

KQEO(FM)
Idaho Falls, ID
Proposed Minor Modification
Of Permitted Facility

CONTINGENT Application Overview:

The following parties contemporaneously and contingently file 301 Applications:

- KQEO(FM) 300C1 (FCC Facility ID #87926) Idaho Falls, ID
- KAOX 296C1 (FCC Facility ID #31169) Shelley, ID
- KKAT-FM 298C (FCC Facility ID #69553) Kaysville, UT
- KUDD(FM) 300C (FCC Facility ID #33438) Randolph, UT

In order for the proposed KQEO(FM) antenna site to be fully spaced under Section 73.207, it is contingent upon the grant of the contemporaneously and contingently proposed facilities for KAOX(FM) and KUDD(FM). Similarly, in order for the proposed KKAT-FM antenna site to be fully spaced under Section 73.207, it is contingent upon the grant of the contemporaneously and contingently proposed facilities for KUDD(FM).

KQEO(FM) (FCC Facility ID# 87926) proposes to modify its currently Permitted Facilities using the following parameters:

Tech Box:

Channel:	300
Class:	C1
Antenna Coordinates:	N43-21-06, W112-00-29 (NAD 27)
ASRN:	N/A
Tower Height AMSL:	60.6 m

COR AMSL:	1789 m
COR AGL:	49 m
COR HAAT:	193 m
ERP:	100 kW
Directional Antenna:	No

Antenna Site City-Grade Coverage:

Exhibit 4 demonstrates that the proposed facility's antenna site provides city grade coverage of KQEO(FM)'s community of license – Idaho Falls, ID. As can be seen in the Exhibit, 100% of Idaho Falls's community boundaries are encompassed by the F(50,50) 70 dBu contour of the proposed facility. Also, no major terrain obstructions are located between the antenna site and the community.

Interference Study (Fully Spaced):

Exhibit 5 is a channel spacings study demonstrating that the proposed antenna site is fully spaced towards all applications, authorizations, and permits pursuant to Section 73.207.

Downward Radiation Study (Measure Upon Construction)

Due to the fact that several existing and proposed emitters are located at or near the site, the applicant agrees to conduct a Radiofrequency Electromagnetic Field survey at the site upon construction of the proposed facility to ensure that any areas at ground level that exceed the Commission's exposure guideline values are appropriately marked and fenced. The results of the survey will be provided with the application for license.

Even though the site will fully comply with the Uncontrolled Site Standards, access to the transmitting site will be restricted and appropriately marked with warning signs. When it becomes necessary for workers to ascend the tower, appropriate measures, such as reduction or shut down of power if necessary, shall be taken to ensure that the human exposure to radiofrequency radiation will not exceed the FCC guidelines.

Existing Tower:

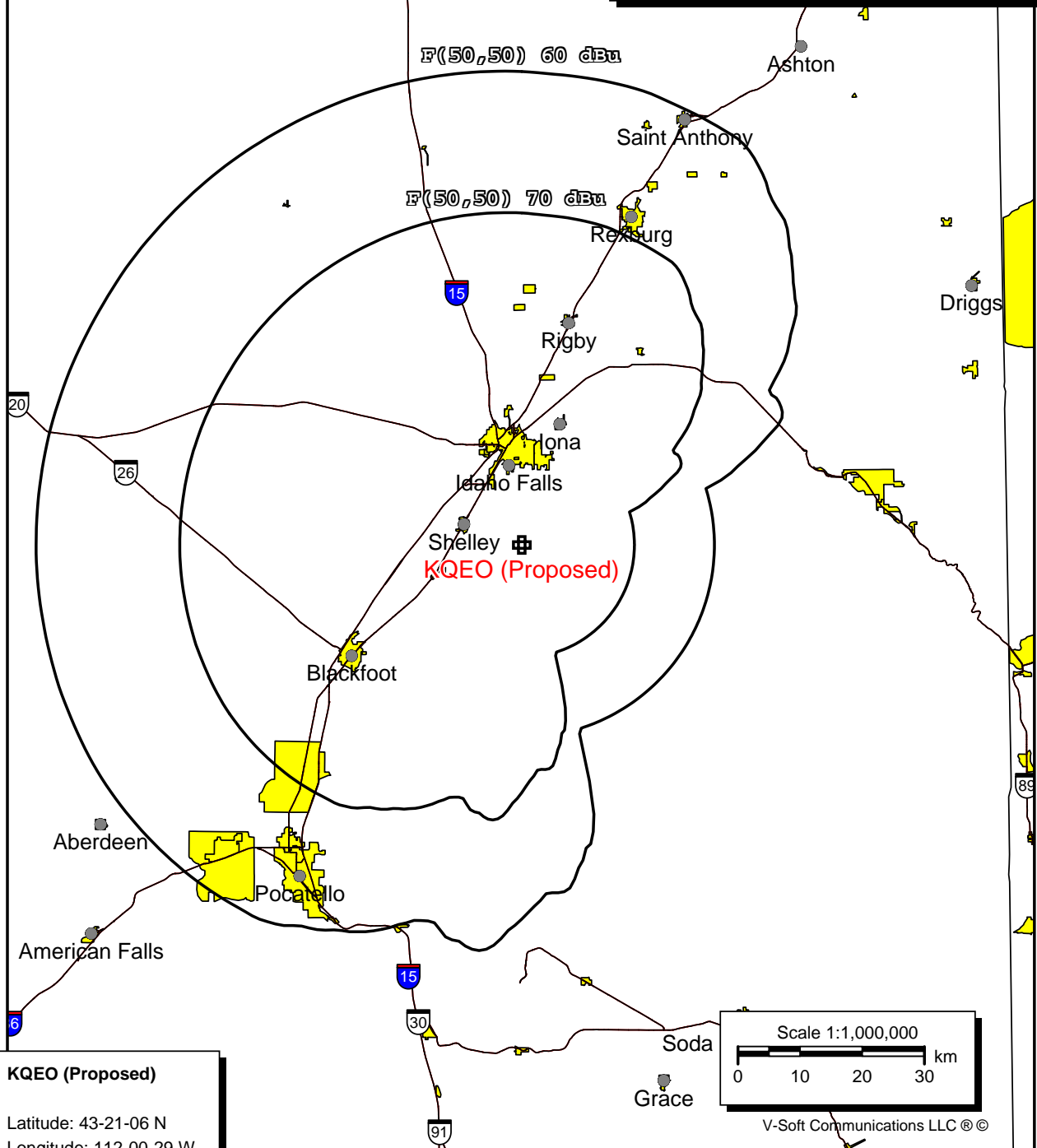
The proposed facility is exempt from environmental processing because the facility is not located at a location specified in Section 1.1307(a)(1)-(8) of the Commission's Rules and since the tower in question already exists.

