

AKIN GUMP  
STRAUSS HAUER & FELD LLP

Attorneys at Law

RECEIPT

TOM W. DAVIDSON  
703.891.7540/fax: 703.891.7501  
tdavidson@akingump.com

December 24, 2003

RECEIVED - FCC

DEC 24 2003

Federal Communication Commission  
Bureau / Office

VIA MESSENGER

Kathryn O'Brien  
Chief, Strategic Analysis and Negotiations Division  
International Bureau  
Federal Communications Commission  
445 12<sup>th</sup> Street, SW  
Washington, DC 20554

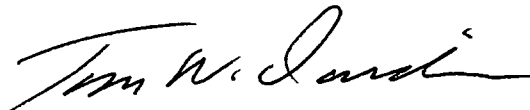
Re: Interference from Mexican Station XEKT, Tecate, Baja California, Mexico to Stations KSFO(AM), San Francisco, CA, KLAC(AM), Los Angeles, CA, KUZZ(AM), Bakersfield, CA, KBLU(AM), Yuma, AZ, and KFYI, Phoenix, AZ

Dear Ms. O'Brien:

On behalf of KGO-AM Radio, Inc. ("KGO"), licensee of station KSFO(AM), 560 kHz, San Francisco, California, enclosed please find a Request for Action to Eliminate Interference filed jointly with AMFM Radio Licenses, L.L.C. ("AMFM"), licensee of station KLAC(AM), 570 kHz, Los Angeles, California and station KFYI, 550 kHz, Phoenix, Arizona, Owens One Company ("Owens"), licensee of KUZZ(AM), 550 kHz, Bakersfield, California, and Capstar TX Limited Partnership ("Capstar"), licensee of station KBLU(AM), 560 kHz, Yuma, Arizona, which requests the International Bureau ("Bureau") to take immediate action regarding the operations of Mexican AM broadcast station XEKT, Tecate, Baja California on 550 kHz.

Please direct any inquiries to the undersigned counsel for KGO.

Sincerely,



Tom W. Davidson, Esq.  
Natalie G. Roisman, Esq.

Enclosure

cc: Donald Abelson, Chief, International Bureau  
James Ballis, Chief, Cross Border, Negotiations and Treaty Compliance Branch

**Before the  
Federal Communications Commission  
Washington, D.C. 20554**

In the Matter of )  
)  
Elimination of Objectionable )  
Interference to )  
KSFO(AM), San Francisco, California )  
KLAC(AM), Los Angeles, California )  
KUZZ(AM), Bakersfield, California )  
KBLU(AM), Yuma, Arizona )  
KFYI(AM), Phoenix, Arizona )

File No. \_\_\_\_\_

To: Chief, Strategic Analysis and Negotiations Division

**REQUEST FOR ACTION TO ELIMINATE INTERFERENCE**

Tom W. Davidson, Esq.  
Natalie G. Roisman, Esq.  
Akin Gump Strauss Hauer & Feld LLP  
1676 International Drive  
Penthouse  
McLean, Virginia 22102  
(703) 891-7500

*Counsel for KGO-AM Radio, Inc.*

Gregory L. Masters, Esq.  
Wiley Rein & Fielding LLP  
1776 K Street, NW  
11<sup>th</sup> Floor  
Washington, DC 20006  
(703) 719-7370

*Counsel for Owens One Company*

Marnie K. Sarver, Esq.  
Gregory L. Masters, Esq.  
Wiley Rein & Fielding LLP  
1776 K Street, NW  
11<sup>th</sup> Floor  
Washington, DC 20006  
(703) 719-4289

*Counsel for AMFM Radio Licenses, L.L.C. and Capstar TX Limited Partnership*

**Before the  
Federal Communications Commission  
Washington, D.C. 20554**

In the Matter of )  
)  
Elimination of Objectionable )  
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KLAC(AM), Los Angeles, California )  
KUZZ(AM), Bakersfield, California )  
KBLU(AM), Yuma, Arizona )  
KFYI(AM), Phoenix, Arizona )

File No. \_\_\_\_\_

**REQUEST FOR ACTION TO ELIMINATE INTERFERENCE**

KGO-AM Radio, Inc. (“KGO”), licensee of station KSFO(AM), 560 kHz, San Francisco, California, AMFM Radio Licenses, L.L.C. (“AMFM”), licensee of station KLAC(AM), 570 kHz, Los Angeles, California and station KFYI(AM), 550 kHz, Phoenix, Arizona, Owens One Company (“Owens”), licensee of KUZZ(AM), 550 kHz, Bakersfield, California, and Capstar TX Limited Partnership (“Capstar”), licensee of station KBLU(AM), 560 kHz, Yuma, Arizona (collectively the “Affected Stations”) hereby request the International Bureau (“Bureau”) of the Federal Communications Commission (“Commission”) to take any action necessary to eliminate interference to the Affected Stations from Mexican AM broadcast station XEKTT, Tecate, Baja California, Mexico. As further explained below and in the attached engineering exhibit, XEKTT’s operation on 560 kHz beginning on or around December 9, 2003 is causing severe interference to the Affected Stations and is prohibited under the agreement governing U.S.-Mexico coordination for AM broadcast stations because it was never properly coordinated with and approved by the Commission. Accordingly, the Affected Stations urge the Bureau to act

immediately to request the Mexican government to cause XEKTT to discontinue operations on this frequency.

## **I. BACKGROUND**

Beginning in late November and increasingly in recent weeks, the Affected Stations have received numerous complaints from listeners within their protected service contours indicating that listeners have experienced interference from another station broadcasting Spanish language programming. Engineers for the Affected Stations investigated the interference complaints and determined that the interfering station is identified by the call letters XEKTT and is broadcasting on 560 kHz. Further research and conversations with the Bureau staff revealed that XEKTT is licensed to Tecate, Baja California, Mexico and initially was licensed for operation on 1600 kHz. According to the Bureau staff, on November 15, 2003, XEKTT was granted a license by the Mexican government for operation on 550 kHz and on December 9, 2003, XEKTT was granted a license by the Mexican government for operation on 560 kHz.<sup>1</sup> The Bureau staff has informed the Affected Stations that the Bureau did not receive coordination notifications from the Mexican government for the 550 kHz or 560 kHz operations as required by the U.S.-Mexico treaty governing coordination of medium frequency AM band stations.<sup>2</sup> Further, the Bureau did not approve or authorize either operation as required by the U.S.-Mexico AM Agreement.

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<sup>1</sup> According to the Bureau staff, the coordinates for XEKTT's operations on 560 kHz are 32-30-49 N, 116-49-08 W, approximately 770 kilometers from San Francisco, 200 kilometers from Yuma, 370 kilometers from Bakersfield, 215 kilometers from Los Angeles, and 460 kilometers from Phoenix. The tower height is 98 meters. The station is operating at 20 kW ERP daytime and 10 kW ERP nighttime with a non-directional antenna.

