

## EXHIBIT E-6

### ENVIRONMENTAL IMPACT STATEMENT

It is proposed to increase the transmitter daytime power for AM Radio station KAJO on 1270 kHz from 5.0 kW to 10.0 kW. Also transmitting from the same KAJO tower is AM Radio station KAGI which will continue to operate daytime on 930 kHz with a power of 5 kW. The site is not located in any area defined in section 1.1307 of the Commission's Rules and Regulations that would indicate a major action.

No change will be made in the overall height above ground for this existing series fed tower. The combined operation of KAJO and KAGI from this tower will result in a total combined daytime antenna power of 15 kW and a nighttime power of 0.171 kW.

The Applicant will comply with FCC specified guidelines for human exposure to radio frequency radiation as described in OST Bulletin No.65 dated August 1997. The Applicant believes that there will be no significant effect on the human environment regarding public exposure or visits by technical employees.

The existing tower is surrounded with two secure fences and locked gates preventing unauthorized access to the tower. The distance from the tower base to the nearest existing wood fence is 3 meters which does comply with the 2.25 meter minimum distance for 15 kW as specified in Table 3, Page 5 of OST Bulletin No.65, Supplement A. The second wire mesh fence is located along the property boundary and is 90 meters from the tower base at its closest point. Both the property boundary fence and tower base fence are posted with radio frequency radiation hazard warning signs.

The Applicant does not expect any adverse or negative opinion from nearby residents concerning the use of this existing AM radio tower. The radio frequency radiation from the 10.0 kW transmitter will not create any known hazard to any nearby residence or to employees of the KAJO and KAGI radio stations. Occasional electrical interference may be experienced to consumer electronic equipment that is located in the vicinity of the antenna site however the Applicant is aware of its responsibility to aid in correcting such possible occurrences within the 1000 mV/m blanket contour and does have the technical expertise available to perform such corrections.