1
83310	MS ...	HOUSTON	45	45	537	491	72853	334739	890515	27543	525	0
68542	MS ...	JACKSON	3	7	7	393	321249	902256	28100	725	0.2
48667	MS ...	JACKSON	12	12	20.3	497	84857	321426	902415	38592	854	0.1
43168	MS ...	JACKSON	29	20	400	482	321129	902422	36368	826	0.1
49712	MS ...	JACKSON	16	21	1000	332	39758	321641	901740	28450	740	2.5
71326	MS ...	JACKSON	40	40	981	598	80223	321249	902256	40292	886	0
166512 ..	MS ...	JACKSON	51	51	184	384	80213	321426	902415	24384	681	0.7
21250	MS ...	LAUREL	7	28	79	128	42804	312712	891705	11124	251	0.1
136749 ..	MS ...	MAGEE	34	34	98.7	305	75071	320718	893239	19444	680	0.4
4686	MS ...	MERIDIAN	11	11	11.8	165	84852	321938	884128	21080	294	2
73255	MS ...	MERIDIAN	24	24	956	170	74996	321940	884131	18636	278	0.1
24314	MS ...	MERIDIAN	30	31	1000	183	27899	321940	884131	18932	263	0.3
43169	MS ...	MERIDIAN	14	44	880	369	320818	890536	31834	662	0
43192	MS ...	MISSISSIPPI STATE	2	10	4.3	349	332114	890900	24623	370	0.3
16539	MS ...	NATCHEZ	48	49	1000	313	38528	314008	914130	24104	338	0.4
43193	MS ...	OXFORD	18	36	225	421	33510	341728	894221	23767	905	2.1
74148	MS ...	TUPELO	9	8	9	542	74662	334740	890516	35700	634	3.2
84253	MS ...	VICKSBURG	35	41	209	253	84840	321935	903703	11835	445	16.2
37732	MS ...	WEST POINT	27	16	450	494	39741	334740	890516	33099	599	0.6
35694	MT ...	BILLINGS	2	10	26.1	180	454601	1082726	21980	155	0
35724	MT ...	BILLINGS	8	11	14.5	229	74882	454535	1082714	21681	152	0
5243	MT ...	BILLINGS	6	18	1000	228	454826	1082025	24478	153	0
43567	MT ...	BOZEMAN	9	8	17.9	271	69541	454024	1105202	14163	84	0.3
33756	MT ...	BOZEMAN	7	13	18.9	271	67232	454024	1105202	13985	84	0
35959	MT ...	BUTTE	4	5	10.7	588	43752	460027	1122630	43135	183	0
18066	MT ...	BUTTE	6	6	11.2	591	80201	460027	1122630	42931	192	0
14674	MT ...	BUTTE	18	19	125	585	42948	460024	1122630	15884	65	0
81438	MT ...	BUTTE	24	24	50	570	74755	460024	1122630	15762	67	0
24287	MT ...	GLENDIVE	5	10	30	152	470315	1044045	20893	21	1.3
35567	MT ...	GREAT FALLS	3	7	28.5	150	73758	473209	1111702	19067	89	0
34412	MT ...	GREAT FALLS	5	8	28.6	180	473208	1111702	22360	91	0
81331	MT ...	GREAT FALLS	26	26	50	65	74759	473223	1111706	8905	84	0
13792	MT ...	GREAT FALLS	16	45	157	300	30029	473626	1112127	16946	90	0
47670	MT ...	HARDIN	4	22	1000	248	454424	1080818	24748	151	0
83689	MT ...	HAVRE	9	9	3.2	389	74719	482032	1094341	22474	25	0
5290	MT ...	HELENA	12	12	9.36	697	74375	464935	1114233	26659	152	0
68717	MT ...	HELENA	10	29	43.4	697	68037	464935	1114233	14425	139	0
18079	MT ...	KALISPELL	9	9	3.2	850	80210	480048	1142155	28213	110	0
84794	MT ...	LEWISTOWN	13	13	3.2	636	74726	471046	1093205	25112	16	0.4
5237	MT ...	MILES CITY	3	3	1.03	30	74367	462534	1055138	7580	11	0
35455	MT ...	MISSOULA	8	7	22.5	654	470106	1140041	36798	170	0
66611	MT ...	MISSOULA	11	11	3.2	631	74999	464809	1135821	18430	132	0
18084	MT ...	MISSOULA	13	13	26.7	610	80239	470104	1140047	35664	168	0.1
81348	MT ...	MISSOULA	17	17	50	628	74739	464808	1135819	16846	132	0
14675	MT ...	MISSOULA	23	23	92.6	618	74525	470110	1140046	18786	150	0
56537	NC ...	ASHEVILLE	13	13	29.8	853	70317	352532	824525	37735	2348	2.1
69300	NC ...	ASHEVILLE	33	25	185	797	41130	352532	824525	22420	1437	5.8
70149	NC ...	ASHEVILLE	62	45	1000	555	351320	823258	34531	2043	0.1
73152	NC ...	BELMONT	46	47	1000	595	352144	810919	40397	3404	0.6
65074	NC ...	BURLINGTON	16	14	95	213	361454	793921	16777	1712	1.1
69080	NC ...	CHAPEL HILL	4	25	300	448	69110	355159	791000	26537	2744	0.4
10645	NC ...	CHARLOTTE	42	11	2.2	363	351714	804145	20685	2180	3.7
32326	NC ...	CHARLOTTE	36	22	791	577	64697	352049	811015	36927	3095	1.4
30826	NC ...	CHARLOTTE	3	23	1000	565	352151	811113	43975	3599	0.1
49157	NC ...	CHARLOTTE	18	27	1000	368	28621	351601	804405	30079	2748	6.1
74070	NC ...	CHARLOTTE	9	34	1000	348	351541	804338	31482	2747	5.7
69124	NC ...	CONCORD	58	44	149	422	74886	352130	803637	24194	2537	3.7
8617	NC ...	DURHAM	11	11	19.2	607	74597	354005	783158	40935	2807	4.5
54963	NC ...	DURHAM	28	28	225	610	354028	783140	36204	2685	1.5
69292	NC ...	EDENTON	2	20	543	489	355400	762045	39125	1359	0
21245	NC ...	FAYETTEVILLE	62	36	1000	242	36997	345305	790429	20290	985	0.2
16517	NC ...	FAYETTEVILLE	40	38	500	509	60837	353044	785841	33401	2898	0.6
50782	NC ...	GOLDSBORO	17	17	244	628	70663	354029	783140	32343	2496	7
25544	NC ...	GREENSBORO	48	33	700	575	38478	355203	794926	33109	2816	11.6
54452	NC ...	GREENSBORO	61	43	105	527	42438	355202	794926	25142	2207	5.7
72064	NC ...	GREENSBORO	2	51	1000	569	355213	795025	41290	3777	5.9
57838	NC ...	GREENVILLE	9	10	35	575	352155	772338	45399	1370	15.8
35582	NC ...	GREENVILLE	14	14	50	205	352644	772208	15450	649	0
69149	NC ...	GREENVILLE	25	23	71	331	42548	353310	773606	17438	801	0.1
81508	NC ...	GREENVILLE	38	51	90.7	155	74769	352409	772510	13446	594	0.1

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
65919	NC	HICKORY	14	40	600	182	67111	354359	811951	11030	776	19.1
72106	NC	HIGH POINT	8	8	15	398	70590	354846	795029	29992	2769	3.7
69444	NC	JACKSONVILLE	19	19	66.6	561	74418	350618	772015	23999	799	0.4
37971	NC	JACKSONVILLE	35	34	600	199	41098	343110	772652	18502	568	0
12793	NC	KANNAPOLIS	64	50	50	348	351541	804338	18157	2047	2.1
35385	NC	LEXINGTON	20	19	800	576	355202	794926	44456	4288	2
69114	NC	LINVILLE	17	17	61.6	546	74613	360347	815033	18558	1085	4.1
69416	NC	LUMBERTON	31	31	109	319	69624	344750	790242	17337	889	3.5
76324	NC	MANTEO	4	9	21.3	274	74336	363254	761116	29530	1725	0
37982	NC	MOREHEAD CITY	8	8	9.88	216	74470	345301	763021	20774	299	0
18334	NC	NEW BERN	12	12	22.2	591	80237	350618	772015	42635	1324	2.9
73205	NC	RALEIGH	22	27	568	610	354028	783140	41286	2847	2.8
8688	NC	RALEIGH	5	48	916	629	69133	354029	783139	41666	2852	0.1
64611	NC	RALEIGH	50	49	1000	614	354029	783140	44278	2980	0.1
69397	NC	ROANOKE RAPIDS	36	36	50	368	74543	361728	775010	19141	604	8.4
20590	NC	ROCKY MOUNT	47	15	180	354	36353	360611	781129	22787	1759	0.1
594	NC	WASHINGTON	7	32	806	594	74887	352155	772338	44561	1497	1.1
69332	NC	WILMINGTON	39	29	700	297	341916	781343	28039	801	0.3
72871	NC	WILMINGTON	26	30	80	590	73235	340753	781117	26462	609	0
48666	NC	WILMINGTON	6	44	575	280	59015	341916	781343	20378	591	0
12033	NC	WILMINGTON	3	46	1000	594	74888	340751	781116	44363	1060	0
10133	NC	WILSON	30	42	873	539	68096	354953	780850	32166	2162	2
414	NC	WINSTON-SALEM	45	29	990	576	39890	355203	794926	37521	3484	4.8
53921	NC	WINSTON-SALEM	12	31	815	572	362231	802226	37577	2625	4.2
69360	NC	WINSTON-SALEM	26	32	263	504	74889	362234	802214	22287	1868	6.9
55686	ND	BISMARCK	12	12	19.1	466	74459	463517	1004826	35627	127	0.3
22121	ND	BISMARCK	17	16	1000	275	68012	463515	1004820	25005	113	0
53324	ND	BISMARCK	3	22	97.3	392	18952	463523	1004802	21415	110	0
82611	ND	BISMARCK	26	26	50	300	74760	463523	1004739	17826	104	0
41427	ND	BISMARCK	5	31	500	389	73210	463620	1004822	26522	118	0
22124	ND	DEVILS LAKE	8	8	16.2	451	74687	480824	975938	35778	150	0
162016 ..	ND	DEVILS LAKE	25	134	245	66852	480348	992009	18198	39	0
41430	ND	DICKINSON	7	7	11.3	223	74419	465649	1025917	22461	33	0.9
53329	ND	DICKINSON	9	9	8.35	246	74437	464334	1025456	22539	36	0
55684	ND	DICKINSON	2	19	50	217	59817	464335	1025457	13157	28	0
53315	ND	ELLENDALE	19	20	72.3	163	64873	461756	985156	13632	18	0
53321	ND	FARGO	13	13	11.4	344	74460	470048	971137	28996	257	0
55372	ND	FARGO	15	19	1000	379	28940	464029	961340	28028	320	0.1
22129	ND	FARGO	6	21	1000	356	470028	971202	34973	345	0
61961	ND	FARGO	11	44	356	576	73213	472032	971720	31290	314	0
53320	ND	GRAND FORKS	2	15	50	408	74645	480818	975935	20362	116	0
86208	ND	GRAND FORKS	27	27	50	96	74762	475745	970312	11054	108	0
55364	ND	JAMESTOWN	7	7	13	135	80206	465530	984621	18175	42	0.5
41425	ND	MINOT	10	10	7.69	207	80232	481256	1011905	21143	75	1.7
55685	ND	MINOT	13	13	16.1	344	74570	480302	1012029	29701	89	0
22127	ND	MINOT	14	14	60	216	480311	1012305	16113	70	0
82615	ND	MINOT	24	24	50	239	74756	480314	1012603	15862	69	0
53313	ND	MINOT	6	40	146	249	59853	480302	1012325	15514	70	0
55362	ND	PEMBINA	12	12	28.7	413	74382	485944	972428	35647	43	0.1
49134	ND	VALLEY CITY	4	38	382	573	73275	471645	972026	32236	317	0
41429	ND	WILLISTON	8	8	7.21	323	74598	480802	1035136	24857	38	0
55683	ND	WILLISTON	11	14	50	257	59878	480830	1035334	14655	32	0.5
53318	ND	WILLISTON	4	51	53.9	248	64823	480830	1035334	12463	31	0
47996	NE	ALLIANCE	13	13	20.9	469	74471	415024	1030318	33136	89	1.5
47981	NE	BASSETT	7	7	18.7	453	74383	422005	992901	35064	41	3.3
7894	NE	GRAND ISLAND	11	11	15.2	308	74493	403520	984810	28343	219	0.3
27220	NE	GRAND ISLAND	17	19	1000	186	28644	404344	983413	18605	195	0
48003	NE	HASTINGS	5	5	6.78	223	80198	403906	982304	28719	229	0
47987	NE	HASTINGS	29	28	200	366	39665	404620	980521	22116	179	0.1
21162	NE	HAYES CENTER	6	18	1000	216	74892	403729	1010158	24515	76	0
21160	NE	KEARNEY	13	36	753	338	74893	403928	985204	30484	227	0
47975	NE	LEXINGTON	3	26	375	251	32442	402305	992730	19875	107	0
11264	NE	LINCOLN	8	8	17.8	440	75015	405259	971820	35535	695	2.8
7890	NE	LINCOLN	10	10	18.4	454	74987	404808	971046	36426	887	0.4
66589	NE	LINCOLN	12	12	8.16	253	74553	410818	962719	23215	1145	0.1
84453	NE	LINCOLN	51	51	200	461	74786	404738	971422	25974	454	0
72362	NE	MCCOOK	8	12	10.4	218	394948	1004204	23270	48	0.3
47971	NE	MERRIMAN	12	12	15.7	328	74407	424038	1014236	26524	27	1.8
47995	NE	NORFOLK	19	19	53.8	348	74397	421415	971641	15941	214	5.9
49273	NE	NORTH PLATTE	2	2	6.75	192	80195	411213	1004358	27013	67	0
47973	NE	NORTH PLATTE	9	9	15.5	311	74398	410116	1010910	28103	66	0
23277	NE	OMAHA	15	15	295	475	410416	961331	34708	1240	0
47974	NE	OMAHA	26	17	200	117	411528	960032	15002	836	0
53903	NE	OMAHA	7	20	700	396	411832	960133	35092	1220	0
65528	NE	OMAHA	6	22	1000	398	411840	960137	37205	1242	0
51491	NE	OMAHA	42	43	700	475	410414	961333	36280	1255	0
35190	NE	OMAHA	3	45	1000	426	411824	960136	35409	1221	0.3
17683	NE	SCOTTSBLUFF	4	7	32	475	415028	1030427	37186	95	3.4
136747 ..	NE	SCOTTSBLUFF	16	17	91.5	238	74736	415023	1034935	14585	56	0.2
63182	NE	SCOTTSBLUFF	10	29	1000	256	74894	415958	1033955	24074	74	1.1