<sup>2</sup> Agreement Between the Government of the United States of America and the Government of the United Mexican States Relating to the AM Broadcasting Service in the Medium Frequency Band (Aug. 28, 1986) ("U.S.-Mexico AM Agreement"). Article 3 of the U.S.-Mexico AM Agreement governs the procedure for modifications to the frequency assignment plan ("Plan") adopted as part of the U.S.-Mexico AM Agreement. Specifically,

## **II. THE OBJECTIONABLE INTERFERENCE CAUSED BY XEKTT IS SEVERE AND PROHIBITED**

The attached engineering exhibit demonstrates that XEKTT's operation on 560 kHz causes objectionable interference as defined by the U.S.-Mexico AM Agreement to a total population of nearly 29 million people within the five Affected Stations' protected service contours.<sup>3</sup> Specifically, the XEKTT daytime contour: completely overlaps the KBLU daytime 0.5 mV/m interference-free contour;<sup>4</sup> covers 97% of the population of the KLAC daytime 0.5 mV/m interference-free contour;<sup>5</sup> and covers 60% of the population of the KUZZ daytime 0.5 mV/m interference-free contour.<sup>6</sup> In the Los Angeles metropolitan area alone, more than 18 million people within the KLAC daytime interference-free contour receive objectionable interference from XEKTT.<sup>7</sup> The XEKTT nighttime contour also completely overlaps the KSFO and KBLU nighttime "interference-free" contours, causing interference to more than 7 million

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Article 3 provides that "[w]hen an administration proposes to modify the Plan, i.e., to modify the characteristics of a frequency assignment to a station shown in the Plan, whether or not the station has been brought into use, or to introduce a new assignment into the Plan . . . [t]he administration proposing to modify the characteristics of an assignment in the Plan or introduce a new assignment shall seek the agreement of the other administration and shall send . . . the necessary information via registered mail." Article 3 further provides that "[a]ny assignment in conformity with the Agreement shall be considered as adversely affected when calculations, based on Annex 2, indicate that objectionable interference would occur as a result of the proposed modification to the Plan" and that modifications to the Plan are not to be registered until "the agreement of the other administration has been obtained or when the time period for responding to the notification . . . has expired and no such response has been received."

<sup>3</sup> Engineering Statement of Richard H. Mertz, Cavell, Mertz & Davis ("Engineering Exhibit"), Table II. The Affected Stations are not the only stations experiencing objectionable interference from the XEKTT operation. See Engineering Exhibit, note 2.

<sup>4</sup> Engineering Exhibit, Table II.

<sup>5</sup> Engineering Exhibit, Table II.

<sup>6</sup> Engineering Exhibit, Table II.

<sup>7</sup> Engineering Exhibit, Table II.

people, including 6.8 million in the San Francisco metropolitan area.<sup>8</sup> In sum, for some or all of each day, there exists absolutely no area or population within the KBLU and KSFO coverage areas that does not receive interference from XEKTT, and virtually no area or population within the KLAC coverage area that does not receive interference from XEKTT. XEKTT's operations also cause objectionable interference under the U.S.-Mexico AM Agreement to the daytime operations of KUZZ, KSFO, and KFYI and to the nighttime operations of KLAC.<sup>9</sup>

Measurements and tests conducted by the Affected Stations and complaints lodged by listeners of the Affected Stations substantiate the actual severity of the interference predicted in the Engineering Exhibit. Consistent with the interference predicted in the Engineering Exhibit, listener complaints of total interference from XEKTT have come from the heart of the Affected Stations' interference-free contours.<sup>10</sup> The Affected Stations' ability to reach their listeners is severely handicapped by the prohibited operations of XEKTT and appropriate and immediate Bureau action is required.

Conversations with the Bureau staff indicate that no coordination requests or notifications were submitted by the Mexican government regarding XEKTT's moves from 1600 kHz to 550 kHz and subsequently to 560 kHz. However, copies of the XEKTT licenses within the Bureau's possession indicate that the Mexican government approved XEKTT's moves to 550 kHz and 560 kHz. These actions violate the medium frequency AM band coordination procedure agreed upon between the U.S. and Mexico in 1986 and followed since the effective date of the U.S.-Mexico AM Agreement. As outlined in note 2, *supra*, an administration that seeks to modify the frequency of an AM station subject to the U.S.-Mexico AM Agreement must seek the agreement

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<sup>8</sup> Engineering Exhibit, Table II.

<sup>9</sup> Engineering Exhibit, Table II.

<sup>10</sup> Engineering Exhibit, Figures 1-3.

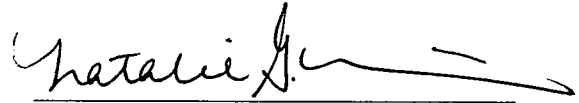
of the other administration. Further, any such change must comply with the interference protection requirements set forth in Annex 2 of the U.S.-Mexico AM Agreement. Contrary to the requirements of the U.S.-Mexico AM Agreement, the Bureau did not have any opportunity to evaluate the proposed operation of XEKT on 560 kHz and, if it had, clearly would have concluded that the operation would cause severe and objectionable interference in contravention of the U.S.-Mexico AM Agreement. Accordingly, in light of the severe and extensive nature of the prohibited interference caused to the Affected Stations by XEKT, the Bureau must act promptly to notify the Mexican government of the nature and extent of the interference caused by XEKT and request that the Mexican government cause XEKT to cease operation on 560 kHz immediately.

### **III. CONCLUSION**

XEKT's operations on 560 kHz are causing severe interference to the Affected Stations and preventing the Affected Stations from serving millions of listeners located well within their interference-free contours. XEKT is not licensed in accordance with the U.S.-Mexico AM Agreement because the Bureau was never notified of the frequency change and the change was never approved or authorized by the Bureau. Moreover, if the Bureau had been notified of the proposed move to 560 kHz, the Bureau clearly would have objected to the modification based on the nature and extent of the objectionable interference caused to the Affected Stations in

violation of the U.S.-Mexico AM Agreement. Accordingly, the Affected Stations urge the Bureau to act immediately to request the Mexican government to cause XEKTT to discontinue operation on 560 kHz.

Respectfully submitted,



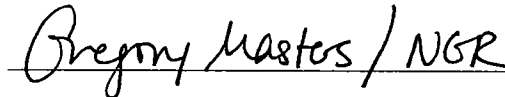
Tom W. Davidson, Esq.  
Natalie G. Roisman, Esq.  
Akin Gump Strauss Hauer & Feld LLP  
1676 International Drive  
Penthouse  
McLean, Virginia 22102  
(703) 891-7500

*Counsel for KGO-AM Radio, Inc.*



Gregory L. Masters, Esq.  
Wiley Rein & Fielding LLP  
1776 K Street, NW  
11<sup>th</sup> Floor  
Washington, DC 20006  
(703) 719-7370

*Counsel for Owens One Company*



Marnie K. Sarver, Esq.  
Gregory L. Masters, Esq.  
Wiley Rein & Fielding LLP  
1776 K Street, NW  
11<sup>th</sup> Floor  
Washington, DC 20006  
(703) 719-4289

*Counsel for AMFM Radio Licenses,  
L.L.C. and Capstar TX Limited  
Partnership*



Engineering Statement  
**INTERFERENCE FROM XEKTT(AM), TECATE,  
BAJA CALIFORNIA, MEXICO TO  
AM RADIO FACILITIES IN THE UNITED STATES**  
prepared for  
**KGO-AM RADIO, INC.**

KGO-AM RADIO, INC. ("KGO") is the licensee of medium wave (AM) broadcast station KSFO(AM), 560 kHz, San Francisco, California. KGO, in cooperation with Owens One, Company ("Owens"), AM/FM Radio Licenses, L.L.C. ("AM/FM"), and Capstar Limited TX Partnership ("Capstar") is filing a formal complaint with the FCC regarding interference being received from XEKTT, Tecate, Baja California, Mexico. This engineering statement provides specific data supporting the complaint.

