

**GREG BEST
CONSULTING, INC.**

16100 Outlook Avenue
Stilwell, KS 66085
816-792-2913

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Supplemental Engineering Statement

This exhibit is provided to explain a somewhat potentially confusing circumstance from the TV Study results report.

The report indicates that the proposed facility adds approximately 80 % interference to the license for K06QL (FCC file 0000178844) and 15 % interference to a construction permit for K06QL (FCC file 0000193448) depending on the exact scenario. These values are computed assuming there is zero interference existing already from the licensed facility of KMCF.

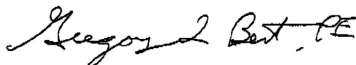
However, the proposed facility creates less interference than the existing licensed facility for KMCF (of which the licensee of K06QL has already accepted). The antenna pattern of the proposed facility indicates the same azimuth orientation, a narrower azimuth beamwidth and corresponding smaller contour area and population covered by the proposed facility. Thus the interference caused to the authorizations for K06QL will be less as opposed to what the proposed facility TV Study report indicates.

This is confirmed by examining the additional file containing the TV Study results for the licensed facility for KMCF as the interfering station. For the exact same scenarios for interference from KMCF, the K06QL population receiving interference from the proposed facility for KMCF is about 4000 less people than the K06QL population receiving interference from the licensed facility for KMCF.

On that basis, the proposed facility can be authorized as it causes a reduction in the interference to the authorizations of K06QL as opposed to any additional interference.

If there are any questions, I would be happy to answer them.

Sincerely,



President