

LPTV Station K30EW • Flash-Cut to Digital • Monument, Oregon

Statement Concerning Interference

The applicant seeks authority to “flash-cut” the operation of K30EW from NTSC Channel 30 to DTV Channel 30, with some associated facility modifications.

The proposed operation was analyzed using the general methodology described in OET Bulletin No. 69 using proprietary software developed by Hammett & Edison, Inc. That analysis software program, as described more fully in the Petition for Reconsideration in MM Docket 87-268, filed June 13, 1997,* employs all of the features in the FCC’s software and obtains results similar to those from the FCC’s software. The results of the analysis indicate that the proposed operation is in compliance with Sections 74.793(e) through (h) of the Commission’s rules.

The proposed operation is either not on any of the channels listed or not within the land mobile protection distance described in Section 74.709 of the Rules.

The proposed operation is not on one of the channels listed as requiring additional measures to protect frequencies used by the Global Positioning System (“GPS”), as described in Section 74.794(b).

The proposed operation is not within the coordination zone of any of the radio astronomy, research, or receiving installation facilities listed in Section 73.1030.

* <http://www.h-e.com/pdfs/he87-268.pdf>