Exhibit 4

Proposed Antenna Site Contour Map:

**F(50,50) Protected Contour
F(50,50) City-Grade Contour**

KQEO(FM) 300C1 Idaho Falls, ID
Community Coverage Contour Map



KQEO (Proposed)

Latitude: 43-21-06 N
Longitude: 112-00-29 W
ERP: 100.00 kW
HAAT: 193.27 m
Channel: 300 C1
Frequency: 107.9 MHz
AMSL Height: 1789.0 m
Elevation: 1740.0 m
Horiz. Pattern: Omni
Vert. Pattern: No
Prop Model: None

Exhibit 5

Proposed Antenna Site Channel Spacings Study

KQEO(FM) 300C1 Idaho Falls, ID
Section 73.207 Antenna Site Spacings Study

REFERENCE
43 21 06.0 N.
112 00 29.0 W.

CLASS = C1
Current Spacings

DISPLAY DATES
DATA 02-26-08
SEARCH 03-01-08

----- Channel 300 - 107.9 MHz -----

Call	Channel	Location	Azi	Dist	FCC	Margin
RADD	ADD	300C1 Idaho Falls	ID	4.2	46.35	244.5 -198.15
RADD	ADD	300C1 Idaho Falls	ID	4.2	46.35	244.5 -198.15

Of Note:
MB Docket 05-243's addition of Channel 300C1 at Idaho Falls for KQEO(FM)'s use.

KQEO	CP -D	299C1 Idaho Falls	ID	90.0	0.15	176.5 -176.35
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Of Note:
Current Construction Permit for instant facility.

RADD	ADD	297C2 Shelley	ID	169.3	35.98	78.5 -42.52
RADD	ADD	297C2 Shelley	ID	169.3	35.98	78.5 -42.52

Of Concern:
Licensee of KAOX(FM) is contingently and contemporaneously proposing that Channel 297C2 be deleted and mutually exclusive Channel 296C1 be added at Shelley for KAOX(FM)'s use.

KUDD	LIC	300C Roy	UT	188.8	235.32	269.5 -34.18
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Of Note:
MB Docket 05-243 Deleted Channel 300C from Roy and added mutually exclusive Channel 300C at Randolph for KUDD(FM)'s use.

RADD	ADD	300C Randolph	UT	163.1	263.41	269.5 -6.09
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Of Concern:
Licensee of KUDD(FM) is contingently and contemporaneously proposing to modify the location of KUDD(FM) 300C at Randolph in order to eliminate this shortspace.

RDEL	DEL	300C Roy	UT	178.0	282.75	269.5 13.25
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Of Note:
MB Docket 05-243 Deleted Channel 300C from Roy and added mutually exclusive Channel 300C at Randolph for KUDD(FM)'s use.

KLCE	LIC	247C Blackfoot	ID	287.7	55.48	40.5 14.98
KUDD	APP	300C Randolph	UT	162.8	287.97	269.5 18.47

Of Note:
Contemporaneously and contingently proposed facility for KUDD(FM) 300C at Randolph, UT.

Note: Although the instantly proposed facility for KQEO(FM) on Channel 300C1 is shortspaced to the currently operating facilities of KUDD(FM) at Roy, UT, significant intervening terrain is located between the two facilities. As such, neither the Applicant nor the Licensee of KUDD(FM) object to KQEO(FM) immediately commencing operations proposed hereunder prior to KUDD(FM) discontinuing operations at Roy, UT.