

Exhibit #2
De Minimis Interference Waiver Request
KWBP-DT DTV Channel 33
Salem, OR

An interference analysis of the proposed new facility was performed in accordance with FCC OET Bulletin 69. The study indicates that the proposed facility complies with the de minimis interference requirements of FCC Rules Section 73.623 with one exception. It will cause a maximum of 2.5 % new interference to the licensed facility of NTSC station KWBP channel 32 Salem, OR (a maximum of 2.9% to the facility specified in the current construction permit for KWBP) which is more than the 2.0% permitted by FCC Rules Section 73.623(c)(2).

A waiver of 73.623(c)(2) is requested in that the applicant is also the licensee of the affected station and agrees to accept the additional interference. This acceptance is considered appropriate in that the interference will only last for the duration of the transition and that the new site for KWBP-DT will provide an improved DTV service for the future. In addition, it should also be noted that the percentages of new interference caused as noted above are the maximum predicted amounts based on the worst case scenario. The OET 69 Longley-Rice model provides a number of predictions based on different scenarios involving the effects of other contributors to the overall interference and the cases noted above are the worst case scenarios. In some of the other scenarios the predicted new interference is less than that noted above.