

ENGINEERING STATEMENT IN SUPPORT OF REQUEST FOR STA

WPFO-DT CH 23 WATERVILLE, MAINE

FEBRUARY 2009

This statement has been prepared on behalf of CMCG PORTLAND LICENSE LLC, licensee/permittee of WPFO-DT CH 23 Waterville, Maine. WPFO-DT holds a construction permit for flash cut operation on CH 23, FCC file number BMPCDT-20080620ACP. This STA filing proposes the facilities authorized in the outstanding construction permit without modification.

Based on the review below it is believed that the proposed DTV facility will not create impermissible interference to any authorized Class A, full service analog or full service DTV facility.

Section 73.623 sets the minimum separation for co-ch stations in zone 1:

DTV to NTSC at 196.3 kM

DTV to DTV at 217.3 kM

There are no US or Canadian stations within that distance

Section 73.623 sets the minimum separation for 1st adj-ch stations in zone 1:

DTV to DTV no facilities within 24 and 110 kM

There are no US or Canadian stations within that distance

Section 73.623 sets the minimum separation for 1st adj-ch stations in zone 1:

DTV to NTSC no facilities within 12 and 106 kM

There are no US or Canadian stations within that distance

Section 73.623 sets multiple taboo spacings from DTV to NTSC. There is no calculated interference to the taboo channels.

There is no computed interference to Class A LPTV.

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The foregoing was prepared on behalf of **CMCG PORTLAND LICENSE LLC** by Clarence M Beverage of Communications Technologies, Inc. Marlton, New Jersey whose qualifications are a matter of record with the Federal Communications Commission. The undersigned certifies, under penalty of perjury, that the statements herein are true and correct of his own knowledge, except such statements made on information and belief, and as to these statements he believes them to be true and correct.

By /S/ Clarence M. Beverage

for Communications Technologies, Inc.
Marlton, New Jersey
February 5, 2009