**Background**

Information provided by FCC Staff from the International Branch indicates that Mexican authorities have apparently authorized a change in frequency for XEKTT from 1600 kHz to 560 kHz. Information provided by FCC Staff suggests that the new XEKTT frequency assignment was made outside the structure of the *U.S. - Mexican Agreement*<sup>1</sup> allocation plan agreed upon by both Mexico and the U.S. The coordination process, required in the agreement, was apparently not employed for this frequency assignment. **Table I**, attached hereto, provides a listing the technical data regarding the stations involved in this study<sup>2</sup>. The technical data for XEKTT, provided by FCC Staff and shown in **Table I**, indicates daytime non-directional operation at 20 kW and nighttime non-directional operation of 10 kW. As will be shown herein, operation at these power levels clearly violates the agreed upon technical parameters in the *U.S. - Mexican Agreement*. Further, the resulting interference to broadcast stations in the United States is extensive and has generated numerous listener complaints. The operation of XEKTT must cease immediately to insure proper protection of licensed domestic stations.

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<sup>1</sup> See the Agreement Between The Government of the United States Of America And The Government of the United Mexican States Relating To The AM Broadcasting Service In The Medium Frequency Band ("*U.S.-Mexican Agreement*"), 1986.

<sup>2</sup> The list of stations studied in this report does not represent the only stations experiencing interference from the XEKTT operation.

Engineering Statement  
**INTERFERENCE FROM XEKTT(AM), TECATE, BAJA CALIFORNIA, MEXICO**  
(Page 2 of 5)

**Discussion**

Article 3, Section 3.2 of the *U.S. – Mexican Agreement* provides a procedure for the introduction of a new assignment or station to the existing plan. The procedures for such a change is set forth in Article 4. Information provided by FCC staff indicates that notification from Mexican authorities for a new station on 560 kHz at Tecate, BN, was never received. Therefore, absent the coordination, review, and acceptance procedures set forth in the *U.S. – Mexican Agreement*, it appears the XEKTT operation does not conform to the agreement.

Annex 2, Chapter 4 of the *U.S. – Mexican Agreement* provides the criteria for determining a station's protected coverage area and associated incoming interference. Region 2 Class B stations, such as those discussed herein, are protected at night to the 2500  $\mu\text{V/m}$  groundwave contour or the usable field strength as determine by Chapter 4, Section 4.7. Nighttime "interference free" contour predictions for the authorized domestic facilities were employed<sup>3</sup>. Daytime operations of Region 2 Class B facilities are protected to the 0.5 mV/m contour. **Table II** provides a comparison of both the daytime and nighttime population and area for the domestic stations studied. The impact of the XEKTT operation on 560 kHz severely interferes with the service normally provided by the stations studied. For the purpose of this study, the protection ratios in the *U.S. – Mexican Agreement* for co-channel and adjacent channel stations were employed<sup>4</sup>.

**Exhibit I** provides night studies for impacted stations with and without XEKTT. As demonstrated, the "interference free" contours are severely impacted by XEKTT. **Table II** documents the changes to the "interference free" contours for the impacted stations.

The following provides greater detail on the impact of XEKTT to the stations studied.

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<sup>3</sup> Using RSS calculations as specified in the *U.S. – Mexican Agreement* and the FCC Rules.

<sup>4</sup> See Annex 2, Chapter 4, Sections 4.8.1 and 4.8.2

Engineering Statement  
**INTERFERENCE FROM XEKTT(AM), TECATE, BAJA CALIFORNIA, MEXICO**  
(Page 3 of 5)

**KSFO, 560 kHz, San Francisco, California**

KGO is the licensee of KSFO. Predicted overlap of the KSFO daytime 0.5 mV/m protected contour by the XEKTT 0.025 mV/m contour, causing interference to 747,359 persons, a 6% reduction in the KSFO population coverage. At night, the KSFO 2.6 mV/m “interference free” contour is *wholly encompassed* by the XEKTT nighttime 130  $\mu$ V interfering skywave contour. Thus, 6,848,401 persons who normally receive “interference free” nighttime service from KSFO now receive interference from XEKTT.

KSFO has compiled numerous listener complaints. A sample of these complaints are documented in **Exhibit II**. The location of these (former) listeners, along with the KSFO nighttime “interference free” contour, is provided in **Figure 1**.

**KBLU, 560 kHz, Yuma, Arizona**

KBLU is owned by Capstar and is located 205 km from XEKTT. Overlapping interfering contours are predicted to exist to KBLU’s entire authorized daytime and nighttime operations. As a result of the XEKTT operation, 414,358 persons (100% of the population within the protected contour) during the day and 155,648 persons (100% of the population within the nighttime “interference free” contour) will receive interference where none existed before.

**KUZZ, 550 kHz, Bakersfield, California**

KUZZ is owned by Owens and is located 370 km from XEKTT. A portion of the KUZZ daytime 0.5 mV/m protected contour is predicted to receive interference from the XEKTT 0.5 mV/m contour. There are 3,117,002 persons within the XEKTT interference area resulting in a 60% loss in audience. KUZZ has also received numerous complaints from former listeners regarding the interference from XEKTT. The locations of these listener complaints are depicted in **Figure 2** along with the KUZZ protected and XEKTT interfering contour.

**KLAC, 570 kHz, Los Angeles, California**

KLAC is owned by AM/FM and is located 215 km from XEKTT. Overlap of the KLAC 0.5 mV/m protected contour from the XEKTT 0.5 mV/m contour exists resulting in 97% lost coverage to 18,473,208 persons.

Engineering Statement  
**INTERFERENCE FROM XEKT(AM), TECATE, BAJA CALIFORNIA, MEXICO**  
(Page 4 of 5)

KLAC has reported many complaints from listeners. Numerous complaints were received from San Diego and Orange Counties in California. **Figure 3** shows the locations of these highly populated areas in addition to the KLAC daytime protected contour and the XEKT interfering contour.

**KFYI, 550 kHz, Phoenix, Arizona**

KFYI operates on 550 kHz on a first adjacent channel from XEKT. A portion of the daytime 0.5 mV/m contour is overlapped by the 0.5 mV/m XEKT contour resulting in a loss of service to 150,369 persons are located in this overlap area.

**Conclusion**

As demonstrated herein, the daytime and nighttime operation of XEKT on 560 kHz causes severe interference to KSFO, KBLU, KUZZ, KLAC, and KFYI. Other broadcast stations not studied herein may also be impacted. In these times of heightened security levels and with the prevalence of earthquakes in California it is crucial that domestic broadcasting be interference free to insure unimpeded transmission of emergency information to the public. Therefore, it is respectfully requested that immediate action be taken by the FCC to cause XEKT to cease operation on 560 kHz. Further, any future operation of XEKT must comply with the *U.S.-Mexican Agreement*.

Engineering Statement  
**INTERFERENCE FROM XEKT(AM), TECATE, BAJA CALIFORNIA, MEXICO**  
(Page 5 of 5)

**Certification**

The foregoing statement was prepared by the undersigned and is believed to be true and correct to his knowledge and belief. Mr. Mertz is a principal in Cavell, Mertz, and Davis, Inc. and has filed numerous submissions with the Federal Communications Commission. His qualifications are a matter of record with that agency.