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
21161	NE	SUPERIOR	4	34	1000	344	74895	400515	975512	31807	185	0.1
48406	NH	CONCORD	21	33	100	344	42932	431104	711912	16703	2327	3.5
14682	NH	DERRY	50	35	7.3	191	424407	712331	8996	3843	2.3
69237	NH	DURHAM	11	11	15.8	302	80234	431033	711229	26397	4074	0.5
69271	NH	KEENE	52	49	50	329	74896	430200	722204	11793	404	5
69328	NH	LITTLETON	49	48	50	390	74897	442114	714423	11253	131	0
73292	NH	MANCHESTER	9	9	7.11	305	74688	425902	713524	20862	4589	2.6
51864	NH	MERRIMACK	60	34	80	293	28154	425902	713520	13421	3094	4
9739	NJ	ATLANTIC CITY	44	200	284	40339	394341	745039	13582	5320	11
23142	NJ	ATLANTIC CITY	62	49	130	296	27898	393753	742112	15516	1908	0.2
7623	NJ	BURLINGTON	48	27	160	354	68951	400230	751411	19775	7092	4.5
48481	NJ	CAMDEN	23	22	197	266	394341	745039	20659	6862	0
73333	NJ	LINDEN	47	36	832	408	42433	404454	735910	28663	19700	1.6
48477	NJ	MONTCLAIR	50	51	200	238	405153	741203	16560	17216	0.3
48457	NJ	NEW BRUNSWICK	58	8	20.2	212	32754	403717	743015	20769	16912	10.5
18795	NJ	NEWARK	13	13	3.2	500	74696	404243	740049	25695	19240	1.6
60555	NJ	NEWARK	68	30	189	321	80192	404522	735912	16609	17182	2.8
43952	NJ	NEWTON	63	18	1000	250	67170	405153	741203	18520	17260	0
74215	NJ	PATERSON	41	40	300	421	29858	404454	735910	23316	19038	0.4
74197	NJ	SECAUCUS	9	38	136	500	74898	404243	740049	26502	19428	0.3
48465	NJ	TRENTON	52	43	50	271	74899	401700	744120	14079	8751	11.3
60560	NJ	VINELAND	65	29	225	396	72018	400230	751411	20524	7421	5.7
20818	NJ	WEST MILFORD	66	29	200	167	33869	404718	741519	8192	13959	12.2
61111	NJ	WILDWOOD	40	36	200	128	390728	744556	14738	739	0.9
53928	NM	ALBUQUERQUE	7	7	27.6	1243	74445	351253	1062701	53948	961	0
48575	NM	ALBUQUERQUE	13	13	7.03	1287	74399	351240	1062657	43540	925	0
1151	NM	ALBUQUERQUE	32	17	65.6	1247	58949	351251	1062701	34322	913	0
57220	NM	ALBUQUERQUE	14	22	303	376	74730	352444	1064332	16156	820	0
993	NM	ALBUQUERQUE	23	24	200	1243	351254	1062702	47308	935	0
35313	NM	ALBUQUERQUE	4	26	270	1277	351242	1062658	48914	934	0.1
55528	NM	ALBUQUERQUE	5	35	250	1287	351249	1062701	46539	929	0
35084	NM	ALBUQUERQUE	41	42	321	1262	351241	1062656	46959	928	0
55049	NM	ALBUQUERQUE	50	45	245	1287	41944	351248	1062700	42560	921	0
53908	NM	CARLSBAD	6	19	912	333	324738	1041229	32390	153	0.6
83707	NM	CARLSBAD	25	25	50	134	74757	322609	1041114	11804	51	0
40450	NM	CLOVIS	12	20	598	204	74900	341134	1031644	21451	87	0
53904	NM	FARMINGTON	3	8	40	166	364017	1081352	23531	151	0
35321	NM	FARMINGTON	12	12	13.7	125	84833	364143	1081314	16977	138	0
27431	NM	HOBBS	29	29	67.4	159	74400	324328	1030546	13761	81	0
55516	NM	LAS CRUCES	22	23	200	205	68952	321733	1064151	15162	540	0
36916	NM	LAS CRUCES	48	47	200	134	74901	320230	1062741	8205	693	0
18338	NM	PORTALES	3	32	82.6	190	341508	1031420	15679	81	0
62272	NM	ROSWELL	8	8	20.8	499	74533	332231	1034612	38887	159	0
48556	NM	ROSWELL	10	10	24.3	610	74558	330320	1034912	43742	187	0.1
84157	NM	ROSWELL	21	21	164	128	74747	330601	1041515	11510	77	0
53539	NM	ROSWELL	27	27	50	115	74474	332458	1043359	7382	63	0
84215	NM	SANTA FE	9	0.2	1241	67438	351245	1062658	20827	857	0.8
60793	NM	SANTA FE	11	10	30	608	354648	1063133	38985	904	1.3
32311	NM	SANTA FE	2	27	255	1278	351250	1062701	48241	933	0.2
76268	NM	SANTA FE	19	29	245	1289	351244	1062657	47629	935	0
53911	NM	SILVER CITY	10	10	3.2	485	74976	325146	1081428	22295	59	0.2
85114	NM	SILVER CITY	6	12	3.2	502	74712	325149	1081427	16454	58	0
63845	NV	ELKO	10	10	3.2	557	404152	1155413	21628	36	0
86537	NV	ELY	3	3	1	279	74709	391446	1145536	6317	8	0
86538	NV	ELY	6	27	1000	270	74713	391553	1145335	13318	8	0
86201	NV	GOLDFIELD	7	50	50	448	74716	380305	1171330	8739	3	0
35870	NV	HENDERSON	5	9	86	385	360026	1150022	29838	1362	0.1
69677	NV	LAS VEGAS	3	2	27.7	384	360030	1150020	41187	1418	0.1
35042	NV	LAS VEGAS	8	7	30.1	609	355644	1150233	33021	1366	0
11683	NV	LAS VEGAS	10	11	105	371	360027	1150024	30092	1360	0
74100	NV	LAS VEGAS	13	13	16	606	355643	1150232	27920	1363	0
67089	NV	LAS VEGAS	15	16	1000	571	36067	355646	1150234	24277	1352	0
10179	NV	LAS VEGAS	21	22	630	383	73225	360028	1150024	18735	1351	0
10195	NV	LAS VEGAS	33	29	1000	383	73223	360028	1150024	19334	1351	0
41237	NV	LAUGHLIN	34	32	1000	607	66737	353907	1141842	27099	1276	0.1
63768	NV	PARADISE	39	40	200	357	360036	1150020	14586	1350	0
60307	NV	RENO	4	7	16.1	879	391857	1195302	39288	677	3
63331	NV	RENO	8	8	15.6	893	80185	391849	1195300	39660	667	2.6
59139	NV	RENO	2	13	16.1	876	391857	1195302	38571	678	0.3
10228	NV	RENO	5	15	50	140	74902	393501	1194752	6245	389	0
19191	NV	RENO	21	20	53	176	42485	393503	1194751	6065	363	0
51493	NV	RENO	27	26	1000	894	28095	391847	1195259	36813	577	0.5
48360	NV	RENO	11	44	1000	836	44000	393523	1195537	19310	403	0
86643	NV	TONOPAH	9	9	3.2	448	74720	380305	1171330	12955	3	0
63846	NV	WINNEMUCCA	7	7	3.2	650	410041	1174559	23096	17	0
11970	NY	ALBANY	23	7	10	434	423731	740038	26077	1488	1.1
73363	NY	ALBANY	13	12	9.1	436	423731	740038	26438	1477	0.2
74422	NY	ALBANY	10	26	700	426	67986	423731	740038	27072	1496	1.5
13933	NY	AMSTERDAM	55	50	450	207	38556	425904	741056	13763	993	0
2325	NY	BATAVIA	51	23	445	279	74609	425342	780056	19868	2211	0.5

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
72623	NY	BATH	14	14	50	318	74731	421828	771317	15650	468	14.6
23337	NY	BINGHAMTON	12	7	20.4	342		420331	755706	27192	1000	1.9
62210	NY	BINGHAMTON	40	8	7.9	371	70921	420322	755639	21243	751	1.4
11260	NY	BINGHAMTON	34	34	450	263	70326	420339	755636	16714	635	2.2
74034	NY	BINGHAMTON	46	42	50	408		420340	755645	17846	603	1.2
415	NY	BUFFALO	29	14	1000	300	76608	430132	785543	20685	1403	1.1
71905	NY	BUFFALO	23	32	1000	303		430148	785515	28159	1513	2.1
64547	NY	BUFFALO	2	33	480	295		424307	783347	22900	1848	1.2
67784	NY	BUFFALO	49	34	175	288	78226	430132	785543	12091	1291	1.9
54176	NY	BUFFALO	7	38	358	433		423815	783712	29175	1990	0.2
7780	NY	BUFFALO	4	39	790	417		423933	783733	32947	2280	0.1
71928	NY	BUFFALO	17	43	156	330	74905	430148	785515	21439	1386	0.1
68851	NY	CARTHAGE	7	7	15.1	221	84827	435716	754345	22614	259	5.6
78908	NY	CORNING	30	30	25	334	76601	420830	770439	12414	352	2.1
62219	NY	CORNING	48	48	50	166	75045	420943	770215	9513	285	1
60653	NY	ELMIRA	18	18	90	363	70327	420622	765217	16933	606	3.1
71508	NY	ELMIRA	36	36	50	320	74631	420620	765217	15737	545	0.2
38336	NY	GARDEN CITY	21	21	89.9	111	74455	404719	732709	10930	13638	0.1
34329	NY	ITHACA	52	20	0.015	1		422546	762948	382	66	2.6
30303	NY	JAMESTOWN	26	26	234	463	75000	422336	791344	22922	1548	0.2
74156	NY	KINGSTON		48	950	378	65356	412918	735656	23706	14181	1.2
1328	NY	NEW YORK	7	7	3.2	491	74571	404243	740049	26537	19365	0.9
73881	NY	NEW YORK	11	11	3.2	506	80235	404243	740049	26002	19228	2
6048	NY	NEW YORK	25	24	151	310		404522	735912	20860	18221	1.3
47535	NY	NEW YORK	4	28	164	515	74906	404243	740049	28669	19696	1
73356	NY	NEW YORK	31	31	225	458	74482	404243	740049	20490	17944	5.8
9610	NY	NEW YORK	2	33	239	482	74646	404243	740049	26765	19217	3.4
22206	NY	NEW YORK	5	44	225	515	74907	404243	740049	27036	19135	3.6
57476	NY	NORTH POLE	5	14	650	845	72521	443132	724858	39057	642	0
62137	NY	NORWOOD	18	23	40	242		442929	745127	14994	163	0.1
46755	NY	PLATTSBURGH	57	38	100	737	66309	444143	735300	26048	413	0
67993	NY	POUGHKEEPSIE	54	27	800	358	43683	412920	735653	23834	10810	34.2
73206	NY	RIVERHEAD	55	47	410	196	72009	405350	725456	14328	4541	1
70041	NY	ROCHESTER	10	10	12.7	152	84849	430807	773502	20451	1207	0
73371	NY	ROCHESTER	13	13	5.83	152	74689	430807	773503	17099	1134	0.7
57274	NY	ROCHESTER	21	16	180	130	68025	430807	773503	12874	1118	0.1
413	NY	ROCHESTER	31	28	320	161	66841	430805	773507	13190	1127	0
73964	NY	ROCHESTER	8	45	1000	122	69994	430807	773502	15154	1146	0.4
77515	NY	SARANAC LAKE	40	40	50	440	74774	440935	742834	11926	38	1.7
73942	NY	SCHENECTADY	6	6	4.46	426	74544	423731	740038	30364	1567	1.7
73263	NY	SCHENECTADY	17	34	325	426		423731	740038	24147	1423	0.8
73264	NY	SCHENECTADY	45	43	676	413	67289	423731	740038	24332	1399	0.9
60553	NY	SMITH TOWN	67	23	150	204	39829	405323	725713	13615	4096	15.2
9088	NY	SPRINGVILLE	67	7	15.5	411	74575	423814	783711	16459	1363	1.1
64352	NY	SYRACUSE	56	15	78.2	379	74790	431818	760300	17835	1053	0.8
73113	NY	SYRACUSE	9	17	105	402	44725	425642	760128	22102	1222	0.1
40758	NY	SYRACUSE	68	19	621	445	29285	425250	761200	29954	1648	0.3
21252	NY	SYRACUSE	3	24	210	405		425642	760707	26516	1368	0.1
53734	NY	SYRACUSE	24	25	97	393		425642	760707	22555	1272	0.1
58725	NY	SYRACUSE	43	44	680	445	68111	425250	761200	27037	1403	0
74151	NY	SYRACUSE	5	47	500	290		425719	760634	22565	1246	0
43424	NY	UTICA	33	27	688	433	59327	430213	752641	25154	1066	2.1
60654	NY	UTICA	2	29	708	402	45240	430609	745627	28378	1294	3.3
57837	NY	UTICA	20	30	50	227	45963	430843	751035	10520	449	8.4
16747	NY	WATERTOWN	50	21	25	331	44780	435247	754312	15745	186	0
62136	NY	WATERTOWN	16	41	50	370	74911	435144	754340	18784	234	0.3
70491	OH	AKRON	23	23	317	296	74690	410353	813459	21976	4065	0.2
72958	OH	AKRON	55	30	1000	331	71743	412302	814144	25072	3710	0
49421	OH	AKRON	49	50	180	305		410458	813802	18680	3641	6.7
49439	OH	ALLIANCE	45	45	388	223	74576	405423	805439	15811	2304	0
50147	OH	ATHENS	20	27	250	242		391852	820859	19481	708	1.9
6568	OH	BOWLING GREEN	27	27	110	320		410812	835424	21416	1313	0
50141	OH	CAMBRIDGE	44	35	310	385	68039	400532	811719	24017	1218	1.1
67893	OH	CANTON	17	39	200	292		410320	813538	20718	3970	1
43870	OH	CANTON	67	47	1000	134	40562	410633	812010	15841	3693	0
21158	OH	CHILLICOTHE	53	46	1000	328	33138	393520	830644	27391	2595	0.2
59438	OH	CINCINNATI	9	10	15.4	305	75072	390731	842957	27029	3082	0.6
11289	OH	CINCINNATI	12	12	15.6	305	75016	390658	843005	26169	3013	1.9
11204	OH	CINCINNATI	64	33	500	337	39190	391201	843122	24994	3100	0
65666	OH	CINCINNATI	48	34	400	326	78227	390727	843118	23378	2979	0.1
46979	OH	CINCINNATI	5	35	1000	311		390727	843118	29790	3176	0.1
73150	OH	CLEVELAND	8	8	15.7	305	75017	412147	814258	27926	3964	1.5
59441	OH	CLEVELAND	5	15	1000	311	75073	412227	814306	31477	4147	3.2
73195	OH	CLEVELAND	3	17	1000	296	84838	412310	814121	30387	4263	0
18753	OH	CLEVELAND	25	26	100	313	42131	412028	814425	18860	3498	0.1
60556	OH	CLEVELAND	61	34	525	334	40362	412258	814207	25232	3931	0.3
56549	OH	COLUMBUS	6	13	59	286	39803	395614	830116	26405	2526	10.4
50781	OH	COLUMBUS	4	14	902	264		395816	830140	28164	2467	0.4
71217	OH	COLUMBUS	10	21	1000	279		395816	830140	28074	2497	2.6
74137	OH	COLUMBUS	28	36	1000	271		395614	830116	25893	2312	1.6

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
66185	OH ...	COLUMBUS	34	38	250	291	400933	825523	21605	2191	0.4
25067	OH ...	DAYTON	16	16	126	320	394316	841500	21274	3118	2.2
411	OH ...	DAYTON	45	30	425	351	29247	394328	841518	22696	2885	7
41458	OH ...	DAYTON	7	41	1000	290	67218	394402	841453	24364	3196	0.5
65690	OH ...	DAYTON	2	50	1000	323	394307	841522	29198	3497	0.3
73155	OH ...	DAYTON	22	51	138	351	394328	841518	21345	3050	1.9
37503	OH ...	LIMA	35	8	27.5	148	72830	404451	840755	22513	995	8.8
1222	OH ...	LIMA	44	44	47.4	207	84841	404547	841059	14071	556	0.1
8532	OH ...	LORAIN	43	28	200	337	38130	412245	814312	22230	3706	0
41893	OH ...	MANSFIELD	68	12	14	180	69497	404550	823704	19484	1109	12.2
11118	OH ...	NEWARK	51	24	1000	132	39194	400445	824141	18218	1935	0.2
25065	OH ...	OXFORD	14	28	400	268	43343	390719	843252	20730	2781	0
65130	OH ...	PORTSMOUTH	30	17	50	358	75391	384542	830341	12136	492	0.7
66190	OH ...	PORTSMOUTH	42	43	50	382	384542	830341	19181	604	8.3
11027	OH ...	SANDUSKY	52	42	700	213	41148	412348	824731	18330	1542	0.1
39746	OH ...	SHAKER HEIGHTS	19	10	3.5	304	19316	412315	814143	18665	3558	1.3
70138	OH ...	SPRINGFIELD	26	26	50	291	74421	394328	841518	15181	2003	0.9
74122	OH ...	STEUBENVILLE	9	9	8.82	261	74665	402033	803714	21161	2829	0.1
17076	OH ...	TOLEDO	40	5	10	155	43356	414441	840106	18262	2235	17.4
13992	OH ...	TOLEDO	11	11	13.1	263	74409	414022	832247	22521	2235	0.5
74150	OH ...	TOLEDO	13	13	14.6	305	84861	414100	832449	22715	2547	3
66285	OH ...	TOLEDO	30	29	50	314	75078	413927	832555	18428	2208	0
19190	OH ...	TOLEDO	36	46	110	356	40304	413922	832641	18875	2041	0.8
73354	OH ...	TOLEDO	24	49	59	409	42576	414003	832122	18182	1915	0
72062	OH ...	YOUNGSTOWN	21	20	460	295	43442	410448	803825	23468	3296	0
4693	OH ...	YOUNGSTOWN	33	36	50	148	410343	803807	12151	1299	3.1
73153	OH ...	YOUNGSTOWN	27	41	700	418	410324	803844	29686	3817	26.3
61216	OH ...	ZANESVILLE	18	40	620	169	395542	815907	18268	818	1.3
35666	OK ...	ADA	10	26	1000	426	342134	963334	37746	516	1.1
1005	OK ...	BARTLESVILLE	17	17	210	296	74384	363059	954610	20962	949	0
50194	OK ...	CHEYENNE	12	8	30	303	353536	994002	30020	102	2.7
57431	OK ...	CLAREMORE	35	36	144	255	76140	362403	953630	15572	915	0
50198	OK ...	EUFAULA	3	31	1000	364	351101	952019	31391	600	0
35645	OK ...	LAWTON	7	11	138	327	341255	984313	40168	446	1.7
78322	OK ...	MUSKOGEE	19	20	245	252	80215	354508	954815	20096	1001	0.4
84225	OK ...	NORMAN	46	46	50	416	74779	353552	972922	18745	1211	0.1
12508	OK ...	OKLAHOMA CITY	5	7	34	430	41104	353345	972924	33879	1406	0.1
25382	OK ...	OKLAHOMA CITY	9	9	19.4	465	74545	353258	972950	36596	1436	0.2
50205	OK ...	OKLAHOMA CITY	13	13	26.4	465	74494	353552	972922	38931	1456	0
67999	OK ...	OKLAHOMA CITY	14	15	500	358	353435	972909	29701	1365	1.1
35388	OK ...	OKLAHOMA CITY	25	24	1000	476	44126	353258	972918	37403	1448	0
66222	OK ...	OKLAHOMA CITY	4	27	790	489	353552	972922	39060	1449	0.7
50170	OK ...	OKLAHOMA CITY	34	33	1000	458	353258	972918	39194	1464	0
50182	OK ...	OKLAHOMA CITY	43	40	55.6	475	74566	353522	972903	23666	1272	0
2566	OK ...	OKLAHOMA CITY	62	50	200	483	353552	972922	28774	1341	0
38214	OK ...	OKLAHOMA CITY	52	51	1000	458	353552	972922	36936	1428	0
7078	OK ...	OKMULGEE	44	28	1000	219	19049	355002	960728	20118	978	0.5
77480	OK ...	SHAWNEE	30	29	770	474	353336	972907	38646	1451	0.5
59439	OK ...	TULSA	2	8	18.2	558	74648	360115	954032	40032	1292	0.3
35685	OK ...	TULSA	8	10	6.9	542	42996	355808	953655	28628	1166	1.9
66195	OK ...	TULSA	11	11	21.3	521	84853	360115	954032	38946	1281	0.4
11910	OK ...	TULSA	23	22	1000	400	360136	954044	35867	1235	1
54420	OK ...	TULSA	41	42	900	381	360136	954044	32279	1195	0.2
35434	OK ...	TULSA	6	45	840	573	74632	360115	954032	40750	1297	0.7
37099	OK ...	TULSA	47	47	50	460	75034	360115	954032	19212	1018	0
24485	OK ...	TULSA	53	49	50	182	74912	360234	955711	13058	893	0
86532	OK ...	WOODWARD	35	35	50	339	74767	361606	992656	16828	37	0
50588	OR ...	BEND	3	11	160	226	440441	1211957	29073	157	0
55907	OR ...	BEND	21	21	53.7	197	74422	440440	1211949	10195	150	0
166534 ...	OR ...	BEND	51	84.1	206	75180	440440	1211956	10034	148	0
49750	OR ...	COOS BAY	11	11	3.2	188	74446	432326	1240746	12943	82	0
35183	OR ...	COOS BAY	23	22	10	179	44658	432339	1240756	8368	65	0.9
50590	OR ...	CORVALLIS	7	7	10.1	375	74546	443825	1231625	24451	1118	9.6
34406	OR ...	EUGENE	9	9	12.1	502	75028	440657	1225957	24311	513	0.1
49766	OR ...	EUGENE	13	13	30.9	407	74988	440007	1230653	28949	648	7.6
35189	OR ...	EUGENE	16	17	70	473	44473	440657	1225957	17731	465	0.1
50591	OR ...	EUGENE	28	29	100	403	60215	440007	1230653	15614	477	0
8322	OR ...	EUGENE	34	31	88	372	67996	440004	1230645	13922	460	0
83306	OR ...	GRANTS PASS	30	30	50	654	74763	422256	1231629	19481	185	0
8284	OR ...	KLAMATH FALLS	2	13	9	659	420548	1213757	29481	84	0.2
60740	OR ...	KLAMATH FALLS	31	29	50	691	74913	420550	1213759	19200	65	0
61335	OR ...	KLAMATH FALLS	22	33	50	656	74914	420550	1213759	20779	67	0
50592	OR ...	LA GRANDE	13	13	31.8	775	74341	451833	1174354	27852	78	3.3
81447	OR ...	LA GRANDE	16	29	50	773	74737	451835	1174357	20192	42	0
8260	OR ...	MEDFORD	5	5	6.35	823	74385	424149	1231339	49279	483	0
61350	OR ...	MEDFORD	8	8	16.9	818	74567	424132	1231345	36640	386	1
22570	OR ...	MEDFORD	10	10	11.5	1009	74513	420455	1224307	38336	337	0
60736	OR ...	MEDFORD	12	12	16.9	823	74535	424132	1231346	35257	377	2.2
32958	OR ...	MEDFORD	26	26	50	428	75001	421754	1224459	11117	216	0
12729	OR ...	PENDLETON	11	11	22	472	74974	454451	1180211	30211	316	0

