

Exhibit 22

Faith Communications Corp.

An Environmental Assessment (EA) is categorically excluded under section 1.1307 of the F.C.C. Rules and Regulations since;

1.1307-a-1 The transmitter facility, located within an existing communications site, is not located in an officially designated wildlife area.

1.1307-a-2 The transmitter facility, located within an existing site is not located in an officially designated wildlife preserve.

1.1307-a-3 The transmitter facility, will not put in jeopardy any threatened or endangered species, or designated critical habitats. Nor will it jeopardize the continued existence of any proposed endangered, or threatened species. It will neither exacerbate in the destruction or adverse modification of any proposed critical habitats. This as determined by the secretary of the interior, pursuant to the Endangered Species Act of 1973.

1.1307-a-4 The transmitter facility, which is within an existing communications site. Will not effect districts, site buildings, structures, or objects significant in American history. Nor any engineering or cultural architecture, or archeology, that is listed, or is eligible for listing in the National Register of Historic Places.

1.1307-a-5 The transmitter facility, will not affect any religious sites.

1.1307-a-6 The transmitter facility is not located in a flood plain area.

1.1307-a-7 The transmitter facility will not significantly change the ground surface features.

1.1307-a-8 The transmitter facility will not incorporate high intensity white lights.

1.1307-b The proposed power increase of KMZO will not exceed OST 65 limits. Nor will the aggregate fields of the proposed facility, KHDV-cp, and KUFN exceed OST 65.

The communications site where KMZO is located is gated, keeping the general public at a safe distance. The public is informed of RF hazard via signs.

KMZO will incorporate a Shively model 6810-3R-SS. 3 bay 1/2 wave spaced non-directional antenna. The center of radiation is 20 M above the ground. By using the formulas expressed in OST Bulletin #65, Oct. 1985, 'Evaluating Compliance with F.C.C. Specified Guidelines for Human Exposure to Radio Frequency Radiation', published by the F.C.C.'s office of Science and Technology. Then by applying a combination of the element and array pattern as defined in E.P.A. study PB85-245868 "Engineering Assessment of the Potential Impact of the Federal Radiation Protection Guidance on AM, FM, and TV Broadcast Services". A person 2 M high, will be subjected to a maximum of 42.67 uW/cm², at a distance of 52 M from the base of the tower. This value is less than 4.3% of the maximum value.

KUFN's tower is approximately 10M South of KMZO's tower. KUFN utilizes a 2 bay

Shively 6810 with the center of radiation at 31M and an ERP of 0.92Kw. Their facility generates a maximum of 9.6 uW/cm² at a distance of 20M. This value is less than 0.9% of the maximum value.

KHDV-cp will incorporate a 3 bay Shively 6810 with a center of radiation of 27M and an ERP of 14KW. Their facility will generate a maximum of 139.79uW/cm² at a distance of 13M. This value is less than 14% of the maximum value.

Regarding the aggregate fields of KMZO, KUFN and KHDV-cp, at no point within the communications site do the aggregate levels exceed the 1000uW/cm² level. Furthermore, the terrain drops off drastically and very quickly, further reducing the chance of exceeding the A.N.S.I. limits.

Should tower workers be required to work where exposure would result in a non-ionization radiation level greater than the maximum A.N.S.I. standard. Faith Communications, will cause KMZO's antenna to cease radiating, or lower the power to a safe level until the workers clear the area.