Respectfully submitted,



Richard H. Mertz  
December 24, 2003

Cavell, Mertz & Davis, Inc.  
7839 Ashton Avenue  
Manassas, Virginia 20109  
703-392-9090  
rmertz@cmdconsulting.com

Table I  
**TRANSMITTER DATA**  
 prepared for  
**KGO-AM Radio, Inc.**

<b>Callsign City, State, Country</b>	<b>Frequency Facility ID</b>	<b>Day Power Night Power</b>	<b>Day Pattern Night Pattern</b>	<b>Latitude Longitude</b>
XEKT* Tecate, Baja California, Mexico	560 kHz 34472	20 kW 10 kW	Non-Directional Non-Directional	32° 30' 49" N 116° 49' 08" W
KSFO San Francisco, California, US	560 kHz 34472	5 kW 5 kW	Non-Directional Directional	37° 44' 44" N 122° 22' 40" W
KBLU Yuma, Arizona, US	560 kHz 62233	1 kW 1 kW	Non-Directional Directional	32° 43' 25" N 114° 38' 39" W
KUZZ Bakersfield, California, US	550 kHz 7695	5 kW 5 kW	Directional Directional	35° 20' 25" N 118° 56' 14" W
KLAC Los Angeles, California, US	570 kHz 59958	5 kW 5 kW	Non-Directional Directional	34° 4' 11" N 118° 11' 36" W
KFYI Phoenix, Arizona, US	550 kHz 63918	5 kW 1 kW	Non-Directional Non-Directional	33° 23' 17" N 112° 0' 22" W

\* Source: FCC International Bureau Staff

Table II  
**SUMMARY OF INTERFERENCE POPULATION AND AREA**  
 prepared for  
**KGO-AM Radio, Inc.**

	<u>Daytime Protected Or Nighttime Interference Free Contour</u>	<u>Area Predicted to Receive Interference from XEKT</u>	<u>Interference Free Area with XEKT</u>	<u>Percent Difference</u>
<b>Station KSFO</b>				
Daytime Pop	11,569,731	747,359	10,822,372	-6%
Daytime Land Area (sq km)	94,337.7	13,683.5	80,654	-15%
Nighttime Pop	6,848,401	6,848,401	0	-100%
Nighttime Land Area (sq km)	17,352.95	17,352.95	0	-100%
<b>Station KBLU</b>				
Daytime Pop	414,358	414,358	0	-100%
Daytime Area (sq km)	60,960.0	60,960.0	0	-100%
Nighttime Pop	155,648	155,648	0	-100%
Nighttime Area (sq km)	1,865.0	1,865.0	0	-100%
<b>Station KUZZ</b>				
Daytime Pop	5,219,174	3,117,002	2,102,172	-60%
Daytime Land Area (sq km)	76,668.2	12,036.0	64,632	-16%
Nighttime Pop		No Interference		
Nighttime Land Area (sq km)				
<b>Station KLAC</b>				
Daytime Pop	19,018,498	18,473,208	545,290	-97%
Daytime Land Area (sq km)	52,617.3	32,030.8	20,587	-61%
Nighttime Pop	12,974,950	147,615	12,827,335	-1%
Nighttime Land Area (sq km)	9,626.9	393.4	9,234	-4%
<b>Station KFYI</b>				
Daytime Pop	4,618,878	150,369	4,468,509	-3%
Daytime Area (sq km)	164,892.1	15,130.0	149,762	-9%
Nighttime Pop		No Interference		
Nighttime Area (sq km)				

Table III  
**CHANGES IN 50% RSS TO STATIONS RESULTING FROM XEKTT**  
 prepared for  
**KGO-AM Radio, Inc.**

<u>Station</u>	<u>Authorized 50% RSS (mV/m)</u>	<u>50 % RSS with XEKTT (mV/m)</u>	<u>% increase</u>
KSFO	2.60	12.35	375.0%
KBLU	6.53	41.55	536.3%
KUZZ	6.23	6.23	0.0%
KLAC	3.99	4.97	24.6%
KFYI	4.12	4.33	5.1%



Exhibit I  
**NIGHT STUDIES WITH AND WITHOUT XEKT**

**KSFO Authorized Nighttime Operation**

Call: KSFO  
 Freq: 560 kHz  
 SAN FRANCISCO, CA, US  
 Lat: 37-44-44 N  
 Lng: 122-22-40 W  
 Power: 5.0 kW  
 Theo RMS: 680.75 mV/m @ 1km  
 # of Augmentations: 2

Standard: FCC Rules (1992 Skywave Propagation Model) [ 10% ]

Contributors:

Call	Freq (kHz)	City	St	Ct	Dist (km)	Azi (deg)	Theta Min (deg)	Theta Max (deg)	Max V-Rad (mV/m)	SW Mult (uV/m)	Limit (mV/m)	Limit (%)	RSS Limit (mV/m)
KLVI	0560	BEAUMONT	TX	US	2754.1	295.7	0.0	0.0	1066.27	7.56	1.613	100.0	1.613
KUZZ	0550	BAKERSFIELD	CA	US	407.3	312.0	18.5	29.5	499.47	155.43	1.553	96.3	2.239
KLZ	0560	DENVER	CO	US	1525.2	266.8	2.0	5.5	294.03	20.86	1.227	54.8	2.553 *
KLAC	0570	LOS ANGELES	CA	US	555.8	318.5	13.3	22.0	515.99	106.53	1.099	43.1	2.780
KOAC	0550	CORVALLIS	OR	US	769.2	174.6	8.9	15.5	742.37	64.44	0.957	34.4	2.940
KWTO	0560	SPRINGFIELD	MO	US	2568.2	280.9	0.0	0.0	547.02	7.54	0.825	28.1	3.053
KPQ	0560	WENATCHEE	WA	US	1092.2	189.5	5.0	9.9	98.71	35.14	0.694	22.7	3.131
KNRS	0570	SALT LAKE CITY	UT	US	960.9	252.6	6.4	11.8	712.46	46.26	0.659	21.1	3.200
XEMZ1/A0560	0560	CIHUATLAN	JA	MX	2686.1	323.9	0.0	0.0	305.52	10.07	0.616	19.2	3.258
XESRD/A 0560	0560	SANTIAGO PAPANQUI	DU	MX	2139.8	315.3	0.0	1.5	216.99	13.66	0.593	18.2	3.312
WEBC	0560	DULUTH	MN	US	2671.1	259.3	0.0	0.0	550.65	5.07	0.559	16.9	3.359
KVI	0570	SEATTLE	WA	US	1075.8	179.8	5.2	10.1	679.62	36.27	0.493	14.7	3.395
KBLU	0560	YUMA	AZ	US	896.6	310.7	7.1	12.9	39.36	54.65	0.430	12.7	3.422
KMON	0560	GREAT FALLS	MT	US	1405.0	224.0	2.7	6.5	98.90	21.70	0.429	12.5	3.449
NEW	0550	RENO	NV	US	303.4	230.5	24.7	37.5	90.16	211.85	0.382	11.1	3.470

\* Indicates 50% RSS

Exhibit I  
**NIGHT STUDIES WITH AND WITHOUT XEKTT**  
 (Page 2 of 10)