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
34874	OR ...	PORTLAND	8	8	21.9	509	74577	453121	1224446	30424	2379	3.6
50589	OR ...	PORTLAND	10	10	32	509	75002	453121	1224445	32672	2474	0.1
50633	OR ...	PORTLAND	12	12	21.9	543	74483	453119	1224453	30824	2429	1.2
35380	OR ...	PORTLAND	6	40	1000	523	453058	1224358	30516	2489	0
21649	OR ...	PORTLAND	2	43	1000	524	453057	1224359	30145	2486	0
47707	OR ...	PORTLAND	24	45	1000	522	453058	1224359	29841	2479	0
31437	OR ...	ROSEBURG	36	18	50	213	34395	431409	1231916	9672	93	0
61551	OR ...	ROSEBURG	4	19	50	274	28609	431408	1231918	9394	89	0
35187	OR ...	ROSEBURG	46	45	12	109	44472	431222	1232156	5477	76	0.2
5801	OR ...	SALEM	22	22	1000	490	74337	453121	1224445	31809	2507	0
10192	OR ...	SALEM	32	33	750	523	453058	1224358	30060	2482	0.1
36989	PA ...	ALLENTOWN	39	39	50	302	74699	403358	752606	15373	4857	2.5
39884	PA ...	ALLENTOWN	69	46	400	331	75251	403352	752624	16472	6590	2
20287	PA ...	ALTOONA	23	24	1000	311	29784	403406	782638	19812	757	0.8
23341	PA ...	ALTOONA	10	32	883	305	70018	403401	782630	22736	817	1.5
13929	PA ...	ALTOONA	47	46	50	308	74915	403412	782626	13077	575	0.7
60850	PA ...	BETHLEHEM	60	9	3.2	284	59326	403352	752624	15693	5211	10.6
66219	PA ...	CLEARFIELD	3	15	810	413	59340	410720	782629	31830	862	1.4
24970	PA ...	ERIE	12	12	8.63	305	74599	420352	800019	24248	675	0.7
49711	PA ...	ERIE	35	16	200	279	30039	420215	800343	19713	636	0.6
19707	PA ...	ERIE	66	22	850	276	65637	420233	800356	14972	581	0
65749	PA ...	ERIE	24	24	523	310	70354	420225	800409	20313	702	1.1
53716	PA ...	ERIE	54	50	200	271	67971	420234	800356	18066	531	3.5
13924	PA ...	GREENSBURG	40	50	362	264	44438	402334	794654	16433	2646	2.3
72326	PA ...	HARRISBURG	27	10	14	346	40451	401857	765702	22368	2185	0.6
72313	PA ...	HARRISBURG	21	21	500	372	70325	402043	765209	22848	2357	4.6
73083	PA ...	HARRISBURG	33	36	50	411	19302	402044	765207	14856	1808	7.5
73375	PA ...	HAZLETON	56	45	420	488	411100	755210	26257	1879	16.5
69880	PA ...	JEANNETTE	19	11	6.5	303	80099	402334	794654	21639	2960	0.1
20295	PA ...	JOHNSTOWN	8	8	6.5	352	70335	401053	790905	20987	2536	0.8
73120	PA ...	JOHNSTOWN	6	34	1000	386	65822	402217	785856	24695	1984	3
53930	PA ...	LANCASTER	8	8	5.4	415	84829	400204	763708	24456	4088	3.6
23338	PA ...	LANCASTER	15	23	500	381	41227	401545	762751	25174	3340	1.1
8616	PA ...	PHILADELPHIA	6	6	6.22	332	80202	400239	751426	32281	10186	0.2
73879	PA ...	PHILADELPHIA	17	17	237	354	74615	400230	751411	24810	8188	0
25453	PA ...	PHILADELPHIA	3	26	770	375	400233	751433	31614	10075	1.6
12499	PA ...	PHILADELPHIA	57	32	250	400	44229	400230	751411	22512	7859	3.6
63153	PA ...	PHILADELPHIA	10	34	325	377	71122	400230	751411	27178	8934	1.6
28480	PA ...	PHILADELPHIA	35	35	358	377	71123	400230	751411	25483	8584	4.2
51568	PA ...	PHILADELPHIA	29	42	273	347	74917	400226	751420	22025	7599	8.5
41315	PA ...	PITTSBURGH	13	13	12.6	210	80240	402646	795751	21749	2933	1.3
25454	PA ...	PITTSBURGH	2	25	1000	311	402938	800109	29482	3587	0.1
41314	PA ...	PITTSBURGH	16	38	64.1	215	74997	402646	795751	14493	2602	0.2
73907	PA ...	PITTSBURGH	22	42	1000	315	43259	402943	800017	22255	2996	3.9
73875	PA ...	PITTSBURGH	53	43	1000	303	45946	402943	800018	23931	3093	0
73910	PA ...	PITTSBURGH	11	48	1000	289	402748	800016	25263	3258	0.1
65681	PA ...	PITTSBURGH	4	51	1000	273	40377	401649	794811	20794	2868	0.6
55305	PA ...	READING	51	25	900	395	67694	401952	754141	20961	5185	35.2
55350	PA ...	RED LION	49	30	50	177	74918	395418	763500	11529	1959	17.2
17010	PA ...	SCRANTON	22	13	30	471	411058	755226	32173	2482	5.9
64690	PA ...	SCRANTON	64	32	528	354	59210	412606	754335	20285	1051	5.2
73374	PA ...	SCRANTON	38	38	57.6	385	75018	412609	754345	15550	899	3.7
47929	PA ...	SCRANTON	44	41	200	487	411055	755217	23850	1905	2.3
73318	PA ...	SCRANTON	16	49	100	506	411100	755210	21428	1732	0.5
71225	PA ...	WILKES-BARRE	28	11	30	471	411058	755226	32642	2524	5.2
52075	PA ...	WILLIAMSPORT	53	29	200	223	17599	411157	770739	12710	326	2.1
10213	PA ...	YORK	43	47	933	385	45937	400141	763600	22845	3255	26.3
50063	RI ...	BLOCK ISLAND	69	17	1000	228	67093	412941	714706	21896	2966	4
73311	RI ...	PROVIDENCE	64	12	11.5	295	74616	415214	711745	21844	5899	0.8
47404	RI ...	PROVIDENCE	12	13	18	305	415236	711657	28045	6539	0.8
56092	RI ...	PROVIDENCE	36	21	50	268	65226	415154	711715	11209	2916	34.3
50780	RI ...	PROVIDENCE	10	51	1000	305	84850	415154	711715	27224	6489	0.4
61003	SC ...	ALLENDALE	14	33	427	241	67765	331115	812350	15210	603	0
56548	SC ...	ANDERSON	40	14	310	311	30073	343851	821613	22074	1365	0
61007	SC ...	BEAUFORT	16	44	440	365	70516	324242	804054	19925	835	0
61005	SC ...	CHARLESTON	7	7	12	562	70358	325528	794158	31487	849	0
416	SC ...	CHARLESTON	24	24	283	583	74554	325624	794145	30857	818	0
21536	SC ...	CHARLESTON	4	34	630	522	43263	325528	794158	32715	848	0
9015	SC ...	CHARLESTON	36	36	50	583	74514	325624	794145	21692	657	0
71297	SC ...	CHARLESTON	5	47	1000	521	45846	325528	794158	33547	866	0.3
10587	SC ...	CHARLESTON	2	50	1000	581	66300	325624	794145	35154	925	0
60963	SC ...	COLUMBIA	25	8	43.7	529	34078	340658	804551	40718	1723	9.5
13990	SC ...	COLUMBIA	10	10	18.1	462	74559	340729	804523	32006	1450	1.8
37176	SC ...	COLUMBIA	19	17	1000	500	43474	340549	804551	33240	1341	6.5
61013	SC ...	COLUMBIA	35	32	62	316	340706	805613	18857	966	0
136750 ..	SC ...	COLUMBIA	47	47	50	192	74780	340238	805951	5835	584	16.7
19199	SC ...	COLUMBIA	57	48	520	464	43955	340658	804551	27312	1158	1.4
61004	SC ...	CONWAY	23	9	20	230	335658	790631	27745	778	0
66407	SC ...	FLORENCE	13	13	22.4	594	84834	342202	791922	43473	1647	1.4
17012	SC ...	FLORENCE	15	16	421	602	342153	791949	42129	1611	1.2

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
3133	SC	FLORENCE	21	21	384	581	74438	342153	791949	32639	1312	0.1
61008	SC	FLORENCE	33	45	45	242		341648	794435	14727	495	0.2
82494	SC	GEORGETOWN		38	500	171	66448	335012	785111	14797	379	2
61010	SC	GREENVILLE	29	9	65	378	64722	345629	822438	30476	1753	0.1
9064	SC	GREENVILLE	16	16	98.4	337		345626	822441	20693	1507	0.5
72300	SC	GREENVILLE	21	21	164	765	84836	351056	824056	29139	1820	0.7
53905	SC	GREENVILLE	4	36	1000	610	84818	350640	823617	38470	2132	0.5
60931	SC	GREENWOOD	38	18	49	230		342219	821005	15770	1009	0.7
27245	SC	HARDEEVILLE	28	28	1000	455	75003	320245	812027	34454	819	0
9054	SC	MYRTLE BEACH	43	18	1000	459	39594	341119	791100	36913	1343	0.9
83969	SC	MYRTLE BEACH	32	32	165	186	77954	334350	790432	13305	334	0
61009	SC	ROCK HILL	30	15	403	212	67767	345023	810107	15304	1610	0.2
20624	SC	ROCK HILL	55	39	200	595		352144	810919	30125	2793	2.7
66391	SC	SPARTANBURG	7	7	20.5	657	74611	351012	821727	40644	2745	0.4
61011	SC	SPARTANBURG	49	43	50	302		345311	814916	16629	1263	4
61012	SC	SUMTER	27	28	98.4	364		335251	801615	22690	1018	0.4
40902	SC	SUMTER	63	39	500	391	66995	340658	804551	23915	1157	7.1
48659	SD	ABERDEEN	9	9	19.4	427	74475	450632	975330	32920	127	2.8
61064	SD	ABERDEEN	16	17	50	357	74927	452955	974035	21097	80	0
61067	SD	BROOKINGS	8	8	9.16	230	70586	442016	971342	19513	123	4.1
61071	SD	EAGLE BUTTE	13	13	21.9	518	74989	450320	1021540	37160	18	3
41975	SD	FLORENCE	3	3	3.7	241	74334	445753	973450	25730	122	0
28501	SD	HURON	12	12	13.5	259	84858	441139	981905	24749	77	1.1
34348	SD	LEAD	5	5	6.71	564	84816	441930	1035014	43278	164	0
17686	SD	LEAD	11	10	34.8	576		441936	1035012	44028	162	0
61063	SD	LOWRY	11	11	10.6	317	74386	451634	995903	27187	27	0.7
61062	SD	MARTIN	8	8	12.9	265	74461	432606	1013314	24925	28	0
55375	SD	MITCHELL	5	26	1000	315		434533	982444	31314	100	0
61066	SD	PIERRE	10	10	21.4	488	74447	435755	993556	37734	62	1.3
48660	SD	PIERRE	4	19	1000	378	44050	440307	1000503	30333	45	0
17688	SD	RAPID CITY	3	2	7.1	185	39981	440407	1031503	21008	131	0
34347	SD	RAPID CITY	7	7	12.3	204	80208	440400	1031501	19308	129	1
41969	SD	RAPID CITY	15	16	150	154	68112	440413	1031501	14080	118	0
81464	SD	RAPID CITY	21	21	50	211	74748	440533	1031453	14030	121	0
61068	SD	RAPID CITY	9	26	76.3	202	74931	440307	1031436	13945	117	0
41964	SD	RELIANCE	6	13	40	318	45870	435757	993611	27251	49	6.7
28521	SD	SIOUX FALLS	17	7	65	126	29257	432920	964540	21044	318	2.5
41983	SD	SIOUX FALLS	11	11	24.1	589	74495	433107	963205	40976	530	2
48658	SD	SIOUX FALLS	13	13	22.7	610	75012	433107	963205	41131	542	6.5
60728	SD	SIOUX FALLS	23	24	29	75		433428	963919	9342	217	0
29121	SD	SIOUX FALLS	36	36	152	209		433019	963419	16927	287	0
55379	SD	SIOUX FALLS	46	47	1000	608		433018	963322	43736	577	0
61072	SD	VERMILLION	2	34	236	204		430301	964701	17956	395	1.4
22590	TN	CHATTANOOGA	9	9	10.7	317	74516	350941	851903	21462	1022	4.4
54385	TN	CHATTANOOGA	12	12	20.3	376	74582	350806	851925	25744	1171	1.8
59137	TN	CHATTANOOGA	3	13	34.8	335	39987	350940	851851	22294	1065	3.6
65667	TN	CHATTANOOGA	45	29	200	336		351226	851652	20169	974	1.1
71353	TN	CHATTANOOGA	61	40	84	350	68567	351234	851639	15882	880	0.3
72060	TN	CLEVELAND	53	42	500	333	67273	351234	851639	21132	1017	0.3
69479	TN	COOKEVILLE	22	22	50	425	74600	361026	852037	20663	419	4.3
28468	TN	COOKEVILLE	28	36	733	429	64292	361604	864744	28993	1833	0.5
72971	TN	CROSSVILLE	20	20	189	719	75046	360633	842017	33281	1435	0.8
40761	TN	GREENEVILLE	39	38	1000	795	59933	360124	824256	33197	1840	0.2
60820	TN	HENDERSONVILLE	50	51	264	417	62261	361603	864744	23496	1687	1.5
68519	TN	JACKSON	16	39	392	296		354722	890614	23937	609	0
65204	TN	JACKSON	7	43	920	323	74935	353815	884132	29064	630	0.5
52628	TN	JELICO	54	23	18	608	29572	361153	841351	18076	1024	0.6
57826	TN	JOHNSON CITY	11	11	23	692	74679	362555	820815	33619	1273	5.9
27504	TN	KINGSPORT	19	27	200	699	29681	362552	820817	20047	817	1.1
83931	TN	KNOXVILLE		7	55	382	66337	360036	835557	27676	1275	2.7
46984	TN	KNOXVILLE	10	10	24.7	530	75019	360013	835635	32945	1396	3.2
18267	TN	KNOXVILLE	15	17	100	551		355944	835723	25572	1229	0.4
71082	TN	KNOXVILLE	6	26	930	529		360013	835634	33972	1438	1.9
35908	TN	KNOXVILLE	8	30	398	551		355944	835723	29948	1352	0.8
19200	TN	KNOXVILLE	43	34	460	529		360013	835634	29596	1344	0.2
7651	TN	LEBANON	66	44	50	161	74936	360913	862246	9894	1179	0
71645	TN	LEXINGTON	11	47	1000	195	74937	354212	883610	20726	465	0
19184	TN	MEMPHIS	5	5	7.26	308	84821	351009	895312	33239	1600	0.8
85102	TN	MEMPHIS		10	3.2	306	74651	350916	894920	18964	1299	0.2
12521	TN	MEMPHIS	13	13	12.9	308	75055	351028	895041	26711	1453	0.6
81692	TN	MEMPHIS	14	23	255	379	80188	352803	901127	19956	1415	0.1
11907	TN	MEMPHIS	24	25	1000	340		351633	894638	32105	1643	1.3
66174	TN	MEMPHIS	3	28	1000	305	74938	351052	894956	30178	1518	0.3
42061	TN	MEMPHIS	10	29	835	320		350916	894920	30623	1534	0
68518	TN	MEMPHIS	30	31	871	340		351633	894638	31598	1615	0.2
21726	TN	MEMPHIS	50	51	1000	298		351241	894854	27402	1452	0.1
11117	TN	MURFREESBORO	39	38	1000	250	32815	360458	862552	20770	1547	0.1
36504	TN	NASHVILLE	5	5	10.3	425	80199	361605	864716	39216	2087	0.2
41398	TN	NASHVILLE	8	8	17.6	411	74578	360250	864949	31972	1855	1.7
41232	TN	NASHVILLE	4	10	42.4	415		360827	865156	36974	2000	0.9

