

EXHIBIT 1
FCC Form 346

Rocky Mountain Public Broadcasting Network, Inc.
FCC File No. BSFDDT-20060630AZP

Rocky Mountain Public Broadcasting Network, Inc. (“Rocky Mountain”), licensee of noncommercial educational TV translator Station K06LX, hereby requests a waiver of the major change rule (Section 73.3572(a)(2) of the Commission’s Rules) in connection with the filing of the instant long-form digital companion channel application.

Rocky Mountain determined in early 2006 that an on-channel digital conversion for K06LX would not be possible due to co-channel interference with a nearby Channel 5 station. Accordingly, Rocky Mountain and its consulting engineers located a suitable companion channel for K06LX on Channel 46, and began preparations for filing a companion channel application. In June 2006, Rocky Mountain submitted a short-form digital companion channel application on FCC Form 175 (*see* FCC File No. BSFDDT-20060630AZP). However, due to a clerical error, the channel entered on the application specified channel 45 instead of the intended 46.

Neither Rocky Mountain nor its consulting engineers realized that the wrong channel had been inadvertently specified on the Form 175 application until work began on the Form 346 long-form application for the station. Unfortunately, engineering consultants for Rocky Mountain have determined that Channel 45 is an unsuitable companion channel for K06LX due to the close proximity of another Channel 45 station in the area that is likely to cause prohibited interference. Rocky Mountain therefore requests that the FCC accept the instant long-form digital companion channel application specifying operation on Channel 46, and requests that the FCC waive the major change rule to permit the channel change now. The consulting engineer for Rocky Mountain has determined that grant of the instant long-form application will not cause mutual exclusivity with any other digital companion channel application filed by any other party. *See* Exhibit 11 of the instant application.

Rocky Mountain deeply regrets the error on its Form 175 application for K06LX. Rocky Mountain respectfully submits that grant of a waiver in this case would be the most efficient method of settling the long-term digital future of K06LX. As stated previously, K06LX cannot perform an on-channel digital conversion due to co-channel interference with a nearby station on Channel 5. In addition, consulting engineers for Rocky Mountain have determined that there is potential Channel 6 interference with a nearby NCE FM station on FM Channel 201.

Rocky Mountain submits that the public interest would be best served by grant of the requested waiver. Rocky Mountain is a non-profit organization that operates a statewide network of noncommercial educational television stations and translators throughout the state of Colorado, including many isolated rural communities in the state. Station K06LX serves the town of Glenwood Springs, CO, a small community of approximately 7,736 persons in the mountainous regions of western Colorado. Rocky Mountain is dedicated to delivering its valuable educational programming to citizens of Colorado in high-quality digital format, and looks forward to providing DTV service to the citizens of Glenwood Springs. Accordingly, Rocky Mountain respectfully requests that the FCC grant the instant waiver request so that it may continue its plans for digital service in Glenwood Springs on Channel 46.