## ENGINEERING STATEMENT & INTERFERENCE ANALYSIS

This exhibit supports this minor change application for the licensed facility of KPOM-CD, FID 191793, FCC File Number 0000001569, licensed to the Applicant herein.

The tower lease for the existing licensed facility of KPOM-CD is set to expire in February 2017. Therefore, the Applicant proposes to move KPOM-CD to another tower site that is less than 30 miles distance from its existing licensed facility. The F(50,90) 51 dBu contours of the proposed facility are entirely within those of the licensed contour. See Attachment A.

The proposed facility was studied using the Techware's tv\_process\_2010 software on a Sun Blade 1500 using the post transition data and the 2010 US Census. The Applicant requests that the Commission process this application using the following Longley-Rice analysis settings:

Cell Size for Service Analysis of 1.0 km per side Distance Increments for Longley-Rice Analysis of 1.0 km

It is believed that the proposed facility complies with the requirements of Sections 74.709, 74.793(e)(f)(g)(h) and other applicable parts of the Rules and Regulations of the Federal Communications Commission.

#### **Mexican Concurrence Not Required**

Additional Mexican Concurrence is not required for the proposed facility as its contours are shrinking in every direction, both to and away from Mexico as illustrated in <u>Attachment A</u>. This application is immediately grantable.

## **Digital TV and Class A Station Protection**

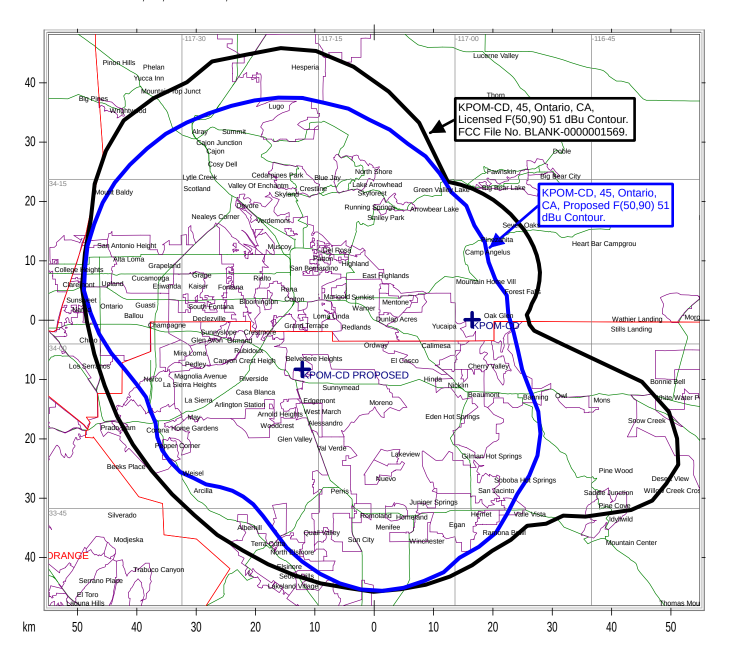
The proposed operation causes less than 0.5% interference to surrounding digital assignments and allotments and facilities (i.e., "de minimis"). It is believed that the proposed operation is in compliance with the spirit and intent of the FCC's interference standards.

## **Low Power TV and TV Translator Station Protection**

The proposed facility is predicted to cause 4.3633% Scenario 1 interference to BLTTL-20070130AJO for KRMV-LP, Channel 45, Walnut, CA, FID 129618, licensed to Venture Technologies Group, LLC, who has agreed to accept such interference. See <u>Attachment B</u>.

Except as reference above, the proposed operation causes less than 2.0% interference to surrounding low power assignments and allotments (i.e., "de minimis"). It is believed that the proposed operation is in compliance with the spirit and intent of the FCC's interference standards.

# CA ONTARIO, 45, KPOM-CD, PROPOSED CONTOUR IS WITHIN THE LICENSED CONTOUR OF THE STATION



The contour of the proposed station is entirely within the licensed contour.



# Attachment B

#### INTERFERENCE ACCEPTANCE AGREEMENT

This Interference Acceptance Agreement is entered by and between Coachella Communications, LLC ("Coachella") and Venture Technologies Group, LLC. ("VTG").

- 1. Coachella is the licensee of Class A television station KPOM-CD, Channel 45, Ontario, CA, FID 191793, FCC File Number 0000001569.
- 2. VTG is the licensee of low power television station KRMV-LP, Channel 45, Walnut, CA, FID 129618, FCC File Number BLTTL-20070130AJO.
- 3. Coachella desires to file a minor modification with the Federal Communications Commission ("FCC") for the licensed facility of KPOM-CD on channel 45 (the "KPOM-CD MOD"). The proposed KPOM-CD MOD application will cause an impermissible level interference to the KRMV-LP.
- 4. VTG agrees to accept the interference described in paragraph 3 of this Agreement.
- 5. Both parties shall take all commercially reasonable steps to satisfy any questions or concerns raised by the FCC with respect to any filings implicated by this Agreement, notify the other of any such FCC inquiries, and furnish all information requested by the FCC with respect thereto. Except for the mutual consents and agreements set forth herein, no consideration is being paid or promised by either party in connection with this Agreement. Neither party shall take any action that is inconsistent with its obligations under this Agreement or that could hinder or delay the other party's enjoyment of its rights and interests contemplated by this Agreement.
- 6. This Agreement may be executed in counterparts and by facsimile, each of which when so executed, will be deemed an original, and all of which together shall constitute one and the same instrument.

COACHELLA COMMUNICATIONS, LLC

By:

Lawrence Rogow, Manager

VENTURE TECHNOLOGIES GROUP, LLC

By:

Paul Koplin, Manager