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
418	TN	NASHVILLE	17	15	1000	411	39931	361550	864739	31670	1874	3
9971	TN	NASHVILLE	30	21	1000	413	39919	361550	864739	31591	1916	0.9
73310	TN	NASHVILLE	58	23	350	367	65623	361550	864739	25194	1708	0.1
73188	TN	NASHVILLE	2	27	946	411		360250	864949	36057	2007	0.1
18252	TN	SNEEDVILLE	2	41	445	567		362252	831049	30546	1678	1.1
81750	TN	TAZEWELL	48	48	193	431	74781	361530	833743	16166	1003	0.3
62293	TX	ABILENE	15	15	165	298	74734	321631	993523	18689	215	2.4
59988	TX	ABILENE	32	24	1000	258		321638	993551	27447	268	0
306	TX	ABILENE	9	29	1000	258	77885	321638	993551	22366	226	0
60537	TX	ALVIN	67	36	1000	579	43470	293415	953037	41745	4843	0
40446	TX	AMARILLO	7	7	21.9	518	74462	352229	1015258	39374	350	0
1236	TX	AMARILLO	2	8	5	519		352230	1015256	29297	314	5.6
51466	TX	AMARILLO	10	10	20.8	466		351734	1015042	37002	347	0.1
33722	TX	AMARILLO	14	15	925	464		352033	1014921	40775	356	0.1
8523	TX	AMARILLO	4	19	400	455		352033	1014921	34791	341	0
68834	TX	ARLINGTON	68	42	1000	368	60704	323525	965823	26621	5223	0.9
35649	TX	AUSTIN	7	7	15.9	384	74653	301836	974733	31188	1835	0
35920	TX	AUSTIN	36	21	700	395		301933	974758	34015	1894	1.8
8564	TX	AUSTIN	18	22	700	358		301919	974812	33104	1897	0.1
35867	TX	AUSTIN	24	33	1000	376		301918	974811	33409	1874	3
33691	TX	AUSTIN	42	43	1000	395	60307	301918	974811	31315	1837	2.1
144	TX	AUSTIN	54	49	500	396	28952	301933	974758	26233	1589	3.2
70492	TX	BAYTOWN	57	41	1000	596	38691	293415	953037	40536	4831	0
10150	TX	BEAUMONT	12	12	12.9	292	75047	301124	935315	27428	707	0
22589	TX	BEAUMONT	6	21	50	254	44573	300824	935844	14995	489	0
12896	TX	BEAUMONT	34	33	500	312	29808	301041	935426	23659	661	0
9754	TX	BELTON	46	46	232	360	74537	305908	973751	22126	1398	5.6
42008	TX	BIG SPRING	4	33	174	83	66027	321655	1012934	10867	96	0
125710	TX	BLANCO	17	18	224	204	75128	294148	983045	16810	1769	0
83715	TX	BORGER		31	700	306	66220	352033	1014920	23168	314	0
12523	TX	BROWNSVILLE	23	24	1000	445	39305	260601	975020	35542	959	0
60384	TX	BRYAN	28	28	50	220	75013	304118	962535	12801	270	0
6669	TX	BRYAN	3	50	1000	477	43579	303316	960151	36945	2953	0
65301	TX	COLLEGE STATION	15	12	3.2	119	74940	303748	962033	13045	278	4.9
58835	TX	CONROE	49	32	1000	555	74342	293415	953037	38783	4814	0
28324	TX	CONROE	55	42	1000	597	43288	293344	953035	39190	4840	0
10188	TX	CORPUS CHRISTI	3	8	160	269	65123	273930	973604	36835	541	0.1
33079	TX	CORPUS CHRISTI	10	10	14.3	287	74423	274650	973803	27676	539	0
25559	TX	CORPUS CHRISTI	6	13	46.1	240	71769	274429	973609	24373	527	1.8
58408	TX	CORPUS CHRISTI	16	23	200	273	31667	273920	973355	18472	500	0
64877	TX	CORPUS CHRISTI	28	27	1000	287	38420	274227	973759	26335	536	0
82910	TX	CORPUS CHRISTI	38	38	50	280	74770	274522	973625	12804	476	0
72054	TX	DALLAS	8	8	21.5	512	74356	323506	965841	39164	5431	0.5
49324	TX	DALLAS	13	14	475	500		323443	965712	39475	5462	0
22201	TX	DALLAS	33	32	780	537	36873	323235	965732	36512	5404	0
33770	TX	DALLAS	4	35	1000	511	74941	323506	965841	41095	5492	0
17037	TX	DALLAS	27	36	1000	495	29430	323236	965732	37393	5405	0.1
35994	TX	DALLAS	39	40	1000	494		323507	965806	40034	5463	0.1
67910	TX	DALLAS	58	45	1000	494	65026	323236	965732	33987	5352	0
73701	TX	DECATUR	29	30	1000	544	65411	323519	965805	37279	5435	0
55762	TX	DEL RIO	10	28	1000	100		292039	1005139	17248	56	0
49326	TX	DENTON	2	43	1000	494	64993	323235	965732	33538	5346	0
32621	TX	EAGLE PASS	16	24	57.5	85	84815	284332	1002835	17905	68	0
49832	TX	EL PASO	7	7	38.1	574	74410	314818	1062858	42990	854	0
67760	TX	EL PASO	9	9	24	582	74401	314818	1062857	39562	854	0
19117	TX	EL PASO	13	13	24.4	265	74485	314715	1062847	22908	849	0
33716	TX	EL PASO	14	15	1000	602	68879	314855	1062920	39112	857	0
33764	TX	EL PASO	4	18	1000	475	74942	314746	1062857	35035	851	0
51708	TX	EL PASO	26	25	1000	439	36510	314746	1062857	28858	851	0
10202	TX	EL PASO	38	39	50	557	74943	314855	1062917	18504	851	0
68753	TX	EL PASO	65	51	70	525	29633	314818	1062859	16890	846	0
81445	TX	FARWELL	18	18	50	112	74740	342621	1031222	9122	77	0
29015	TX	FORT WORTH	52	9	6.87	545	75052	323519	965805	25183	5229	1.5
23422	TX	FORT WORTH	11	11	26.3	500	74431	323443	965712	38000	5412	1.3
51517	TX	FORT WORTH	21	18	220	535	19052	323235	965732	28958	5279	0.4
49330	TX	FORT WORTH	5	41	1000	514	74944	323515	965759	40533	5475	0
24316	TX	FREDERICKSBURG	2	5	10.2	413	74707	300813	983635	38961	2966	0
24436	TX	GALVESTON	22	23	247	566		291756	951411	35208	4479	2.3
64984	TX	GALVESTON	47	48	1000	597	43454	293415	953037	39815	4836	0
35841	TX	GARLAND	23	23	186	518		323521	965812	33002	5332	0
42359	TX	GREENVILLE	47	46	600	496	60867	323236	965732	30628	5313	0.1
34457	TX	HARLINGEN	4	31	1000	368	44581	260856	974918	26278	949	0
12913	TX	HARLINGEN	44	34	200	283	65860	261300	974648	18751	925	0
56079	TX	HARLINGEN	60	38	1000	346	46306	260714	974918	25290	944	0
69269	TX	HOUSTON	8	8	21.9	564	80228	293428	952937	37914	4826	0.1
34529	TX	HOUSTON	11	11	17	570		293340	953004	38950	4822	0.5
35675	TX	HOUSTON	13	13	22.2	588	70860	293427	952937	42534	4833	0.4
51569	TX	HOUSTON	20	19	421	596	33045	293344	953035	36222	4827	0
12895	TX	HOUSTON	14	24	900	579	59136	293415	953037	42319	4848	0
22204	TX	HOUSTON	26	26	234	594	75005	293428	952937	31274	4768	0.1

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
53117	TX	HOUSTON	2	35	1000	585		293406	952957	45364	4862	0
23394	TX	HOUSTON	39	38	1000	582	33161	293406	952957	35952	4818	0
69531	TX	HOUSTON	61	44	1000	461	68030	293344	953035	32739	4777	0
60534	TX	IRVING	49	48	225	535	39591	323235	965732	27401	5245	0
55643	TX	JACKSONVILLE	56	22	1000	459	33098	320340	951850	35608	924	0.8
31870	TX	KATY	51	47	1000	597	69142	293415	953037	40037	4838	0
51518	TX	KERRVILLE	35	32	1000	531	46137	293638	985333	33391	1818	0.2
148	TX	KILLEEN	62	13	45	484		304334	975923	41662	1828	1.2
17433	TX	LAKE DALLAS	55	39	57.3	494	74617	323236	965732	18912	5077	0.9
10061	TX	LAREDO	8	8	33.3	285	74387	274021	993951	27256	199	5.9
33078	TX	LAREDO	13	13	3.2	280	74376	273114	993119	19464	201	1.8
51479	TX	LAREDO	27	19	200	49	36711	273004	993037	8202	193	0
35909	TX	LLANO	14	27	660	249		304036	983359	22137	903	9.7
70917	TX	LONGVIEW	51	31	1000	361	29517	321535	945702	29711	821	0.5
83913	TX	LONGVIEW	38	38	191	268	74771	321536	945702	15446	554	0.3
27507	TX	LUBBOCK	11	11	15	232		333232	1015014	24161	371	0.6
53544	TX	LUBBOCK	16	16	50	83	74990	333312	1014913	9355	283	0
40820	TX	LUBBOCK	28	27	1000	219		333133	1015207	23831	358	0
55031	TX	LUBBOCK	34	35	1000	274		333008	1015220	27678	377	0
65355	TX	LUBBOCK	5	39	890	143	32592	333455	1015325	14440	342	1.4
3660	TX	LUBBOCK	13	40	1000	219		333133	1015207	22626	354	0
68541	TX	LUFKIN	9	9	10	204	74363	312509	944803	20490	309	4.7
69692	TX	MCCALLEN	48	49	1000	286	39111	260518	980344	23860	956	0
86263	TX	MIDLAND	18	18	240	284	74741	315019	1023159	16457	276	0
35131	TX	MIDLAND	2	26	1000	323		320511	1021710	32226	345	0
55644	TX	NACOGDOCHES	19	18	640	457		315420	950505	35050	829	8.3
6865	TX	ODESSA	7	7	13.1	226	80209	315150	1023441	25197	283	0
42007	TX	ODESSA	9	9	25.7	391		315917	1025241	34523	341	0
12524	TX	ODESSA	24	23	600	333	39998	320551	1021721	26889	324	0
84410	TX	ODESSA	30	30	50	212	74764	320551	1021721	11292	254	0
50044	TX	ODESSA	36	38	500	82		315158	1022248	14075	267	0
53541	TX	ODESSA	42	42	50	142	75023	320254	1021804	9745	254	0
61214	TX	PORT ARTHUR	4	40	1000	360		300920	935910	32745	776	0
62354	TX	RIO GRANDE CITY	40	20	1000	287		260723	980420	30426	971	0
53847	TX	ROSENBERG	45	45	356	578	74579	293344	953035	33056	4793	0
31114	TX	SAN ANGELO	8	11	18.8	434		312201	1000248	33418	163	2.4
307	TX	SAN ANGELO	3	16	1000	160		313722	1002614	21754	130	0
58560	TX	SAN ANGELO	6	19	1000	277	74948	313521	1003100	27865	132	0.3
749	TX	SAN ANTONIO	9	9	8.3	259	74347	291938	982117	21643	1787	0.4
53118	TX	SAN ANTONIO	12	12	18.4	427	70242	291611	981531	32978	1888	0.7
27300	TX	SAN ANTONIO	23	16	500	307	45032	291724	981520	24963	1830	0.2
56528	TX	SAN ANTONIO	29	30	1000	441	28869	291728	981612	34435	1982	0
64969	TX	SAN ANTONIO	60	38	1000	414	41078	291738	981530	29713	1891	0.2
26304	TX	SAN ANTONIO	5	39	751	424	74634	291607	981555	34215	1903	0.1
35881	TX	SAN ANTONIO	41	41	416	414	74547	291738	981530	25480	1848	0.2
69618	TX	SAN ANTONIO	4	48	844	451	74680	291610	981555	34527	1894	1.3
35954	TX	SHERMAN	12	12	14.4	543	74439	340158	964800	38337	946	13
77452	TX	SNYDER	17	17	184	138	74359	324652	1005352	8618	45	0
308	TX	SWEETWATER	12	20	561	427	74949	322448	1000625	31757	243	2.6
10245	TX	TEMPLE	6	9	25	527	41595	311624	971314	34738	1265	6.8
35648	TX	TEXARKANA	6	15	1000	454		325411	940020	42049	1055	0.1
68540	TX	TYLER	7	7	15	302	74360	323223	951312	25397	761	0.5
61173	TX	UVALDE	26	26	235	560	74761	293711	990257	31324	1771	1.6
35846	TX	VICTORIA	19	11	18	290		285042	970733	24235	256	13.4
73101	TX	VICTORIA	25	15	900	312	59285	285042	970733	29932	310	1.8
35903	TX	WACO	10	10	13.8	552	75056	311919	971858	38053	1164	1.1
6673	TX	WACO	34	20	700	319	69374	311917	972040	25553	679	0.9
9781	TX	WACO	25	26	1000	561	58939	312016	971836	38287	1343	2.2
12522	TX	WACO	44	44	160	552	74667	311852	971937	22371	743	10
43328	TX	WESLACO	5	13	57	445	38452	260602	975021	33861	962	0
7675	TX	WICHITA FALLS	18	15	1000	325	39767	341205	984345	24386	379	3
6864	TX	WICHITA FALLS	6	22	200	311		335404	983221	23697	346	0
65370	TX	WICHITA FALLS	3	28	1000	274		335323	983330	28507	377	0
77719	TX	WOLFFORTH	22	43	77.1	228	80190	333008	1015220	15511	312	0
59494	UT	CEDAR CITY	4	14	1000	819		373229	1130404	45405	141	0
69694	UT	LOGAN	12	12	22.3	690	74725	414703	1121355	32963	792	5.9
77512	UT	OGDEN	24	24	450	1229	59860	403933	1121207	37197	1798	0
69582	UT	OGDEN	9	36	200	1256	38687	403933	1121207	29628	1781	0
1136	UT	OGDEN	30	48	200	1257	41318	403933	1121207	27529	1768	0
84277	UT	PRICE	3	11	51.1	658	74335	394522	1105922	39858	210	0
57884	UT	PROVO	16	29	530	1171	18846	403912	1121206	27532	1785	0
81451	UT	PROVO	32	32	138	812	75067	401645	1115600	17405	1617	0
6823	UT	PROVO	11	44	346	1257	32909	403933	1121207	31400	1787	0
82576	UT	RICHHILL		19	0.33	441	46081	383804	1120333	4806	22	0
22215	UT	SALT LAKE CITY	13	13	43.4	1234	74476	403932	1121208	38745	1812	0.4
10177	UT	SALT LAKE CITY	20	20	73.3	1171	74746	403912	1121206	24439	1734	0
35823	UT	SALT LAKE CITY	2	34	423	1267	39866	403933	1121207	34886	1796	0
6359	UT	SALT LAKE CITY	5	38	546	1267	19903	403933	1121207	34973	1791	0
68889	UT	SALT LAKE CITY	4	40	476	1256	27794	403933	1121207	33954	1790	0
69396	UT	SALT LAKE CITY	7	42	239	1266	30673	403933	1121207	30198	1785	0

