

KQSO-LP
Western Oregon Radio Club, Inc.
P.O. Box 2259
Beaverton, OR 97075-2259

By Electronic Mail Only

Thomas J. Beers, Chief
Policy and Licensing Division
Public Safety and Homeland Security Bureau

Re: Western Oregon Radio Club, Inc.
File No. 201204-296-019
Request for EAS Waiver

Dear Mr. Beers:

This is in reply to your letter of August 14, 2012, asking for more detail regarding the request of Western Oregon Radio Club, Inc. for a waiver of Section 11.56 of the FCC's Rules (EB Docket No. 04-296) for Low Power FM Station KQSO-LP, Facility ID 135128, Newberg, OR.

As explained in our original request, the KQSO-LP transmitter site is at a remote mountain location, where Internet service was not available and could not be installed at a cost our low power station could afford. We also said that we would search for a realistic service provider.

We have finally found a wireless service provider who was willing to try to establish a wireless link to our tower and succeeded in doing so. The link is operating. CAP-capable EAS equipment is on hand and will be connected to the new Internet service shortly.

KQSO-LP hopes to be in full compliance by August 31, 2012, and now requests a waiver only until that date. Meanwhile, we are receiving over-the-air legacy EAS alerts.

Pursuant to Section 1.16 of the FCC's Rules, I declare under penalty of perjury that the foregoing is true and correct.

Respectfully submitted,



Ron Polluconi, KJ7IY
President

Executed on August 23, 2012

cc: (by e-mail) Mr. Gregory Cooke