**KSFO Authorized Nighttime Operation with XEKTT**

Call: KSFO Nite  
 Freq: 560 kHz  
 SAN FRANCISCO, CA, US  
 Lat: 37-44-44 N  
 Lng: 122-22-40 W  
 Power: 5.0 kW  
 Theo RMS: 680.75 mV/m @ 1km  
 # of Augmentations: 2

Standard: FCC Rules (1992 Skywave Propagation Model) [ 10% ]

Contributors:

Call	Freq (kHz)	City	St	Ct	Dist (km)	Azi (deg)	Theta Min (deg)	Theta Max (deg)	Max V-Rad (mV/m)	SW Mult (uV/m)	Limit (mV/m)	Limit (%)	RSS Limit (mV/m)
XEKTT	LI0560		US		770.3	320.6	8.8	15.5	902.57	68.41	12.350	100.0	12.350 *
KLVI	0560	BEAUMONT	TX	US	2754.1	295.7	0.0	0.0	1066.27	7.56	1.613	13.1	12.454
KUZZ	0550	BAKERSFIELD	CA	US	407.3	312.0	18.5	29.5	499.47	155.43	1.553	12.5	12.551

\* Indicates 50% RSS

Exhibit I  
**NIGHT STUDIES WITH AND WITHOUT XEKT**  
 (Page 3 of 10)

**KBLU Authorized Nighttime Operation**

Call: KBLU  
 Freq: 560 kHz  
 YUMA, AZ, US  
 Lat: 32-43-25 N  
 Lng: 114-38-39 W  
 Power: 1.0 kW  
 Theo RMS: 281.64 mV/m @ 1km  
 # of Augmentations: 6

Standard: FCC Rules (1992 Skywave Propagation Model) [ 10% ]

Contributors:

Call	Freq (kHz)	City	St	Ct	Dist (km)	Azi (deg)	Theta		Max V-Rad (mV/m)	Max SW Mult (uV/m)	Limit (mV/m)	RSS Limit (mV/m)	
							Min (deg)	Max (deg)					
KLVI	0560	BEAUMONT	TX	US	1990.9	283.9	0.0	2.4	1516.77	14.98	4.544	100.0	4.544
KLZ	0560	DENVER	CO	US	1173.7	230.6	4.3	8.9	519.55	34.65	3.600	79.2	5.797
KWTO	0560	SPRINGFIELD	MO	US	2005.8	262.8	0.0	2.3	1106.79	13.55	2.999	51.7	6.527 *
KSFO	0560	SAN FRANCISCO	CA	US	896.6	126.2	7.1	12.9	257.10	54.65	2.810	43.1	7.106
KLAC	0570	LOS ANGELES	CA	US	361.8	113.4	20.9	32.6	579.74	176.16	2.043	28.7	7.394
XESRD/A	0560	SANTIAGO PAPASQUI	DU	MX	1243.1	315.4	3.8	8.1	216.27	36.36	1.573	21.3	7.559
XEMZAL/A0560	0560	CIHUATLAN	JA	MX	1805.8	328.4	0.5	3.5	305.50	21.59	1.319	17.5	7.674
KFYI	0550	PHOENIX	AZ	US	256.7	254.0	28.7	42.4	240.72	243.40	1.172	15.3	7.763
KPQ	0560	WENATCHEE	WA	US	1706.3	161.6	1.0	4.1	255.27	16.70	0.853	11.0	7.809

\* Indicates 50% RSS

Exhibit J  
**NIGHT STUDIES WITH AND WITHOUT XEKT**  
 (Page 4 of 10)

**KBLU Authorized Nighttime Operation with XEKT**

Station Information:

Call: KBLU  
 Freq: 560 kHz  
 YUMA, AZ, US  
 Lat: 32-43-25 N  
 Ling: 114-38-39 W  
 Power: 1.0 kW  
 Theo RMS: 281.64 mV/m @ 1km  
 # of Augmentations: 6

Standard: FCC Rules (1992 Skywave Propagation Model) [ 10% ]

Contributors:

Call	Freq (kHz)	City	St	Ct	Dist (km)	Azi (deg)	Theta		Max V-Rad (mV/m)	SW Mult (uV/m)	Limit (mV/m)	RSS Limit (mV/m)
							Min (deg)	Max (deg)				
XEKT	LI0560		US		205.0	82.9	34.6	48.9	725.61	286.30	41.548	41.548 *
KLVI	0560	BEAUMONT	TX	US	1990.9	283.9	0.0	2.4	1516.77	14.98	4.544	10.9 41.796

\* Indicates 50% RSS

Exhibit I  
**NIGHT STUDIES WITH AND WITHOUT XEKT**  
 (Page 5 of 10)

**KUZZ Authorized Nighttime Operation**

Call: KUZZ  
 Freq: 550 kHz  
 BAKERSFIELD, CA, US  
 Lat: 35-20-25 N  
 Lng: 118-56-14 W  
 Power: 5.0 kW  
 Theo RMS: 687.27 mV/m @ 1km

Standard: FCC Rules (1992 Skywave Propagation Model) [ 10% ]

Contributors:

Call	Freq (kHz)	City	St	Ct	Dist (km)	Azi (deg)	Theta		Max V-Rad (mV/m)	Max SW Mult (uV/m)	Limit (mV/m)	Limit (%)	RSS Limit (mV/m)
							Min (deg)	Max (deg)					
KFYI	0550	PHOENIX	AZ	US	671.9	290.8	10.6	18.1	277.12	82.88	4.594	100.0	4.594
KOAC	0550	CORVALLIS	OR	US	1094.9	159.3	5.0	9.8	562.70	37.42	4.212	91.7	6.232 *
KBOW	0550	BUTTE	MT	US	1297.5	206.6	3.4	7.5	419.19	26.81	2.248	36.1	6.625
KTRS	0550	ST. LOUIS	MO	US	2573.7	270.8	0.0	0.0	1245.08	7.50	1.867	28.2	6.883
KRAI	0550	CRAIG	CO	US	1154.1	243.5	4.5	9.1	263.96	34.79	1.837	26.7	7.124
NEW	0550	RENO	NV	US	468.8	171.3	16.0	25.9	58.85	131.34	1.546	21.7	7.290
XEWA/A	0540	SAN LUIS POTOSI	SL	MX	2282.2	314.0	0.0	0.8	4513.67	13.16	1.188	16.3	7.386
XETNC/A	0550	TEPIC	NA	MX	2057.2	321.4	0.0	2.0	304.17	16.20	0.986	13.3	7.452
KTSA	0550	SAN ANTONIO	TX	US	2028.1	294.0	0.0	2.1	308.44	14.35	0.885	11.9	7.504
KFYR	0550	BISMARCK	ND	US	1994.6	236.7	0.0	2.3	387.95	11.02	0.855	11.4	7.553
KSFO	0560	SAN FRANCISCO	CA	US	407.3	130.0	18.5	29.5	274.07	155.43	0.852	11.3	7.601
XEGUZ/A	0550	CD. GUZMAN	JA	MX	2297.4	322.0	0.0	0.8	278.50	13.67	0.762	10.0	7.639

\* Indicates 50% RSS

Exhibit I  
**NIGHT STUDIES WITH AND WITHOUT XEKTT**  
 (Page 6 of 10)