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
36607	UT	SALT LAKE CITY	14	46	123	1181	75006	403912	1121206	27341	1761	0
35822	UT	ST. GEORGE	12	9	3.2	43	44874	370348	1133423	4214	85	0.4
82585	UT	ST. GEORGE	18	1.62	67	43602	370350	1133420	3637	81	0
83729	UT	VERNAL	6	16	1000	676	74714	402122	1090841	36226	44	0
69532	VA	ARLINGTON	14	15	900	173	29445	385624	770454	19793	6911	0.2
10897	VA	ASHLAND	65	47	1000	249	28058	374431	771515	20211	1398	0.3
2455	VA	BRISTOL	5	5	8.93	680	80200	362657	820631	46471	1934	0.7
363	VA	CHARLOTTESVILLE	19	19	50	326	74743	375903	782852	14121	381	1.2
70309	VA	CHARLOTTESVILLE	29	32	1000	368	67231	375902	782853	28673	1512	1.8
9990	VA	CHARLOTTESVILLE	41	46	340	332	41219	375859	782902	16348	439	7.4
15507	VA	DANVILLE	24	24	141	332	370210	793230	21206	917	0
9999	VA	FAIRFAX	56	24	50	215	74668	385228	771324	14900	5838	0.1
66378	VA	FRONT ROYAL	42	21	50	400	32594	385736	781952	13538	714	16.9
10019	VA	GOLDVEIN	30	160	229	383743	772621	17529	4650	0.5
37808	VA	GRUNDY	68	49	1000	662	364947	820445	35029	1179	0.8
74167	VA	HAMPTON	13	13	19.1	344	74561	364900	762806	31544	1937	1.1
25932	VA	HAMPTON-NORFOLK	15	16	950	361	33525	364831	763013	33081	2003	0
4688	VA	HARRISONBURG	3	49	65	638	383605	783757	15417	468	1.1
73988	VA	LYNCHBURG	13	13	19.6	568	74507	371854	793806	34544	1169	1.1
24812	VA	LYNCHBURG	21	20	400	500	39495	371914	793758	27193	972	3.4
74091	VA	MANASSAS	66	34	1000	254	72356	385701	770447	10594	3094	35.3
5982	VA	MARION	52	42	100	448	365407	813232	17079	494	1.1
40759	VA	NORFOLK	33	33	905	361	74538	364831	763013	26943	1894	0
47401	VA	NORFOLK	3	40	950	377	364831	763013	33295	2003	0
67077	VA	NORFOLK	49	46	1000	360	19107	364831	763013	27594	1786	0.2
5985	VA	NORTON	47	32	100	591	365353	823721	27184	974	0.1
74416	VA	PETERSBURG	8	22	450	328	373045	773605	28598	1526	0
71127	VA	PORTSMOUTH	10	31	1000	280	364914	763041	28778	1917	0
9762	VA	PORTSMOUTH	27	50	800	264	364843	762745	23806	1762	0
30833	VA	RICHMOND	12	12	5.41	241	74618	373023	773012	21438	1277	2.4
57832	VA	RICHMOND	6	25	410	347	373045	773605	28828	1531	0
412	VA	RICHMOND	35	26	800	328	373045	773605	30742	1594	1.4
9987	VA	RICHMOND	23	42	160	346	373045	773604	22009	1323	2.3
9989	VA	RICHMOND	57	44	100	328	373045	773605	20348	1242	0
5981	VA	ROANOKE	15	3	7.25	618	39733	371146	800917	42351	1469	0
24813	VA	ROANOKE	27	17	400	594	29905	371146	800916	28286	1106	5.1
71329	VA	ROANOKE	7	18	460	606	371142	800923	36523	1296	1.3
57840	VA	ROANOKE	10	30	950	592	69296	371203	800854	31210	1162	4
70251	VA	ROANOKE	38	36	700	623	27852	371137	800925	28659	1055	1.3
60111	VA	STAUNTON	51	11	3.2	680	31834	380954	791851	19631	552	5.6
82574	VA	VIRGINIA BEACH	21	7	4.86	310	75265	364831	763012	19356	1714	0.1
65387	VA	VIRGINIA BEACH	43	29	1000	241	30040	364914	763041	21875	1737	0
11259	VT	BURLINGTON	22	13	10	831	71724	443133	724857	32138	587	0.2
46728	VT	BURLINGTON	3	22	444	835	80197	443136	724857	42718	620	0.4
69944	VT	BURLINGTON	33	32	90	830	443132	724851	30304	536	0
10132	VT	BURLINGTON	44	43	47	839	71757	443133	724857	24761	479	0.8
73344	VT	HARTFORD	31	25	117	651	43680	432615	722708	21926	618	0.1
69946	VT	RUTLAND	28	9	15	385	67939	433931	730625	21748	544	2.8
69940	VT	ST. JOHNSBURY	20	18	67	590	443416	715339	21648	239	0.7
69943	VT	WINDSOR	41	24	55.7	692	432615	722708	23709	772	0.4
56852	WA	BELLEVUE	33	33	179	716	80219	473017	1215803	26579	3579	0
4624	WA	BELLEVUE	51	50	240	719	17552	473017	1215804	28362	3664	0
53586	WA	BELLINGHAM	24	19	165	757	43180	484046	1225031	33673	982	7.4
35862	WA	BELLINGHAM	12	35	612	722	74955	484040	1224948	43278	1644	0
62468	WA	CENTRALIA	15	19	43.7	334	463316	1230326	13904	489	22.8
35396	WA	EVERETT	16	31	700	218	44001	473755	1222059	18375	3525	0
2495	WA	KENNEWICK	42	44	160	390	460611	1190754	23073	373	0
56029	WA	PASCO	19	18	50	366	74956	460551	1191130	20149	362	0
71024	WA	PULLMAN	10	10	6.2	408	74411	465143	1171026	25722	259	0
78921	WA	PULLMAN	24	24	1000	569	66879	473444	1171746	32886	657	0
12427	WA	RICHLAND	25	26	200	411	460612	1190749	26245	384	0
71023	WA	RICHLAND	31	38	47.6	361	60199	460612	1190740	11914	290	0
33749	WA	SEATTLE	9	9	7.49	252	74562	473658	1221828	21801	3579	0
69571	WA	SEATTLE	22	25	1000	290	473657	1221826	27243	3646	0
21656	WA	SEATTLE	4	38	1000	247	74957	473755	1222109	22159	3592	0.1
66781	WA	SEATTLE	7	39	1000	230	65845	473801	1222120	19081	3534	0.1
49264	WA	SEATTLE	45	44	240	714	38740	473017	1215806	25492	3632	0
34847	WA	SEATTLE	5	48	960	239	18954	473755	1222059	18736	3562	0
34537	WA	SPOKANE	6	7	45.1	653	74388	473452	1171747	45079	684	0
61956	WA	SPOKANE	7	8	21.6	558	473434	1171758	36062	666	0.2
61978	WA	SPOKANE	4	13	23.3	936	475518	1170648	46084	655	0.3
34868	WA	SPOKANE	2	20	893	641	64696	473541	1171753	37651	663	0
58684	WA	SPOKANE	28	28	91.4	601	74486	473444	1171746	26401	586	0
81694	WA	SPOKANE	34	34	104	450	74766	473604	1171753	17181	537	0
35606	WA	SPOKANE	22	36	250	622	64693	473541	1171753	20760	538	0
23428	WA	TACOMA	11	11	14.7	271	84854	473656	1221829	24877	3628	0
33894	WA	TACOMA	13	13	23.1	610	84835	473253	1224822	35976	3815	0
67950	WA	TACOMA	20	14	90	473	39524	473250	1224740	22129	3629	0
62469	WA	TACOMA	28	27	47.2	224	471641	1223042	13991	3136	0
35419	WA	TACOMA	56	42	144	695	473017	1215806	29896	3638	0

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
35460	WA ...	VANCOUVER	49	30	741	528	453119	1224453	29877	2443	1.4
84238	WA ...	WALLA WALLA	9	9	45	432	460558	1190740	38298	459	0.1
2506	WA ...	YAKIMA	35	14	160	293	463157	1203037	15036	248	0.1
12395	WA ...	YAKIMA	23	16	200	266	463159	1203026	14954	247	0
33752	WA ...	YAKIMA	47	21	50	280	463158	1203033	11735	236	0
56033	WA ...	YAKIMA	29	33	50	296	74958	463158	1203033	10949	235	0
86496	WI ...	ANTIGO	46	50	286	38603	450322	892754	11094	243	0.1
361	WI ...	APPLETON	32	27	50	336	74693	442130	875848	19462	961	0
2709	WI ...	CHIPPEWA FALLS	48	49	1000	203	445724	914003	20780	395	0
81503	WI ...	CRANDON	4	12	3.2	119	74710	453423	885257	11762	86	0.4
77789	WI ...	EAGLE RIVER	34	28	70	144	67695	454630	891455	12379	92	0.2
7893	WI ...	EAU CLAIRE	13	13	22.9	607	74548	443951	905741	43031	858	2
64550	WI ...	EAU CLAIRE	18	15	200	280	67697	444800	912757	19543	336	0.2
60571	WI ...	FOND DU LAC	68	44	700	195	66227	432620	883129	18054	2137	0.1
4150	WI ...	GREEN BAY	11	11	17.2	384	75053	442431	875929	31619	1089	2.6
74417	WI ...	GREEN BAY	2	23	1000	372	442435	880006	35501	1152	0.6
9635	WI ...	GREEN BAY	5	39	1000	364	68312	442001	875856	30736	1115	1.4
2708	WI ...	GREEN BAY	26	41	1000	321	27828	442130	875848	26965	1084	0.8
18798	WI ...	GREEN BAY	38	42	200	375	442434	880006	25059	1041	0.5
26025	WI ...	JANESVILLE	57	32	200	387	65253	430303	892913	25102	1265	0.3
37104	WI ...	KENOSHA	55	40	830	358	43896	430544	875417	26695	2947	0.4
74424	WI ...	LA CROSSE	8	8	20.3	462	74563	440528	912016	35254	714	2.5
64549	WI ...	LA CROSSE	19	14	250	327	434823	912202	25195	419	0.8
2710	WI ...	LA CROSSE	25	17	450	349	29449	434815	912220	25973	487	0.6
18780	WI ...	LA CROSSE	31	30	308	345	434817	912206	25639	421	0
10221	WI ...	MADISON	47	11	15	471	30020	430321	893206	29375	1533	4.4
6870	WI ...	MADISON	15	19	56	387	430303	892913	21196	1026	3.9
6096	WI ...	MADISON	21	20	100	453	430321	893206	26579	1250	1.2
64545	WI ...	MADISON	27	26	400	455	33126	430321	893206	30128	1450	1.3
65143	WI ...	MADISON	3	50	603	466	430321	893206	32793	1639	2.5
68547	WI ...	MAYVILLE	52	43	300	186	432611	883134	16768	1878	7.9
18793	WI ...	MENOMONIE	28	27	291	350	450249	915147	26272	743	13.7
42663	WI ...	MILWAUKEE	10	8	25	354	67092	430546	875415	29509	3035	1.4
74174	WI ...	MILWAUKEE	18	18	368	302	74698	430544	875417	22781	2496	3.6
72342	WI ...	MILWAUKEE	30	22	196	297	42943	430544	875417	19180	2440	1.3
71278	WI ...	MILWAUKEE	24	25	625	340	41342	430544	875417	26207	2873	1.1
74098	WI ...	MILWAUKEE	4	28	1000	305	74959	430529	875407	30594	2856	4.5
73107	WI ...	MILWAUKEE	6	33	1000	305	74960	430524	875347	30009	2916	0.6
65680	WI ...	MILWAUKEE	12	34	863	263	59757	430642	875542	23269	2660	0
42665	WI ...	MILWAUKEE	36	35	500	355	66933	430546	875415	25395	2769	0.1
71427	WI ...	MILWAUKEE	58	46	1000	322	32644	430642	875550	27046	2827	1.9
63046	WI ...	PARK FALLS	36	36	50	445	74583	455643	901628	22223	139	0
68545	WI ...	RACINE	49	48	176	303	74961	430515	875401	17104	2279	0.1
49699	WI ...	RHINELANDER	12	16	538	489	28605	454003	891229	38587	375	0
33658	WI ...	SUPERIOR	6	19	384	312	464721	920651	26329	264	0
73042	WI ...	SURING	14	21	450	332	43297	442001	875856	20367	938	0.2
6867	WI ...	WAUSAU	7	7	16.9	369	74555	445514	894131	31405	527	0.7
64546	WI ...	WAUSAU	9	9	17	369	75014	445514	894131	31158	526	0.8
73036	WI ...	WAUSAU	20	24	172	387	445514	894128	26595	482	0.2
86204	WI ...	WITTENBERG	55	50	160	327	74788	450322	892754	18272	378	1.2
37806	WV ...	BLUEFIELD	40	40	1000	386	74377	371308	811539	24131	705	1.2
74176	WV ...	BLUEFIELD	6	46	1000	372	371520	811054	25413	700	0.2
417	WV ...	CHARLESTON	11	19	475	514	382428	815413	37398	1311	0.3
73189	WV ...	CHARLESTON	29	39	1000	350	40580	382812	814635	25868	924	2
71280	WV ...	CHARLESTON	8	41	475	514	382428	815413	33607	1168	3.1
10976	WV ...	CLARKSBURG	46	10	30	235	44599	391802	802037	21897	566	4.9
71220	WV ...	CLARKSBURG	12	12	11.3	262	80238	391706	801946	22840	584	2.1
71680	WV ...	GRANDVIEW	9	10	18.6	305	80261	375346	805921	24852	649	2.1
23342	WV ...	HUNTINGTON	13	13	16	396	70338	383021	821233	27894	1025	4.7
36912	WV ...	HUNTINGTON	3	23	724	402	383036	821310	33731	1182	0.6
71657	WV ...	HUNTINGTON	33	34	63.1	379	74962	382941	821203	16631	738	1
74169	WV ...	LEWISBURG	59	8	3.68	577	374622	804225	26153	590	1.7
23264	WV ...	MARTINSBURG	60	12	23	314	392727	780352	24844	2471	6.6
71676	WV ...	MORGANTOWN	24	33	145	457	74963	394145	794545	20788	1370	0.5
66804	WV ...	OAK HILL	4	50	1000	236	80182	375726	810903	18914	515	1.7
4685	WV ...	PARKERSBURG	15	49	47.4	193	392059	813356	12882	350	1.5
70592	WV ...	WESTON	5	5	7.09	268	84822	390427	802528	29741	640	0.5
6869	WV ...	WHEELING	7	7	15.5	293	74497	400341	804508	25673	2373	0.1
82575	WY ...	CASPER	6	6	1	536	74715	424426	1062134	20136	70	0
68713	WY ...	CASPER	13	12	3.2	534	74727	424426	1062134	18050	70	0
63177	WY ...	CASPER	14	14	53.3	573	74389	424426	1062134	25030	70	0
18286	WY ...	CASPER	2	17	741	588	424403	1062000	40682	80	0.1
74256	WY ...	CASPER	20	20	52.4	582	74425	424437	1061831	21652	70	0
18287	WY ...	CHEYENNE	33	11	16	650	67257	403247	1051150	28369	2763	0
40250	WY ...	CHEYENNE	27	27	169	232	74478	410255	1045328	13499	438	0
63166	WY ...	CHEYENNE	5	30	630	189	410601	1050023	18799	415	2.9
1283	WY ...	JACKSON	2	2	1	293	74378	432742	1104510	17622	31	0
35103	WY ...	JACKSON	11	11	3.2	327	74724	432742	1104510	10697	22	0
63162	WY ...	LANDER	5	7	31.7	82	74964	425343	1084334	15754	32	2.8
10036	WY ...	LANDER	4	8	60	463	74965	423459	1084236	36626	35	0.6

