

EXHIBIT 8
Interference Analysis
FCC File No. BNPTTL-20000807AEL
Facility ID No. 125279

This Technical Exhibit is attached to FCC Form 346. The proposed modified operational parameters are as follows:

Channel	28
Frequency Offset:	MINUS OFFSET
Antenna radiation center height above ground level:	25 meters
Maximum effective radiated power:	2 KW
Antenna type and model #:	SCA 4DR-16-4HO
Antenna Orientation	NONE
Transmitter Site	44-02-48.2 N 121-31-55 W
Tower Registration No.	1204255

A study has been conducted using the provisions of sections 74.703, 74.705, 74.706, 74.707, 74.708 and 74.709. This study indicates that the proposal will not create prohibited interference with other existing NTSC Full-power, DTV, LPTV, or Land Mobile facilities other than the NTSC Full-Power facilities contained in the table listed below. However, based upon the provisions of OET 69, the proposed facility's operation complies with the FCC's interference criteria towards the aforementioned stations. Below is a complete analysis and tabulation of the predicted interference that would be caused by this proposal pursuant to the provisions of OET 69. This analysis indicates that no prohibited interference will be caused by the operation of the proposed facility. Accordingly, applicant requests a waiver of Section 74.705 based upon the results of the OET 69 analysis.

Full Service NTSC Facility

An interference analysis was conducted using 74.705 criteria and OET 69 Bulletin standards with regard to the effect of the proposed station on the NTSC full power station listed below. Below is a tabulation of the results from the Bulletin OET 69 study.

NTSC Full-Power	FCC Service Population	Proposed Interference Population
KEPB-TV, CH 28 EUGENE, OR FILE NO. BLET-19901002KE LICENSE	297,322	0 (0.0%)
KTVZ, CH 21 BEND, OR FILE NO. BLCT-19920820KT LICENSE	76,623	0 (0.0%)
KEPB-TV, CH 28 EUGENE, OR FILE NO. BPET20030723ADP CONSTRUCTION PERMIT	340,146	0 (0.0%)

As shown by the table above, the facility proposed by this application will cause no prohibited interference to the existing NTSC facilities.

Land Mobile

There are no cochannel or first adjacent land mobile facilities within 145 kilometers of this proposal. Accordingly, this proposal meets all Land Mobile protections as contained in Section 74.709.