**KUZZ Authorized Nighttime Operation with XEKTT**

Call: KUZZ  
 Freq: 550 kHz  
 BAKERSFIELD, CA, US  
 Lat: 35-20-25 N  
 Lng: 118-56-14 W  
 Power: 5.0 kW  
 Theo RMS: 687.27 mV/m @ 1km

Standard: FCC Rules (1992 Skywave Propagation Model) [ 10% ]

Contributors:

Call	Freq (kHz)	City	St	Ct	Dist (km)	Azi (deg)	Theta		Max V-Rad (mV/m)	SW Mult (uV/m)	Limit (mV/m)	RSS Limit (mV/m)
							Min (deg)	Max (deg)				
KFYI	0550	PHOENIX	AZ	US	671.9	290.8	10.6	18.1	277.12	82.88	4.594	100.0
KOAC	0550	CORVALLIS	OR	US	1094.9	159.3	5.0	9.8	562.70	37.42	4.212	91.7 *
XEKTT	LI0560				370.0	328.7	20.4	32.0	846.17	172.19	2.914	46.8
KBOW	0550	BUTTE	MT	US	1297.5	206.6	3.4	7.5	419.19	26.81	2.248	32.7
KTRS	0550	ST. LOUIS	MO	US	2573.7	270.8	0.0	0.0	1245.08	7.50	1.867	25.8
KRAI	0550	CRAIG	CO	US	1154.1	243.5	4.5	9.1	263.96	34.79	1.837	24.6
NEW	0550	RENO	NV	US	468.8	171.3	16.0	25.9	58.85	131.34	1.546	20.1
XEWA/A	0540	SAN LUIS POTOSI	SL	MX	2282.2	314.0	0.0	0.8	4513.67	13.16	1.188	15.1
XETNC/A	0550	TEPIC	NA	MX	2057.2	321.4	0.0	2.0	304.17	16.20	0.986	12.4
KTSA	0550	SAN ANTONIO	TX	US	2028.1	294.0	0.0	2.1	308.44	14.35	0.885	11.1
KFYR	0550	BISMARCK	ND	US	1994.6	236.7	0.0	2.3	387.95	11.02	0.855	10.6
KSFO	0560	SAN FRANCISCO	CA	US	407.3	130.0	18.5	29.5	274.07	155.43	0.852	10.5

\* Indicates 50% RSS

Exhibit I  
**NIGHT STUDIES WITH AND WITHOUT XEKTT**  
 (Page 7 of 10)

**KLAC Authorized Nighttime Operation**

Call: KLAC  
 Freq: 570 kHz  
 LOS ANGELES, CA, US  
 Lat: 34-04-11 N  
 Lng: 118-11-36 W  
 Power: 5.0 kW  
 Theo RMS: 675.92 mV/m @ 1km  
 # of Augmentations: 7

Standard: FCC Rules (1992 Skywave Propagation Model) [ 10% ]

Contributors:

Call	Freq (kHz)	City	St	Ct	Dist (km)	Azi (deg)	Theta		Max V-Rad (mV/m)	SW Mult (uV/m)	Limit (mV/m)	Limit (%)	RSS Limit (mV/m)
							Min (deg)	Max (deg)					
KVI	0570	SEATTLE	WA	US	1526.1	165.1	1.9	5.5	683.19	20.45	2.794	100.0	2.794
KLIF	0570	DALLAS	TX	US	1966.1	279.5	0.0	2.5	707.39	14.77	2.090	74.8	3.489
KMJ	0580	FRESNO	CA	US	306.3	159.7	24.5	37.3	463.20	209.28	1.939	55.6	3.991 *
WNAX	0570	YANKTON	SD	US	2057.7	248.4	0.0	2.0	736.44	11.52	1.696	42.5	4.337
KNRS	0570	SALT LAKE CITY	UT	US	931.4	218.3	6.7	12.3	138.27	49.96	1.382	31.9	4.552
XENZ/A	0570	CULIACAN	SI	MX	1470.3	317.0	2.3	5.9	201.70	27.74	1.119	24.6	4.687
XELQ1/A	0570	MORELIA	MC	MX	2319.7	317.0	0.0	0.6	268.71	13.63	0.732	15.6	4.744
KSFO	0560	SAN FRANCISCO	CA	US	555.8	136.1	13.3	22.0	340.01	106.53	0.724	15.3	4.799
XEKZX/A	0570	SAYULA	JA	MX	2138.8	320.5	0.0	1.5	193.72	15.78	0.611	12.7	4.838
XEVJP1/A	0570	XICOTEPEC DE JUAR	PU	MX	2512.1	311.8	0.0	0.0	230.01	11.57	0.532	11.0	4.867
XETJ/A	0570	GOMEZ PALACIO	DU	MX	1703.4	307.2	1.0	4.1	124.29	21.25	0.528	10.9	4.896

\* Indicates 50% RSS

Exhibit I  
**NIGHT STUDIES WITH AND WITHOUT XEKT**  
 (Page 8 of 10)

**KLAC Authorized Nighttime Operation with XEKT**

Call: KLAC  
 Freq: 570 kHz  
 LOS ANGELES, CA, US  
 Lat: 34-04-11 N  
 Lng: 118-11-36 W  
 Power: 5.0 kW  
 Theo RMS: 675.92 mV/m @ 1km  
 # of Augmentations: 7

Standard: FCC Rules (1992 Skywave Propagation Model) [ 10% ]

Contributors:

Call	Freq (kHz)	City	St	Ct	Dist (km)	Azi (deg)	Theta		Max V-Rad (mV/m)	Max SW Mult (uV/m)	Limit (mV/m)	Limit (%)	RSS Limit (mV/m)
							Min (deg)	Max (deg)					
XEKT	LI0560		US		215.0	323.9	33.3	47.5	738.62	277.83	4.104	100.0	4.104
KVI	0570	SEATTLE	WA	US	1526.1	165.1	1.9	5.5	683.19	20.45	2.794	68.1	4.965 *
KLIF	0570	DALLAS	TX	US	1966.1	279.5	0.0	2.5	707.39	14.77	2.090	42.1	5.387
KMJ	0580	FRESNO	CA	US	306.3	159.7	24.5	37.3	463.20	209.28	1.939	36.0	5.725
WNAX	0570	YANKTON	SD	US	2057.7	248.4	0.0	2.0	736.44	11.52	1.696	29.6	5.971
KNRS	0570	SALT LAKE CITY	UT	US	931.4	218.3	6.7	12.3	138.27	49.96	1.382	23.1	6.129
XENZ/A	0570	CULIACAN	SI	MX	1470.3	317.0	2.3	5.9	201.70	27.74	1.119	18.3	6.230
XELQ1/A	0570	MORELIA	MC	MX	2319.7	317.0	0.0	0.6	268.71	13.63	0.732	11.8	6.273
KSFO	0560	SAN FRANCISCO	CA	US	555.8	136.1	13.3	22.0	340.01	106.53	0.724	11.5	6.315

\* Indicates 50% RSS



Exhibit I  
**NIGHT STUDIES WITH AND WITHOUT XEKT**  
 (Page 9 of 10)

**KFYI Authorized Nighttime Operation**

Call: KFYI  
 Freq: 550 kHz  
 PHOENIX, AZ, US  
 Lat: 33-23-17 N  
 Lng: 112-00-22 W  
 Power: 1.0 kW  
 Theo RMS: 283.24 mV/m @ 1km