APPENDIX B.—DTV TABLE OF ALLOTMENTS INFORMATION—Continued

Facility ID	State	City	NTSC chan	DTV chan	DTV ERP (kW)	DTV HAAT (m)	DTV antenna ID	DTV latitude (DDMMSS)	DTV longitude (DDMMSS)	DTV area (sq km)	DTV population (thousand)	DTV % interference received
10032	WY ...	LARAMIE	8	8	3.2	318	74718	411717	1052642	12970	109	0.1
21612	WY ...	RAWLINS	11	9	3.2	70	74966	414615	1071425	9432	11	0
21613	WY ...	RIVERTON	10	10	13.9	526	74402	432726	1081202	26335	49	0.1
63170	WY ...	ROCK SPRINGS	13	13	14.2	495	74448	412621	1090642	33002	43	0
81191	WY ...	SHERIDAN	7	7	3.2	349	74717	443720	1070657	12316	28	0
17680	WY ...	SHERIDAN	12	13	50	372	443720	1070657	32735	52	0
51233	GU ...	AGANA	8	8	3.2	282	132553	-1444236
25511	GU ...	AGANA	12	12	38.9	75	132613	-1444817
29232	GU ...	TAMUNING	14	14	50	1	133009	-1444817
3255	PR ...	AGUADA	50	50	50	343	74700	181907	671048	13079	862	2.3
71725	PR ...	AGUADILLA	12	12	7.31	665	74705	180900	665900	35964	1570	1.9
61573	PR ...	AGUADILLA	44	17	50	372	74920	181906	671042	17148	918	2.5
26602	PR ...	AGUADILLA	32	34	250	605	180906	665923	35049	1393	6.6
26676	PR ...	ARECIBO	60	14	50	833	80214	180917	663316	23099	2851	9.4
3001	PR ...	ARECIBO	54	46	50	600	74610	181406	664536	16621	2420	5.7
4110	PR ...	BAYAMON	36	30	50	329	74691	181640	660638	14518	2514	0.5
19777	PR ...	CAGUAS	11	11	3.2	357	74649	181654	660646	16753	2655	0.1
8156	PR ...	CAGUAS	58	48	50	329	74666	181640	660638	12923	2406	2.3
54443	PR ...	CAROLINA	52	51	450	585	32803	181644	655112	30994	2770	0.1
73901	PR ...	FAJARDO	13	13	2.8	863	181836	654741	34770	2702	0.1
2174	PR ...	FAJARDO	40	16	140	852	79754	181835	654743	29992	2734	3.4
15320	PR ...	FAJARDO	34	33	50	848	74765	181836	654741	24915	2595	0
18410	PR ...	GUAYAMA	46	45	50	642	74921	181648	655108	23740	2490	0.9
67190	PR ...	HUMACAO	68	49	46	623	75154	181644	655110	20292	2501	0.9
60357	PR ...	MAYAGUEZ	16	22	50	338	74738	181851	671124	16336	808	14.3
73336	PR ...	MAYAGUEZ	22	23	400	693	65201	180900	665900	37898	1376	0.9
64865	PR ...	MAYAGUEZ	5	29	1000	607	180902	665920	45696	1574	14.2
53863	PR ...	MAYAGUEZ	3	35	620	674	180900	665900	43682	1920	0.1
19561	PR ...	NARANJITO	64	18	50	142	74703	181734	661602	12482	2515	0.1
60341	PR ...	PONCE	7	7	16.4	826	80207	180917	663316	46704	3722	0
19776	PR ...	PONCE	9	9	15.6	857	84832	181009	663436	47124	3693	0
26681	PR ...	PONCE	14	15	380	839	67269	181010	663436	41344	3361	5.7
58341	PR ...	PONCE	20	19	700	269	65948	180449	664453	24888	1701	0.1
2175	PR ...	PONCE	26	25	200	310	41622	180448	664456	19187	1516	0
29000	PR ...	PONCE	48	47	50	247	74924	180450	664450	11769	1118	0.3
58340	PR ...	SAN JUAN	24	21	1000	564	181645	655114	44300	3102	0.4
52073	PR ...	SAN JUAN	4	27	1000	794	180642	660305	53151	3389	0.5
64983	PR ...	SAN JUAN	2	28	871	861	74925	180654	660310	52474	3313	4
4077	PR ...	SAN JUAN	30	31	75.9	287	181630	660536	14563	2453	2.1
28954	PR ...	SAN JUAN	18	32	50	847	77557	181836	654741	23429	2359	1.9
53859	PR ...	SAN JUAN	6	43	791	825	74633	180642	660305	48283	3343	0
58342	PR ...	SAN SEBASTIAN	38	39	700	627	65242	180900	665900	34738	1692	0
39887	PR ...	YAUCO	42	41	185	832	181010	663436	39318	3448	0
3113	VI	CHARLOTTE AMALIE	17	17	50	455	182126	645650	24541	104	0.1
83270	VI	CHARLOTTE AMALIE	43	1.4	28	182043	645545	1687	0	0
70287	VI	CHARLOTTE AMALIE	12	44	30.4	505	75403	182128	645653	18332	11	0
84407	VI	CHRISTIANSTED	15	15	50	296	74735	174521	644756	14545	0	0
2370	VI	CHRISTIANSTED	8	20	501	292	74953	174521	644756	17484	7	0
83304	VI	CHRISTIANSTED	39	23	0.85	130	174440	644340	5461	0	0

Appendix C—List of Petitions for Reconsideration, Oppositions, and Replies

Petitions for Reconsideration (filed by October 26, 2007)

1. Ackerley Broadcasting Operations, LLC.
2. Allbritton Communications Company & Gannett Co., Inc.
3. American Christian Television Service, Inc.
4. Arkansas 49, Inc.
5. Arkansas Educational Television Commission.
6. Bahakel Communications, Ltd.
7. Barrington Traverse City Licensee, LLC.
8. Belo Corp.
9. BlueStone License Holdings, Inc.
10. Board of Regents of the Montana University System.
11. Board of Regents of the Montana University System.
12. Brigham Young University.
13. CBS Corporation.

14. CBS Corporation.
15. Channel 20 TV Company.
16. Community Television of Southern California.
17. Connecticut Public Broadcasting, Inc.
18. Corridor Television, LLP.
19. Davis Television Clarksburg, LLC.
20. Duluth-Superior Area Educational Television Corporation.
21. Ellis Communications KDOC Licensee, Inc.
22. Florida West Coast Public Broadcasting, Inc.
23. Fort Meyers Broadcasting Company.
24. Fox Television Stations, Inc.
25. Gannett Co., Inc.
26. Georgia Public Telecommunications Commission.
27. Granite Broadcasting Corporation.
28. Granite Broadcasting Corporation.
29. Gray Television, Inc.
30. Hawaii Public Television Foundation.
31. Hearst-Argyle Television, Inc.
32. Hoak Media, LLC.

33. Hoak Media, LLC.
34. Holston Valley Broadcasting Corporation.
35. Hubbard Broadcasting, Inc. KAAL-DT.
36. Hubbard Broadcasting, Inc. WDIO-DT.
37. Hubbard Broadcasting, Inc. WIRT-DT.
38. Hubbard Broadcasting, Inc.
39. Hubbard Broadcasting, Inc.
40. Independence Television Company.
41. Independent Communications, Inc.
42. Independent Communications, Inc.
43. International Broadcasting Corporation.
44. Joint Public Television Petitioners.
45. KAZT, LLC.
46. KEVN, Inc.
47. KTVU Partnership.
48. KWWL Television, Inc.
49. Lambert Broadcasting of Burlington, LLC.
50. Lehigh Valley Public Telecommunications Corp.
51. Lima Communications Corporation.
52. LIN Television Corporation.
53. Long Communications, LLC.

54. Malara Broadcast Group, Inc.
 55. Maranatha Broadcasting Company, Inc.
 56. Media General Communications Holdings, LLC.
 57. Media General Communications Holdings, LLC.
 58. Media General Communications Holdings, LLC.
 59. Media General Communications Holdings, LLC.
 60. Media General Communications Holdings, LLC.
 61. Media General Communications Holdings, LLC.
 62. Media General Communications Holdings, LLC.
 63. Media General Communications Holdings, LLC.
 64. Media General Communications Holdings, LLC.
 65. Media General Communications Holdings, LLC.
 66. Meredith Corporation.
 67. Meredith Corporation.
 68. Meredith Corporation.
 69. Mississippi Authority for Educational Television.
 70. Mississippi Television, LLC.
 71. Montana State University.
 72. Montecito Hawaii License, LLC.
 73. Montecito Hawaii License, LLC.
 74. The Association for Maximum Service Television—MSTV.
 75. Mt. Mansfield Television, Inc.
 76. Mullaney Engineering, Inc.
 77. Nashville Public Television, Inc.
 78. NBC Telemundo License Co.
 79. Nexstar Broadcasting, Inc.
 80. Oklahoma Educational Television Authority.
 81. Pappas Telecasting of America & South Central Communications Corporation.
 82. Paxson Denver License, Inc.
 83. Post-Newsweek Stations, Orlando, Inc.
 84. Radio Perry, Inc.
 85. Raycom Media, Inc.
 86. Red River Broadcast Co., LLC KBRR—DT.
 87. Red River Broadcast Co., LLC KNRR—DT.
 88. Rocky Mountain Public Broadcasting Network, Inc.
 89. Schurz Communications, Inc.
 90. Scripps Howard Broadcasting Company.
 91. Silverton Broadcasting Company, Inc., Mark III Media, Inc. and First National Broadcasting Corp.
 92. Sky Television, LLC.
 93. South Carolina Educational Television Commission.
 94. Southeastern Media Holdings, Inc.
 95. Southern TV Corporation.
 96. Sunflower Broadcasting.
 97. Surtsey Media, LLC.
 98. Tribune Broadcasting Company.
 99. Tri-State Public Teleplex, Inc.
 100. Marcia T. Turner d/b/a Turner Enterprises.
 101. Twin Cities Public Television, Inc.
 102. United Communications Corporation.
 103. University of Alaska.
 104. University of Houston System.

105. Univision Communications, Inc.
 106. Univision New York, LLC.
 107. Vermont ETV, Inc.
 108. The Walt Disney Company.
 109. WDEF—TV, Inc.
 110. West Virginia Media Holdings LLC.
 111. WHYY, Inc.
 112. Winston Broadcasting Network, Inc.
 113. Withers Broadcasting Company of West Virginia.
 114. WMMP Licensee, L.P.
 115. WNAC, LLC.
 116. Woods Communications Corporation.
 117. WSJV Television, Inc.
 118. WTAT Licensee, LLC.
 119. WTOV, Inc.
 120. WTVZ Licensee, LLC.
 121. WVTM Licensee, Inc.
 122. WWAZ License, LLC.
 123. WWBT, Inc.
 124. Dr. Joseph A. Zavaletta.

Oppositions (Filed by November 6, 2007 or December 3, 2007)

1. Alamo Public Telecommunications Council.
 2. KTBC License, Inc.
 3. Mid State Television, Inc.
 4. Primeland Television, Inc.
 5. Sonshine Family Television, Inc.
 6. Sonshine Family Television, Inc.
 7. State of Wisconsin—Educational Communications Board.
 8. The Association for Maximum Service Television, Inc.
 9. The Board of Trustees of the University of Alabama.
 10. West Virginia Educational Broadcasting Authority.
 11. WOOD License Company, LLC.
 12. WTNH Broadcasting, Inc.

Replies to Oppositions (Filed by November 16, 2007 or December 13, 2007)

1. Barrington Traverse City Licensee, LLC (12/21/07) (Request for Extension filed on 12/13).
 2. Belo Corp.
 3. Connecticut Public Broadcasting, Inc.
 4. Corridor Television, LLP.
 5. Gannett Co., Inc.
 6. Gannett Co., Inc.
 7. Robert E. Lee.
 8. Twin Cities Public Television, Inc.

Other Pleadings

1. Allbritton Communications Company & Gannett Co., Inc.
 2. Arkansas Educational Television Commission.
 3. Bahakel Communications, Ltd.
 4. Barrington Traverse City Licensee, LLC.
 5. Brigham Young University.
 6. Connecticut Public Broadcasting, Inc.
 7. Corridor Television, LLP.
 8. Corridor Television, LLP.
 9. Dan Priestley.
 10. Fox Television Stations of Philadelphia, Inc.
 11. Gannett Co., Inc.
 12. Hawaii Public Television Foundation.
 13. Hoak Media, LLC.
 14. Holston Valley Broadcasting Corporation.

15. Holston Valley Broadcasting Corporation.
 16. Holston Valley Broadcasting Corporation.
 17. Hubbard Broadcasting, Inc., KAAL—DT.
 18. KEVN, Inc.
 19. Koplar Communications International.
 20. KWWL Television, Inc.
 21. Lehigh Valley Public Telecommunications Corp.
 22. Media General.
 23. Media General.
 24. Media General.
 25. Robert E. Lee.
 26. SagamoreHill Broadcasting of Wyoming/Northern Colorado, LLC.
 27. Sangre de Cristo Communications, Inc.
 28. Sunbelt Multimedia Co.
 29. United Communications.
 30. West Virginia Media Holdings, LLC.
 31. WKYC—TV, Inc.
 32. WMMP Licensee L.P.
 33. WTAT Licensee, LLC.
 34. WTVZ Licensee, LLC.
 35. WVTM Licensee, Inc.

Ex Parte/Late Filed Comments (Filed After October 26, 2007, December 13, 2007 and November 16, 2007)

1. Davis Television Wasau, LLC.
 2. EME Communications.
 3. KMBC Hearst-Argyle Television, Inc.
 4. Mountain TV, LLC.
 5. School Board of Miami Dade County, Florida.
 6. Lake Superior Community Broadcast Corporation.
 7. Mullaney Engineering Inc.

Notices of Ex Parte Communications

1. Allbritton Communications Company & Gannett Co., Inc.
 2. Association of Public Television Stations.
 3. Capitol Broadcasting/Hubbard Broadcasting.
 4. Cohen, Dippell and Everist, P.C.
 5. Georgia Public Telecommunications Commission.
 6. Holston Valley Broadcasting Corporation.
 7. ION Media Networks.
 8. ION Media Networks, Inc.
 9. MSTV.
 10. MSTV.
 11. MSTV.
 12. MSTV.
 13. MSTV Inc.
 14. MSTV Inc.
 15. MSTV Inc.
 16. MSTV Inc.
 17. MSTV Inc.
 18. MSTV Inc.
 19. Sunflower Broadcasting, Inc.
 20. The Association of Maximum Service Television—MSTV.
 21. The Walt Disney Company, CBS Corporation, Capitol Broadcasting, Hubbard Broadcasting.
 22. Tribune Broadcasting Company.

APPENDIX D1.—GRANTED REQUESTS FOR MINOR ADJUSTMENTS

Call sign	Facility ID No.	Community	State	Current NTSC channel	Current DTV channel	Post transition channel
WISE	13960	FORT WAYNE	IN	33	19	19
KCTV	41230	KANSAS CITY	MO ..	5	24	24
KMDE	162016	DEVILS LAKE	ND	25	25
WCNY	53734	SYRACUSE	NY ...	24	25	25
KBJR	33658	SUPERIOR	WI ...	6	19	19

APPENDIX D2.—GRANTED REQUESTS FOR CHANGES TO CERTIFICATION THAT MEET THE INTERFERENCE CRITERIA

Call sign	Facility ID No.	Community	State	Current NTSC channel	Current DTV channel	Post transition channel	File No.
KAKM	804	ANCHORAGE	AK ...	7	8	8	BLEDT-20050915APL
WFIQ	715	FLORENCE	AL ...	36	22	22	BLEDT-20060718ACG
WHIQ	713	HUNTSVILLE	AL ...	25	24	24	BLEDT-20060927ALU
WAIQ	706	MONTGOMERY	AL ...	26	27	27	BLEDT-20060706ACK
KKYK	86534	CAMDEN	AR ...	49	49	BPCDT-20050224ABE
KDOC	24518	ANAHEIM	CA ...	56	32	32	BMPCDT-20040323ATA
KAEF	8263	ARCATA	CA ...	23	22	22	BPCDT-20070914AAG
KVCR	58795	SAN BERNARDINO	CA ...	24	26	26	BLEDT-20070904AIC
KPXC	68695	DENVER	CO ..	59	43	43	BPCDT-19990923AAM
KRMA	14040	DENVER	CO ..	6	18	18	BMPCDT-20061205AAG
KFCT	125	FORT COLLINS	CO ...	22	21	21	BMPCDT-20050916ACG
WINK	22093	FORT MYERS	FL ...	11	9	9	BLCDT-20060531ADP
WCWJ	29712	JACKSONVILLE	FL ...	17	34	34	BLCDT-20060630AFM
WSRE	17611	PENSACOLA	FL ...	23	31	31	BLEDT-20060621AAS
WGSA	69446	BAXLEY	GA ...	34	35	35	BMPCDT-20060717AAC
WPGA	54728	PERRY	GA ...	58	32	32	BMPCDT-20041203ADW
KFVE	34445	HONOLULU	HI	5	23	23	BDSTA-20041012AKF
KHNL	34867	HONOLULU	HI	13	35	35	BLCDT-20070220ABH
KQIN	5471	DAVENPORT	IA	36	34	34	BMPCDT-20070809AAX
KTIN	29100	FORT DODGE	IA	21	25	25	BMPCDT-20060911AAJ
KYIN	29086	MASON CITY	IA	24	18	18	BMPCDT-20060714ABL
KSIN	29096	SIOUX CITY	IA	27	28	28	BLEDT-20050726AMC
WSBT	73983	SOUTH BEND	IN	22	30	22	BMPCDT-20050613AFU
KSWK	60683	LAKIN	KS ...	3	8	8	BLEDT-20050203ADS
WKLE	34207	LEXINGTON	KY ...	46	42	42	BLEDT-20060926AJQ
KALB	51598	ALEXANDRIA	LA ...	5	35	35	BPCDT-19991025ACQ
WWLP	6868	SPRINGFIELD	MA ..	22	11	11	BLCDT-20060619AAS
KDLH	4691	DULUTH	MN ..	3	33	33	BMPCDT-20060519AAE
KOZJ	51101	JOPLIN	MO ...	26	25	25	BLEDT-20060620ABP
KYTV	36003	SPRINGFIELD	MO ..	3	44	44	BLCDT-20020213AAA
KUSM	43567	BOZEMAN	MT ...	9	8	8	BLEDT-20050926ALC
WSFX	72871	WILMINGTON	NC ..	26	30	30	BMPCDT-20060630ADE
KRWG	55516	LAS CRUCES	NM ...	22	23	23	BMPCDT-20041104AXJ
WNLO	71905	BUFFALO	NY ...	23	32	32	BLCDT-20070320AAV
WSKA	78908	CORNING	NY ...	30	30	BLEDT-20060705ABL
WBNX	72958	AKRON	OH ..	55	30	30	BLCDT-20070430AXX
WCET	65666	CINCINNATI	OH ...	48	34	34	BLEDT-20061031AAR
WLIO	37503	LIMA	OH ...	35	8	8	BMPCDT-20060517ABE
WQCW	65130	PORTSMOUTH	OH ...	30	17	17	BLCDT-20060630AFJ
WFMZ	39884	ALLENTOWN	PA ...	69	46	46	BLCDT-20060621AAU
WITF	73083	HARRISBURG	PA ...	33	36	36	BLEDT-20000922AHE
WMTJ	2174	FAJARDO	PR ...	40	16	16	BMPCDT-20070629AEN
WTCV	28954	SAN JUAN	PR ...	18	32	32	BPCDT-20070125AAX
WRLK	61013	COLUMBIA	SC ...	35	32	32	BMPCDT-20040826AAL
WSMV	41232	NASHVILLE	TN ...	4	10	10	BLCDT-20021029AAV
KXAN	35920	AUSTIN	TX ...	36	21	21	BLCDT-20050630AAG
KTLM	62354	RIO GRANDE CITY	TX ...	40	20	20	BPCDT-19991026ACA
KBYU	6823	PROVO	UT ...	11	44	44	BLEDT-20020813ABC
WDBJ	71329	ROANOKE	VA ...	7	18	18	BLCDT-20020502AAP
WETK	69944	BURLINGTON	VT ...	33	32	32	BLEDT-20061011ADW
WVNY	11259	BURLINGTON	VT ...	22	13	13	BLCDT-20061113ABH
WVTB	69940	ST. JOHNSBURY	VT ...	20	18	18	BPEDT-20071026ABW
WVTA	69943	WINDSOR	VT ...	41	24	24	BMPCDT-20060306BRA
WHLA	18780	LA CROSSE	WI ...	31	30	30	BMPCDT-20041013AAL
WHRM	73036	WAUSAU	WI ...	20	24	24	BLEDT-20051014AAW

