

**GREG BEST  
CONSULTING, INC.**

5541 Vantage Vista Drive  
Colorado Springs, CO 80919  
719-592-9781

March 24, 2004

Federal Communications Commission  
Media Bureau  
445 12th Street SW  
Washington, DC 20554

Dear Sir,

The attached technical information and data pertains to the application to convert the Construction Permit granted for KNMD from analog to digital operations. This is considered a minor change according to the Memorandum and Opinion and Order on Reconsideration of the Fifth Report and Order for Digital TV.

All rules pertaining to the operation of digital TV have been examined and taken into account for this application. Specifically, ERP limitations based on Height Above Average Terrain (HAAT), coverage and required signal levels over the principal city of license have been considered as well as interference protection and spacings to co-channel and adjacent channel authorized facilities.

FCC rule 73.623 (d) (2) specifies co-channel and adjacent channel separations for DTV-DTV and DTV-Analog authorized facilities. The facility for KNMD has a proposed location change. In this case, the distance spacings to co-channel facilities are met. There is one adjacent channel spacing that is not met while it is met with all other facilities. The exception is KCHF-D (FCC File# BPCDT19991029ACR). The attached technical interference analysis indicates zero predicted interference to KCHF-D so it is believed that this will meet the intent of the FCC rules. The proposed facility location change for KNMD puts the transmission facilities where they can be more easily maintained and located with other stations operated by the same licensee.

Sincerely,

*Greg Best*  
President