Standard: FCC Rules (1992 Skywave Propagation Model) [ 10% ]

Contributors:

Call	Freq (kHz)	City	St	Ct	Dist (km)	Azi (deg)	Theta		Max V-Rad (mV/m)	SW Mult (uV/m)	Limit (mV/m)	Limit (%)	RSS Limit (mV/m)
							Min (deg)	Max (deg)					
KTRS	0550	ST. LOUIS	MO	US	2046.8	260.1	0.0	2.0	1198.75	12.36	2.963	100.0	2.963
XEWA/A	0540	SAN LUIS POTOSI	SL	MX	1657.4	321.4	1.2	4.5	4510.31	23.34	2.105	71.0	3.635
KTSA	0550	SAN ANTONIO	TX	US	1358.6	292.0	3.0	6.9	336.22	28.97	1.948	53.6	4.124 *
XEPL/A	0550	CD.CUAUHEMOC	CH	MX	740.0	319.2	9.3	16.2	115.55	74.07	1.712	41.5	4.465
XETNC/A	0550	TEPIC	NA	MX	1494.3	333.5	2.1	5.7	303.87	28.13	1.710	38.3	4.781
KOAC	0550	CORVALLIS	OR	US	1577.3	138.6	1.7	5.1	357.27	19.96	1.426	29.8	4.989
KFYR	0550	BISMARCK	ND	US	1782.1	216.9	0.6	3.6	482.94	14.27	1.378	27.6	5.176
XEGUZ/A	0550	CD.GUZMAN	JA	MX	1730.8	332.5	0.9	4.0	278.46	22.61	1.259	24.3	5.327
KBOW	0550	BUTTE	MT	US	1400.2	177.8	2.7	6.5	230.15	23.71	1.092	20.5	5.438
WSAU	0550	WAUSAU	WI	US	2304.1	244.1	0.0	0.7	642.88	8.42	1.083	19.9	5.545
NEW	0550	RENO	NV	US	968.1	132.3	6.3	11.7	107.17	47.75	1.024	18.5	5.638
KCRS	0550	MIDLAND	TX	US	944.2	281.6	6.5	12.1	86.68	50.85	0.882	15.6	5.707
KUZZ	0550	BAKERSFIELD	CA	US	671.9	106.9	10.6	18.1	47.01	82.88	0.779	13.7	5.760
KRAI	0550	CRAIG	CO	US	889.2	207.9	7.2	13.0	70.14	53.40	0.749	13.0	5.808
KLZ	0560	DENVER	CO	US	953.9	223.4	6.4	11.9	651.80	47.97	0.625	10.8	5.842

\* Indicates 50% RSS

Exhibit I  
**NIGHT STUDIES WITH AND WITHOUT XEKTT**  
 (Page 10 of 10)

**KFYI Authorized Operation with XEKTT**

Call: KFYI  
 Freq: 550 kHz  
 PHOENIX, AZ, US  
 Lat: 33-23-17 N  
 Lng: 112-00-22 W  
 Power: 1.0 kW  
 Theo RMS: 283.24 mV/m @ 1km

Standard: FCC Rules (1992 Skywave Propagation Model) [ 10% ]

Contributors:

Call	Freq (kHz)	City	St	Ct	Dist (km)	Azi (deg)		Theta (deg)		Max V-Rad (mV/m)	SW Mult (uV/m)	Limit (mV/m)	Limit (%)	RSS Limit (mV/m)
						Min	Max	Min	Max					
KTRS	0550	ST. LOUIS	MO	US	2046.8	260.1	0.0	2.0	1198.75	12.36	2.963	100.0	2.963	
XEKTT	LI0560		US		459.4	76.5	16.4	26.4	870.35	134.92	2.349	79.3	3.781	
XEWA/A	0540	SAN LUIS POTOSI	SL	MX	1657.4	321.4	1.2	4.5	4510.31	23.34	2.105	55.7	4.328 *	
KTSA	0550	SAN ANTONIO	TX	US	1358.6	292.0	3.0	6.9	336.22	28.97	1.948	45.0	4.746	
XEPL/A	0550	CD.CUAUHTEMOC	CH	MX	740.0	319.2	9.3	16.2	115.55	74.07	1.712	36.1	5.045	
XETNC/A	0550	TEPIC	NA	MX	1494.3	333.5	2.1	5.7	303.87	28.13	1.710	33.9	5.327	
KOAC	0550	CORVALLIS	OR	US	1577.3	138.6	1.7	5.1	357.27	19.96	1.426	26.8	5.515	
KFYR	0550	BISMARCK	ND	US	1782.1	216.9	0.6	3.6	482.94	14.27	1.378	25.0	5.684	
XEGUZ/A	0550	CD.GUZMAN	JA	MX	1730.8	332.5	0.9	4.0	278.46	22.61	1.259	22.2	5.822	
KBOW	0550	BUTTE	MT	US	1400.2	177.8	2.7	6.5	230.15	23.71	1.092	18.7	5.923	
WSAU	0550	WAUSAU	WI	US	2304.1	244.1	0.0	0.7	642.88	8.42	1.083	18.3	6.022	
NEW	0550	RENO	NV	US	968.1	132.3	6.3	11.7	107.17	47.75	1.024	17.0	6.108	
KCRS	0550	MIDLAND	TX	US	944.2	281.6	6.5	12.1	86.68	50.85	0.882	14.4	6.171	
KUZZ	0550	BAKERSFIELD	CA	US	671.9	106.9	10.6	18.1	47.01	82.88	0.779	12.6	6.220	
KRAI	0550	CRAIG	CO	US	889.2	207.9	7.2	13.0	70.14	53.40	0.749	12.0	6.265	

\* Indicates 50% RSS

Exhibit II  
**INTERFERENCE REPORTS FROM KSFO LISTENERS**  
(Page 1 of 7)

From: <xxxxxxxx@aol.com>  
Reply-To: "Everett Xxxxx" <xxxxxxxx@aol.com>  
Date: Sat, 13 Dec 2003 10:42:01 -0800

Originated from: <http://www.ksfo560.com/contactus.asp>

Name: Everett Xxxxx

E-mail Address: xxxxxxxx@aol.com

City: Morgan Hill, CA

Comments:

Recently it has become impossible to listen to KSFO between sometime around 6 pm and 6 am. The problem appears to be another station that overpowers yours.

Are you working on your transmitter or something? Will this continue?

---

From: <xxxxxxxx@webtv.net>  
Reply-To: "Carl Xxxxxx" <xxxxxxxx@webtv.net>  
Date: Mon, 15 Dec 2003 05:46:00 -0800

Originated from: <http://www.ksfo560.com/contactus.asp>

Name: Carl Xxxxxx

E-mail Address: xxxxxxxx@webtv.net

City: san leandro

Comments:

I have been getting music interference for about a week, at night, on all 3 of my radios. Any suggestions?

Exhibit II  
**INTERFERENCE REPORTS FROM KSFO LISTENERS**  
(Page 2 of 7)

From: <GXXXX@AOL.COM>  
Reply-To: "Gary Xxxxxx" <GXXXX@AOL.COM>  
Date: Sun, 14 Dec 2003 20:20:00 -0800

Originated from: <http://www.ksfo560.com/contactus.asp>

Name: Gary Xxxxxx

E-mail Address: GXXXX@AOL.COM

City: Napa

Comments:

I was wondering what was wrong with your transmitter. This past week the reception is very poor. I've been getting bleedover from some other station too. I've been listening to KSFO since you went to this format and I listen to you every day. Keep up the good work.