APPENDIX D3.—GRANTED REQUESTS FOR MODIFIED COVERAGE AREA

Call sign	Facility ID No.	Community	State	Current NTSC channel	Current DTV channel	Post transition channel
WVTM	74173	BIRMINGHAM	AL ...	13	52	13
KETS	2770	LITTLE ROCK	AR ...	2	5	7
KNAZ	24749	FLAGSTAFF	AZ ...	2	22	2
KCET	13058	LOS ANGELES	CA ...	28	59	28
KXTV	25048	SACRAMENTO	CA ...	10	61	10
WJLA	1051	WASHINGTON	DC ..	7	39	7
WUSA	65593	WASHINGTON	DC ..	9	34	9
WHYY	72338	WILMINGTON	DE ...	12	55	12
WTSP	11290	ST. PETERSBURG	FL ...	10	24	10
WPTV	59443	WEST PALM BEACH	FL ...	5	55	12
WGTV	23948	ATHENS	GA ..	8	12	8
KWWL	593	WATERLOO	IA ...	7	55	7
KTVB	34858	BOISE	ID ...	7	26	7
WNIN	67802	EVANSVILLE	IN ...	9	12	9
WBKO	4692	BOWLING GREEN	KY ...	13	33	13
WHAS	32327	LOUISVILLE	KY ...	11	55	11
WLBZ	39644	BANGOR	ME ..	2	25	2
WBKP	76001	CALUMET	MI ...	5	11	5
WILX	6863	ONONDAGA	MI ...	10	57	10
WPBN	21253	TRAVERSE CITY	MI ...	7	50	7
WDIO	71338	DULUTH	MN ..	10	43	10
KEYC	68853	MANKATO	MN ..	12	38	12
WJTV	48667	JACKSON	MS ..	12	52	12
WTOK	4686	MERIDIAN	MS ...	11	49	11
KOBF	35321	FARMINGTON	NM ..	12	17	12
WWNY	68851	CARTHAGE	NY ...	7	35	7
WHEC	70041	ROCHESTER	NY ...	10	58	10
WTVG	74150	TOLEDO	OH ..	13	19	13
KOED	66195	TULSA	OK ..	11	38	11
WGAL	53930	LANCASTER	PA ...	8	58	8
WSUR	19776	PONCE	PR ...	9	43	9
WJAR	50780	PROVIDENCE	RI ...	10	51	51
WBTW	66407	FLORENCE	SC ...	13	56	13
WHNS	72300	GREENVILLE	SC ...	21	57	21
WYFF	53905	GREENVILLE	SC ...	4	59	36
KTTM	28501	HURON	SD ...	12	22	12
WMC	19184	MEMPHIS	TN ...	5	52	5
KCPQ	33894	TACOMA	WA ..	13	18	13
KSTW	23428	TACOMA	WA ...	11	36	11
WDTV	70592	WESTON	WV ..	5	6	5

APPENDIX D4.—GRANTED REQUESTS FOR ALTERNATIVE CHANNEL ASSIGNMENTS

Call sign	Facility ID No.	Community	State	Current NTSC channel	Current DTV channel	Post transition channel
KTVF	49621	FAIRBANKS	AK ...	11	26	26
KIDA	81570	SUN VALLEY	ID ...	5	5
KSCW	72348	WICHITA	KS ...	33	31	19
WUFX	84253	VICKSBURG	MS ..	35	41
WTLW	1222	LIMA	OH ..	44	47	44
KIVV	34348	LEAD	SD ...	5	29	5
WKPT	27504	KINGSPORT	TN ...	19	27	27
KVAW	32621	EAGLE PASS	TX ...	16	18	24

APPENDIX D5.—STATIONS REQUESTING CHANGES THAT SHOULD BE REQUESTED IN AN APPLICATION

Call sign	Facility ID No.	Community	State	Current NTSC channel	Current DTV channel	Post transition channel
Stations Whose Post-Transition Channel is Different from Their Pre-Transition Channel						
KBRR	55370	THIEF RIVER FALLS	MN ..	10	57	10
KBSH	66415	HAYS	KS ...	7	20	7
KCBS	9628	LOS ANGELES	CA ...	2	60	43
KDSE	53329	DICKINSON	ND ..	9	20	9
KETZ	92872	EL DORADO	AR	12	10

APPENDIX D5.—STATIONS REQUESTING CHANGES THAT SHOULD BE REQUESTED IN AN APPLICATION—Continued

Call sign	Facility ID No.	Community	State	Current NTSC channel	Current DTV channel	Post transition channel
KFME	53321	FARGO	ND ..	13	23	13
KFVS	592	CAPE GIRARDEAU	MO ..	12	57	12
KGIN	7894	GRAND ISLAND	NE ..	11	32	11
KHAS	48003	HASTINGS	NE ..	5	21	5
KNOP	49273	NORTH PLATTE	NE ..	2	22	2
KNRR	55362	PEMBINA	ND ..	12	15	12
KOLN	7890	LINCOLN	NE ..	10	25	10
KPNE	47973	NORTH PLATTE	NE ..	9	16	9
KRMJ	14042	GRAND JUNCTION	CO ..	18	17	18
KTCI	68597	ST. PAUL	MN ..	17	16	26
KTSC	69170	PUEBLO	CO ..	8	26	8
KUAC	69315	FAIRBANKS	AK ..	9	24	9
KUHT	69269	HOUSTON	TX ..	8	9	8
KUPK	65535	GARDEN CITY	KS ..	13	18	13
KWCH	66413	HUTCHINSON	KS ..	12	19	12
KWTX	35903	WACO	TX ..	10	53	10
WAKA	701	SELMA	AL ..	8	55	42
WBKO	4692	BOWLING GREEN	KY ..	13	33	13
WCAX	46728	BURLINGTON	VT ..	3	53	22
WDSE	17726	DULUTH	MN ..	8	38	8
WEAU	7893	EAU CLAIRE	WI ..	13	39	13
WEDU	21808	TAMPA	FL ..	3	54	13
WIBW	63160	TOPEKA	KS ..	13	44	13
WJHG	73136	PANAMA CITY	FL ..	7	8	7
WLEF	63046	PARK FALLS	WI ..	36	47	36
WLVY	36989	ALLENTOWN	PA ..	39	62	39
WNPT	41398	NASHVILLE	TN ..	8	46	8
WPTD	25067	DAYTON	OH ..	16	58	16
WPVI	8616	PHILADELPHIA	PA ..	6	64	6
WRDW	73937	AUGUSTA	GA ..	12	31	12
WSAW	6867	WAUSAU	WI ..	7	40	7
WSKY	76324	MANTEO	NC ..	4	4	9
WTAT	416	CHARLESTON	SC ..	24	40	24
WTVM	595	COLUMBUS	GA ..	9	47	9
WTVZ	40759	NORFOLK	VA ..	33	38	33
WVTV	74174	MILWAUKEE	WI ..	18	61	18

Stations Whose Post-Transition Channel is the Same as Their Pre-Transition Channel

KBTB	61214	PORT ARTHUR	TX ..	4	40	40
KFNR	21612	RAWLINS	WY ..	11	9	9
KGWL	63162	LANDER	WY ..	5	7	7
KMID	35131	MIDLAND	TX ..	2	26	26
KQTV	20427	ST. JOSEPH	MO ..	2	53	7
KTWO	18286	CASPER	WY ..	2	17	17
KUPN	63158	STERLING	CO ..	3	23	23
KVEA	19783	CORONA	CA ..	52	39	39
WBBJ	65204	JACKSON	TN ..	7	43	43
WFXV	43424	UTICA	NY ..	33	27	27
WHKY	65919	HICKORY	NC ..	14	40	40
WMYO	34167	SALEM	IN ..	58	51	51

Appendix E—Supplemental Final Regulatory Flexibility Analysis

151. As required by the Regulatory Flexibility Act of 1980, as amended (“RFA”) an Initial Regulatory Flexibility Analysis (“IRFA”) was incorporated in the *Seventh Further Notice of Proposed Rulemaking* (“*Seventh FNPRM*”) in MB Docket 87–268. The Commission sought written public comment on the proposals in the *Seventh FNPRM*, including comment on the IRFA. In addition, a Final Regulatory Flexibility Analysis (“FRFA”) was incorporated in the *Seventh R&O* in MB Docket 87–268. This present Supplemental Final Regulatory

Flexibility Analysis (“Supplemental FRFA”) on the *MO&OR* conforms to the RFA.

A. Need for, and Objectives of, the Order on Reconsideration

152. The Commission initiated this proceeding to establish a final DTV Table of Allotments with the *Seventh FNPRM*, which proposed a final, post-transition DTV channel for each eligible, (Only Commission licensees and permittees were eligible to participate in the channel election process to select a final DTV channel. See *Second DTV Periodic Report and Order*, 19 FCC Rcd at 1830, paragraph 66.), full power television broadcast station. After reviewing comments,

the Commission adopted a final DTV Table in the *Seventh R&O*. The Commission received approximately 124 petitions for reconsideration of the *Seventh R&O* requesting changes to the Table and/or to the station operating parameters on Appendix B for more than 200 stations. The *MO&OR* responds to these petitions and, in response to some of the petitions, modifies the DTV Table and/or Appendix B adopted in the *Seventh R&O*. This Supplemental FRFA is associated with the *MO&OR* and discusses the changes made to the DTV Table and Appendix B in response to the petitions for reconsideration.

153. The final post-transition DTV Table, as modified herein on reconsideration, finalizes the channel and facilities necessary to complete the digital transition for full power television stations, including full power commercial and noncommercial broadcast television stations. The changes we made to the DTV Table and Appendix B in response to the petitions will help promote overall spectrum efficiency and ensure the best possible service to the public, including service to local communities. For example, for 55 stations, we made changes to Appendix B station operating parameters to be consistent with current authorizations for these stations. For 8 stations, we granted channel changes requested by the station, which will assist those stations in making the transition to digital service and in continuing to serve their communities. For 40 stations, we modified the station's post-transition coverage area to help the station better serve their community post-transition, and for 6 stations we granted minor changes to Appendix B station parameters to reflect correct coordinates for the station. These and other changes to the final DTV Table and Appendix B made herein will assist these broadcasters in transitioning to digital service.

B. Summary of Significant Issues Raised by Public Comments in Response to the IRFA

154. There were no comments filed that specifically addressed the FRFA in this proceeding.

C. Description and Estimate of the Number of Small Entities To Which the Rules Will Apply

155. The RFA directs the Commission to provide a description of and, where feasible, an estimate of the number of small entities that will be affected by the rules adopted herein. The RFA generally defines the term "small entity" as having the same meaning as the terms "small business," "small organization," and "small government jurisdiction." In addition, the term "small business" has the same meaning as the term "small business concern" under the Small Business Act. *Id.* § 601(3) (incorporating by reference the definition of "small business concern" in 15 U.S.C. 632). Pursuant to 5 U.S.C. 601(3), the statutory definition of a small business applies "unless an agency, after consultation with the Office of Advocacy of the Small Business Administration and after opportunity for public comment, establishes one or more definitions of such term which are appropriate to the activities of the agency and publishes such definition(s) in the **Federal Register**." 5 U.S.C. 601(3). A small business concern is one which: (1) Is independently owned and operated; (2) is not dominant in its field of operation; and (3) satisfies any additional criteria established by the Small Business Administration (SBA). 15 U.S.C. 632. Application of the statutory criteria of dominance in its field of operation and independence are sometimes difficult to apply in the context of broadcast television. Accordingly, the Commission's statistical account of television stations may be over-inclusive. The rules of this *MO&O* will

primarily affect full power television stations, as opposed to low power television stations and television translator stations. A description of such small entities, as well as an estimate of the number of such small entities, is provided below.

156. *Television Broadcasting*. The rules and policies adopted in this *MO&O* apply to television broadcast licensees and potential licensees of television service. The SBA defines a television broadcast station as a small business if such station has no more than \$13.0 million in annual receipts. Business concerns included in this industry are those "primarily engaged in broadcasting images together with sound." *Id.* This category description continues, "These establishments operate television broadcasting studios and facilities for the programming and transmission of programs to the public. These establishments also produce or transmit visual programming to affiliated broadcast television stations, which in-turn broadcast the programs to the public on a predetermined schedule. Programming may originate in their own studios, from an affiliated network, or from external sources." Separate census categories pertain to businesses primarily engaged in producing programming. See Motion Picture and Video Production, NAICS code 512110; Motion Picture and Video Distribution, NAICS Code 512120; Teleproduction and Other Post-Production Services, NAICS Code 512191; and Other Motion Picture and Video Industries, NAICS Code 512199. The Commission has estimated the number of licensed commercial television stations to be 1,376. See News Release, "Broadcast Station Totals as of December 31, 2006," 2007 WL 221575 (dated Jan. 26, 2007) ("*Broadcast Station Totals*"); also available at <http://www.fcc.gov/mb/>. According to Commission staff review of the BIA Financial Network, MAPro Television Database ("BIA") on March 30, 2007, about 986 of an estimated 1,374 commercial television stations (or about 72 percent) have revenues of \$13.0 million or less and thus qualify as small entities under the SBA definition. The Commission has estimated the number of licensed NCE television stations to be 380. We note, however, that, in assessing whether a business concern qualifies as small under the above definition, business (control) affiliations, ("[Business concerns] are affiliates of each other when one concern controls or has the power to control the other or a third party or parties controls or has to power to control both." 13 CFR 121.103(a)(1).), must be included. Our estimate, therefore, likely overstates the number of small entities that might be affected by our action, because the revenue figure on which it is based does not include or aggregate revenues from affiliated companies. The Commission does not compile and otherwise does not have access to information on the revenue of NCE stations that would permit it to determine how many such stations would qualify as small entities.

157. In addition, an element of the definition of "small business" is that the entity not be dominant in its field of operation. We are unable at this time to

define or quantify the criteria that would establish whether a specific television station is dominant in its field of operation. Accordingly, the estimate of small businesses to which rules may apply do not exclude any television station from the definition of a small business on this basis and are therefore over-inclusive to that extent. Also as noted, an additional element of the definition of "small business" is that the entity must be independently owned and operated. We note that it is difficult at times to assess these criteria in the context of media entities and our estimates of small businesses to which they apply may be over-inclusive to this extent.

158. *Class A TV, LPTV, and TV translator stations*. The rules and policies adopted in this *MO&O* do not directly affect low power television stations, as the DTV Table adopted in the *MO&O* finalizes post-transition digital channels only for full power television stations. Nonetheless, as discussed in Section E, *infra*, low power television stations will also eventually transition from analog to digital technology and may be indirectly affected by the channel allotment decisions herein. The broadcast stations indirectly affected include licensees of Class A TV stations, low power television (LPTV) stations, and TV translator stations, as well as to potential licensees in these television services. In general, low power television stations are secondary to full power television stations and must accept interference from full power stations. The Community Broadcasters Protection Act, and the Commission's rules implementing that statute, give certain low power television (LPTV) stations, known as Class A stations, some limited protection from interference by full-service stations. See Community Broadcasters Protection Act of 1999, Pub. L. No. 106-113, 113 Stat. Appendix I at pp. 1501A-594-1501A-598 (1999), codified at 47 U.S.C. 336(f). See also 47 CFR 73.6000-6027. The same SBA definition that applies to television broadcast licensees would apply to these stations. The SBA defines a television broadcast station as a small business if such station has no more than \$13.0 million in annual receipts. Currently, there are approximately 567 licensed Class A stations, 2,227 licensed LPTV stations, and 4,518 licensed TV translators. Given the nature of these services, we will presume that all of these licensees qualify as small entities under the SBA definition. We note, however, that under the SBA's definition, revenue of affiliates that are not LPTV stations should be aggregated with the LPTV station revenues in determining whether a concern is small. Our estimate may thus overstate the number of small entities since the revenue figure on which it is based does not include or aggregate revenues from non-LPTV affiliated companies. We do not have data on revenues of TV translator or TV booster stations, but virtually all of these entities are also likely to have revenues of less than \$13.0 million and thus may be categorized as small, except to the extent that revenues of affiliated non-translator or booster entities should be considered.

D. Description of Projected Reporting, Recordkeeping and Other Compliance Requirements

159. The rules adopted in the *MO&OR* involve no changes to reporting, recordkeeping, or other compliance requirements beyond what is already required under the current regulations.

