

EXHIBIT 41
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INTERFERENCE CONSIDERATIONS
Evangelistic Alaska Missionary Fellowship, Inc.
North Pole, AK

The proposed transmitter site specified in the attached application is located 37.1 kilometers from the reference coordinates specified for the KJNP-DT Channel 20 DTV allotment. Since this exceeds the 5 kilometer relocation tolerance specified in Section 73.622 of the FCC Rules, the attached application cannot be processed as a “checklist” application and must include documentation, based on the methodology outlined in OET Bulletin 69, that the proposed facilities will comply with the applicable protection requirements to all other TV broadcast stations, both analog and DTV, requiring protection consideration. In this case, however, there are no such TV broadcast stations, either analog or DTV, operating on channels requiring protection consideration located close enough to the proposed site to require study. Thus, no OET 69 interference analysis is required for this application.

There are five Low Power TV stations which were granted certificates of eligibility for Class A TV status which are presently licensed to operate on channels which would require protection consideration from the proposed facilities:

K16DW	Fairbanks, AK	Channel 16
K20FF	Fairbanks, AK	Channel 20
K22EY	Fairbanks, AK	Channel 22
K24EG	Fairbanks, AK	Channel 24
K28ES	Fairbanks, AK	Channel 28

While K16DW and K20FF were initially granted Class A status for their presently licensed operating facilities,¹ the licensee of these two stations subsequently, on May

¹Since the licensed site coordinates for K20FF are identical to the reference coordinates for the KJNP-DT Channel 20 DTV allotment, it is obvious that the licensed K20FF operating facilities cannot
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19, 2003, requested the voluntary revocation of the Class A status for both of these stations. As a result, both of these stations have reverted to LPTV facilities and, therefore, are not entitled to any protection consideration whatsoever from the proposed KJNP-DT facilities.

The other three stations filed Class A license applications, which remain pending, that specify operation on proposed displacement channels (35, 39, and 43) which do not require protection consideration from the proposed KJNP-DT facilities. As a result, pursuant to conversations with the FCC staff, the presently licensed facilities are not entitled to protection consideration from the proposed KJNP-DT facilities.

Based upon this information, there are no Class A TV stations to which the proposed KJNP-DT facilities must provide protection consideration.

¹(...continued)

possibly comply with the necessary interference requirements to this DTV allotment to permit Class A status to be granted for the presently licensed K20FF operating facilities. Thus, it appears that the K20FF Class A license application incorrectly certified that its presently licensed operating facilities complied with the applicable interference criteria to be granted Class A status.