---

From: <xxxxxx@pyramid.net>  
Reply-To: "Joe Xxxxx" <xxxxxx@pyramid.net>  
Date: Mon, 15 Dec 2003 07:59:00 -0800

Originated from: <http://www.ksfo560.com/contactus.asp>

Name: Joe Xxxxx

E-mail Address: xxxxx@pyramid.net

City: Carson City

Comments:

Hi - I'm not sure I'm directing this note correctly. I have a technical problem. For the last year or so I have been listening to KSFO on my CCrane Radio. Recently a Spanish station has userpt 560AM. I now have to go back to the computer. How ever when I try to get access, the notice that my web provider cannot connect me. The button says it will get, I suppose, a plugin. When I click on it, nothing happens. Can you help? Joe

Exhibit II  
**INTERFERENCE REPORTS FROM KSFO LISTENERS**  
(Page 3 of 7)

From: <xxxxxxxxx@earthlink.net>  
Reply-To: "John Xxxxxxx" <xxxxxxxxx@earthlink.net>  
Date: Mon, 15 Dec 2003 09:24:00 -0800

Originated from: <http://www.ksfo560.com/contactus.asp>

Name: John Xxxxxxx

E-mail Address: xxxxxxxxxxx@earthlink.net

City: Brentwood, 94513

Comments:

In the early morning (6-7am) and in the afternoon (3-6P), I am receiving crosstalk from what sounds like a Hispanic music station. This is a new situation that I have been experiencing for about one week.

---

From: <xxxxxxxxx059@earthlink.net>  
Reply-To: "Cindy Xxxxxxx" <xxxxxxxxx059@earthlink.net>  
Date: Mon, 15 Dec 2003 09:22:02 -0800

Originated from: <http://www.ksfo560.com/contactus.asp>

Name: Cindy Xxxxxxx

E-mail Address: xxxxxxxxxxx059@earthlink.net

City: Antioch

Comments:

Within the last week, I have not been able to get a strong enough signal to listen to KSFO at night. There seems to be a new Spanish station that drowns out KSFO almost completely.

I own a CC Radio so it isn't that I don't have a good radio. I like to listen to KSFO in the evening and now I am not able to. Why is your signal so weak? I can still get KCBS and KGO but I don't want to listen to them.

Signed,  
A Loyal KSFO Listener

Exhibit II  
**INTERFERENCE REPORTS FROM KSFO LISTENERS**  
(Page 5 of 7)

From: <dxxxxxxxxxxxx1930@hotmail.com>  
Reply-To: "David Xxxxxxx" <davidjenkins1930@hotmail.com>  
Date: Mon, 15 Dec 2003 18:30:02 -0800

Originated from: <http://www.ksfo.com/contactus.asp>

Name: David Xxxxxxx

E-mail Address: xxxxxxxxxxx1930@hotmail.com

City: San Jose

Comments:

I live in the south San Jose area. For the past week or so I have noticed that A spanish music station is bleeding on to your station to the point that I have to terminate my listening. There may be a F.C.C. violation on their part. I have a very high quality A.M. reciever (CC radio) Please look into this and let me know what you find.

thank you

David Xxxxxxx

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From: <mxxxxx@sonic.net>  
Reply-To: "Barbara XxxX" <mXXXXX@sonic.net>  
Date: Tue, 16 Dec 2003 06:22:01 -0800

Originated from: [www.ksfo.com](http://www.ksfo.com)

Name: Barbara XxxX

E-mail Address: mxxxxx@sonic.net

City: Rohnert Park

Comments:

WHAT HAS HAPPENED TO YOUR SIGNAL? IN SONOMA COUNTY I CAN HARDLY HEAR YOU!!! IT SOUNDS LIKE A NEW RADIO STATION HAS STARTED AT 559.75 ON THE DIAL! AS I'M LISTENING TO SUSS IN THE AM & PM, THERE IS OBNOXIOUS MUSIC COMING FROM AN ADJACENT STATION. DO YOU HAVE PLANS TO STRENGTHEN YOUR SIGNAL? I'M ADDICTED TO KSFO BUT I WILL NOT BE ABLE TO CONTINUE TO LISTEN CAUSE THE SIGNAL'S TOO WEAK IN SONOMA COUNTY! PLEASE HELP ME.

Exhibit II  
**INTERFERENCE REPORTS FROM KSFO LISTENERS**  
(Page 6 of 7)

From: <wxxxxxxx@ix.netcom.com>  
Reply-To: "Rob Xxxxxx" <wxxxxxxx@ix.netcom.com>  
Date: Tue, 16 Dec 2003 15:03:04 -0800

Originated from: <http://www.ksfo.com/contactus.asp>

Name: Rob Xxxxxx

E-mail Address: xxxxxxxx@ix.netcom.com

City: Concord

Comments:

HELPPPPPPP,

Is there a left wing conspiracy going on to your airwaves?? I live in Concord and listend to you channel almost all day when I can. About 1 week ago, I started picking up in the backround while Rush was talking, a "Spanish Radio Station" bleeding through and interfering with my listening pleasures of your station.. I thought my antena was on the blink until I drove my wifes car and the same station was comming through.. Then at work in our shop truck it was also comming through. Have you had any other complaints from my area about the same problem? I am thinking that the liberal minded folks have found a way to get a station where the frequency will bleed through during your broadcast to put a thorn in the conservative machine that is rolling RIGHT along!!!!...Rob

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From: <xxxxxxxxxx@sbcglobal.net>  
Reply-To: "Joanie Xxxx" <joaniedeis@sbcglobal.net>  
Date: Fri, 19 Dec 2003 06:11:02 -0800

Originated from: <http://www.ksfo560.com/contactus.asp>

Name: Joanie Xxxxx

E-mail Address: xxxxxxxxxxx@sbcglobal.net

City: Danville

Comments:

Recently I am getting a lot of crossover from a music station near KSFO on the dial. Have you heard any other complaints about that? Anything we can do about it? I am a big Art Bell listener and I am having to listen from Fresno, Reno or LA to get a better signal that from right here!

Exhibit II  
**INTERFERENCE REPORTS FROM KSFO LISTENERS**  
(Page 7 of 7)

From: <xxxxxxxxxxxxxxxx@webtv.net>  
Reply-To: "Arthur Xxxxxxx" <arthurjackson@webtv.net>  
Date: Fri, 19 Dec 2003 06:23:01 -0800

Originated from: <http://www.ksfo560.com/contactus.asp>

Name: Arthur Xxxxxxx

E-mail Address: xxxxxxxxxxxxxxx@webtv.net

City: San Juan Bautista

Comments:

I hope you can fight that new over-powered station in Tijuana that plays one boring sound-alike ballad after another and at times overwhelms and obliterates KSFO's signal that had been so strong and clear down here, from 5 AM until sunrise, making listening to The Morning Show difficult and at times impossible.

The AM band has been all but destroyed by overcrowding.

Even KGO, which until now had been the clearest signal on the dial, is also affected by a powerful Mexican station somewhere. I can hear the faint, slightly off-frequency background interference at times.

KNBR is marred by a scratchy, over-powered Mexican station on 690.