E. Steps Taken To Minimize Significant Impact on Small Entities, and Significant Alternatives Considered

160. The RFA requires an agency to describe any significant alternatives that it has considered in reaching its proposed approach, which may include the following four alternatives (among others): (1) The establishment of differing compliance or reporting requirements or timetables that take into account the resources available to small entities; (2) the clarification, consolidation, or simplification of compliance or reporting requirements under the rule for small entities; (3) the use of performance, rather than design, standards; and (4) an exemption from coverage of the rule, or any part thereof, for small entities.

161. As noted in paragraph 3 of this Supplemental FRFA, we made a number of changes to the final DTV Table and Appendix B in the *MO&OR* in response to petitions for reconsideration filed on behalf of stations. The changes we made will help promote overall spectrum efficiency and ensure the best possible service to the public, including service to local communities. In general, we accommodated the requests made by petitioners to the extent possible consistent with the interference and other standards outlined in the *Seventh FNPRM* and the *Seventh R&O* in this proceeding. Making changes wherever possible in response to station requests and consistent with previous standards advances the Commission's overall goal of facilitating the digital transition. An alternative, which we did not pursue, would have been to consider petitions without reference to the interference and other standards set forth in the *Seventh FNPRM* and the *Seventh R&O*. We rejected that alternative on the ground that station requests should be treated consistently to the extent possible, so that stations that requested relief earlier in the proceeding, in a comment filed in response to the *Seventh FNPRM*, do not get treated differently from those that requested relief later, in a petition for reconsideration filed in response to the *Seventh R&O*.

162. The changes to the final post-transition DTV Table adopted in the *MO&OR* provides stations that filed petitions for reconsideration—large and small alike—with the best channels and facilities possible for accomplishing the digital transition. Large and small broadcasters alike benefited from our approach of accommodating petitioner requests where possible, which was taken in an effort to expedite finalization of the DTV Table and Appendix B so that stations can complete construction of their post-transition facilities by the statutory deadline for the DTV transition. Where petitioners made specific requests for changes to the proposals in the *Seventh FNPRM*, requests that provided for an alternative service area for

the station or parameters that differed from those adopted by the Commission, those requests were granted to the extent possible consistent with the standards of the *Seventh FNPRM* and the *Seventh R&O* and, in particular, with the applicable interference standards. This process has been open and transparent, and has provided consistent treatment for large and small broadcasters.

163. The final DTV Table adopted herein does not provide for channels for low power television stations, and we received no petitions for reconsideration from low power stations. The Commission will address the digital transition for low power television ("LPTV") stations in a separate proceeding. The statutory transition deadline established by Congress in 2006—February 17, 2009—applies only to full-power stations. See Digital Television and Public Safety Act of 2005, which is Title III of the Deficit Reduction Act of 2005, Pub. L. No. 109–171, 120 Stat. 4 (2006) (codified at 47 U.S.C. 309(j)(14) and 337(e)). One of the Commission's goals in this proceeding is to permit full power stations to finalize their post-transition facilities by this rapidly approaching deadline. The Commission previously determined that it has discretion under 47 U.S.C. 336(f)(4) to set the date by which analog operations of stations in the low power and translator service must cease. *Amendment of Parts 73 and 74 of the Commission's Rules to Establish Rules for Digital Low Power Television, Television Translator, and Television Booster Stations and to Amend Rules for Digital Class A Television Stations*, MB Docket No. 03–185, Report and Order, 19 FCC Rcd 19331, 19336 paragraph 12 (2004) ("LPTV DTV Report and Order"). The Commission has stated that the intent is to ensure that low power and translator stations not be required to prematurely convert to digital operation in a manner that could disrupt their analog service or, more importantly, that might cause them to cease operation. The Commission decided not to establish a fixed termination date for the low power digital television transition until it resolved the issues concerning the transition of full-power television stations. The Commission has recognized that low power television stations are a valuable component of the nation's television system and has stated its intention to facilitate, wherever possible, the digital transition of these stations.

F. Report to Congress

164. The Commission will send a copy of this *MO&OR*, including this Supplemental FRFA, in a report to be sent to Congress pursuant to the Congressional Review Act. In addition, the Commission will send a copy of this *MO&OR*, including the Supplemental FRFA, to the Chief Counsel for Advocacy of the Small Business Administration. A copy of the *MO&OR* and Supplemental FRFA (or summaries thereof) will also be published in the *Federal Register*.

Appendix F—Eighth Report and Order, List of Comments and Replies

1. Richland Reserve, LLC.
2. Fox Television Stations of Philadelphia, Inc.

3. Maryland Public Broadcasting Commission d/b/a Maryland Public Television.

4. Saga Quad States Communications.
5. Gray Television Licensee, Inc.
6. Gilmore Broadcasting Corp.
7. Idaho Independent Television, Inc.
8. The Board of Trustees of The University of Alabama.
9. CBS Corporation.
10. Tribune Broadcasting Co.

Appendix G—Final Regulatory Flexibility Analysis

1. As required by the Regulatory Flexibility Act of 1980, as amended ("RFA") an Initial Regulatory Flexibility Analysis ("IRFA") was incorporated in the *Eighth Further Notice of Proposed Rulemaking* ("8th FNPRM"). The Commission sought written public comment on the proposals in the *Eighth Further Notice*, including comment on the IRFA. The Commission received no comments on the IRFA. This present Final Regulatory Flexibility Analysis ("FRFA") accompanying the *Eighth Report and Order* ("Eighth R&O") conforms to the RFA.

A. Need for, and Objectives of, the Report and Order

2. This *Eighth R&O* addresses comments filed by licensees and permittees in response to the *Eighth Further Notice*. The *Eighth Further Notice* proposed modifications to the new post-transition DTV Table of Allotments and Appendix B ("DTV Table"). It provided three new full power permittees and nine existing full power licensees and permittees with channels and parameters for digital broadcast operations after the DTV transition. Changes to the new post-transition DTV Table affect full power commercial and noncommercial broadcast television stations as the new DTV Table provides post-transition channels for all eligible full power stations and changes to the Table may have interference or other implications for other broadcasters in the Table.

3. The Commission announced in the *Seventh Further Notice* that, to the extent possible, it would accommodate future new permittees in the new post-transition DTV Table, but that it would provide an opportunity for public comment before doing so. Three new construction permits were issued to permittees too late to be offered for comment in the Public Notice revising the *Seventh Further Notice*, (Public Notice, "Revisions to Proposed New DTV Table of Allotments, Tentative Channel Designations To Be Added to the DTV Table of Allotments Proposed in the *Seventh Further Notice of Proposed Rule Making* in MB Docket No. 87–268," DA 07–20 (MB rel. Jan. 8, 2007), 72 FR 2485 (Jan. 19, 2007) ("New Permittees PN").), but it was found that these permittees could be accommodated in the new DTV Table without causing impermissible interference. Having provided the requisite notice and comment periods, in the *Eighth R&O* we have now granted the specific facilities and parameters we proposed for these permittees, including the request for a different post-transition digital channel in a comment filed by one of the permittees. Furthermore, ten, (Initially, ten licensees or permittees

requested changes and were under consideration, however one licensee, Fox Television Stations of Philadelphia, Inc., has withdrawn its request to adjust its Appendix B parameters and therefore only nine such requests are being considered. *See* Brief Comment of Fox Television Stations of Philadelphia, Inc., filed Oct. 18, 2007.), existing licensees and permittees made late-filed requests to the *Seventh Further Notice* for modifications to the new DTV Table, and we found it appropriate to provide a full opportunity for comment with respect to these entities in the *Eighth Further Notice*. With the issuance of the instant *Eighth R&O*, we have now considered any comments filed in connection with these proposals. We grant the request of one station to modify Appendix B to reflect its authorized facilities, we grant the request of another station seeking to modify its Appendix B facilities to more closely replicate its analog Grade B contour, we grant alternative post-transition digital channel assignments to five stations, and we grant the request to modify the technical parameters of two stations whose transmission facilities were destroyed by Hurricane Katrina.

4. We believe these modifications to the new post-transition DTV Table support the goals set forth for the channel election process. By these modifications, the new permittees are provided with channels for DTV operations after the transition. Where adjustments bring the Table into line with the facilities or service areas of existing licensees or permittees, they recognize industry expectations and respect investments already made. These adjustments also move the overall post-transition DTV Table more quickly towards finality without sacrificing clarity or transparency. Finally, we believe the adjustments we have granted in the *Eighth R&O* reflect our efforts to promote overall spectrum efficiency and, in particular, ensure the best possible DTV service to the public.

B. Summary of Significant Issues Raised by Public Comments in Response to the IRFA

5. There were no comments filed that specifically addressed the rules and policies proposed in the IRFA.

C. Description and Estimate of the Number of Small Entities To Which the Rules Will Apply

6. The RFA directs the Commission to provide a description of and, where feasible, an estimate of the number of small entities that will be affected by the rules adopted herein. The RFA generally defines the term "small entity" as having the same meaning as the terms "small business," "small organization," and "small government jurisdiction." In addition, the term "small business" has the same meaning as the term "small business concern" under the Small Business Act. *Id.* § 601(3) (incorporating by reference the definition of "small business concern" in 15 U.S.C. 632). Pursuant to 5 U.S.C. 601(3), the statutory definition of a small business applies "unless an agency, after consultation with the Office of Advocacy of the Small Business Administration and after opportunity for

public comment, establishes one or more definitions of such term which are appropriate to the activities of the agency and publishes such definition(s) in the **Federal Register**." 5 U.S.C. 601(3). A small business concern is one which: (1) Is independently owned and operated; (2) is not dominant in its field of operation; and (3) satisfies any additional criteria established by the Small Business Administration (SBA). 15 U.S.C. 632. Application of the statutory criteria of 'non-dominance in its field of operation' and 'independence' are sometimes difficult to accomplish in the context of broadcast television. Accordingly, the Commission's statistical account of television stations may be over-inclusive. The rules of this *Eighth R&O* will primarily affect full power television stations, as opposed to low power television stations and television translator stations. A description of such small entities, as well as an estimate of the number of such small entities, is provided below.

7. *Television Broadcasting*. The rules and policies adopted in this *Eighth R&O* apply to television broadcast licensees and permittees of television service. The SBA defines a television broadcast station as a small business if such station has no more than \$13.0 million in annual receipts. Business concerns included in this industry are those "primarily engaged in broadcasting images together with sound." *Id.* This category description continues, "These establishments operate television broadcasting studios and facilities for the programming and transmission of programs to the public. These establishments also produce or transmit visual programming to affiliated broadcast television stations, which in turn broadcast the programs to the public on a predetermined schedule. Programming may originate in their own studios, from an affiliated network, or from external sources." Separate census categories pertain to businesses primarily engaged in producing programming. *See* Motion Picture and Video Production, NAICS code 512110; Motion Picture and Video Distribution, NAICS Code 512120; Teleproduction and Other Post-Production Services, NAICS Code 512191; and Other Motion Picture and Video Industries, NAICS Code 512199. The Commission has estimated the number of licensed commercial television stations to be 1,376. *See* News Release, "Broadcast Station Totals as of December 31, 2006," 2007 WL 221575 (dated Jan. 26, 2007) ("*Broadcast Station Totals*"); also available at <http://www.fcc.gov/mb/>. According to Commission staff review of the BIA Financial Network, MAPro Television Database ("BIA") on March 30, 2007, about 986 of an estimated 1,374 commercial television stations (or about 72 percent) have revenues of \$13.5 million or less and thus qualify as small entities under the SBA definition. The Commission has estimated the number of licensed NCE television stations to be 380. *See Broadcast Station Totals*, *supra* note 15. We note, however, that, in assessing whether a business concern qualifies as small under the above definition, business (control) affiliations, ("[Business concerns] are affiliates of each other when one concern controls or has the power to control the other

or a third party or parties controls or has to power to control both." 13 CFR 121.103(a)(1).), must be included. Our estimate, therefore, likely overstates the number of small entities that might be affected by our action, because the revenue figure on which it is based does not include or aggregate revenues from affiliated companies. The Commission does not compile and otherwise does not have access to information on the revenue of NCE stations that would permit it to determine how many such stations would qualify as small entities.

8. In addition, an element of the definition of "small business" is that the entity not be dominant in its field of operation. We are unable at this time to define or quantify the criteria that would establish whether a specific television station is dominant in its field of operation. Accordingly, the estimate of small businesses to which rules may apply do not exclude any television station from the definition of a small business on this basis and are therefore over-inclusive to that extent. Also as noted, an additional element of the definition of "small business" is that the entity must be independently owned and operated. We note that it is difficult at times to assess these criteria in the context of media entities and our estimates of small businesses to which they apply may be over-inclusive to this extent.

9. *Class A TV, LPTV, and TV translator stations*. The rules and policies proposed in this *Eighth R&O* do not directly affect low power television stations, as the DTV Table to which changes are being proposed will finalize post-transition digital channels only for full power television stations. Nonetheless, as discussed in Section E, *infra*, low power television stations will also eventually transition from analog to digital technology and may be indirectly affected by the channel allotment decisions herein. The broadcast stations indirectly affected include licensees of Class A TV stations, low power television (LPTV) stations, and TV translator stations, as well as to potential licensees in these television services. The same SBA definition that applies to television broadcast licensees would apply to these stations. The SBA defines a television broadcast station as a small business if such station has no more than \$13.0 million in annual receipts. Currently, there are approximately 567 licensed Class A stations, 2,227 licensed LPTV stations, and 4,518 licensed TV translators. Given the nature of these services, we will presume that all of these licensees qualify as small entities under the SBA definition. We note, however, that under the SBA's definition, revenue of affiliates that are not LPTV stations should be aggregated with the LPTV station revenues in determining whether a concern is small. Our estimate may thus overstate the number of small entities since the revenue figure on which it is based does not include or aggregate revenues from non-LPTV affiliated companies. We do not have data on revenues of TV translator or TV booster stations, but virtually all of these entities are also likely to have revenues of less than \$13.0 million and thus may be categorized as small, except to the extent that revenues of affiliated non-

translator or booster entities should be considered.

D. Description of Projected Reporting, Recordkeeping and Other Compliance Requirements

10. The rules adopted in this *Eighth R&O* involve no changes to reporting, recordkeeping, or other compliance requirements beyond what is already required under the current regulations.

E. Steps Taken To Minimize Significant Impact on Small Entities, and Significant Alternatives Considered

11. The RFA requires an agency to describe any significant alternatives that it has considered in reaching its proposed approach, which may include the following four alternatives (among others): (1) The establishment of differing compliance or reporting requirements or timetables that take into account the resources available to small entities; (2) the clarification, consolidation, or simplification of compliance or reporting requirements under the rule for small entities; (3) the use of performance, rather than design, standards; and (4) an exemption from coverage of the rule, or any part thereof, for small entities.

12. The new post-transition DTV Table adopted in the *Seventh R&O* provides all eligible broadcast television stations—large and small alike—with channels for post-transition DTV operations. Small broadcasters, just like large ones, benefited from participating in the channel election process, and had an equal opportunity to review the proposed DTV Table and request modifications to it. Furthermore, no distinction was made between large and small licensees and permittees when

determining which proposals to include in the *Eighth Further Notice* or which proposals to grant in the *Eighth R&O*. All licensees and permittees affected by the *Eighth R&O* had the opportunity to comment, and the Commission considered all comments, including those proposing alternative allotments for specific stations. The channel designations and parameters granted in the *Eighth R&O* are based almost entirely on elections by licensees and permittees. The transition procedures utilized in selecting final DTV allotments have been sufficiently transparent and flexible and were the most efficient means of minimizing the impact on small entities. The narrow scope of the Commission's authority did not permit for alternative procedures for selecting final DTV allotments, nor has the Commission ever utilized any alternative procedure for finalizing the DTV Table.

13. In addition, the new DTV Table to which the *Eighth R&O* grants modifications does not provide for channels for low power television stations. The Commission will address the digital transition for low power television ("LPTV") stations in a separate proceeding. The statutory transition deadline established by Congress in 2006—February 17, 2009—applies only to full-power stations. See Digital Television and Public Safety Act of 2005, which is Title III of the Deficit Reduction Act of 2005, Pub. L. No. 109–171, 120 Stat. 4 (2006) (codified at 47 U.S.C. 309(j)(14) and 337(e)). One of the Commission's goals in this proceeding is to permit full power stations to finalize their post-transition facilities by this rapidly approaching deadline. The Commission previously determined that it has discretion under 47 U.S.C. 336(f)(4) to set the date by which analog operations of stations in the

low power and translator service must cease. *Amendment of Parts 73 and 74 of the Commission's Rules To Establish Rules for Digital Low Power Television, Television Translator, and Television Booster Stations and To Amend Rules for Digital Class A Television Stations*, MB Docket No. 03–185, Report and Order, 19 FCC Rcd 19331, 19336 paragraph 12 (2004) (*LPTV DTV Report and Order*). The Commission has stated that the intent is to ensure that low power and translator stations not be required to prematurely convert to digital operation in a manner that could disrupt their analog service or, more importantly, that might cause them to cease operation. The Commission decided not to establish a fixed termination date for the low power digital television transition until it resolved the issues concerning the transition of full-power television stations. The Commission has recognized that low power television stations are a valuable component of the nation's television system and has stated its intention to facilitate, wherever possible, the digital transition of these stations.

F. Report to Congress

14. The Commission will send a copy of this *Eighth R&O*, including this FRFA, in a report to be sent to Congress pursuant to the Congressional Review Act. In addition, the Commission will send a copy of this *Eighth R&O*, including the FRFA, to the Chief Counsel for Advocacy of the Small Business Administration. A copy of this *Eighth R&O* and FRFA (or summaries thereof) will also be published in the **Federal Register**.

[FR Doc. E8–5662 Filed 3–20–08; 8:45 am]

BILLING CODE 6712–01–P