* Indicates required FCC 314 IHF-ASG

FEDERAL COMMUNICATIONS COMMISSION

Not Approved by OMB: 3060-1290 Estimated Response Time: 10 Hours Edition Date: May 2025 See instructions for public burden estimate

FCC Application for Consentto Assignment of Broadcast Station Construction Permitor License

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See Instructions 🗗 Print Form 🗗				
Section I - General Information				
1. Licensee/Permitee Information				
*FRN				
Name	Attention			
Doing Business As (DBA)	Title			
Street Address	Phone			
Street Address 2	Fax			
Sectioness				
City	Email			
State	*Legal Entity Type (Select One)			
	New choice			
Zip Code/Postal Code				
Zip Code/Postal Code				
Country				
2. Licensee/Permitee Contact Information				
Check here if same as Licensee				
FRN				
Name	*Attention			
Police Purificant As (PDN)	ž rid.			
Doing Business As (DBA)	*Title			
Street Address	*Phone			
Street Address 2	Fax			
City	*Email			
State	* Relationship			
	- None			

Zip Code/Postal Code

Title

Doing Business As (DBA)

character issues were left unresolved or were resolved adversely against the applicant or any party to the application; or any pending broadcast application in which character issues have been raised.

O Yes O No

3/25,	10:50 AM				ICFS Form -	ICFS Portal	
cri dis	minal proceedin scrimination.	g brought					aken by any court or administrative body in a civil or at statements to another governmental unit; or
	Yes O No						
5	ection III -	- Assig	nee				
*1	. Assignee is:						
L	- None						
				documents embody th	e complete and final understanding	between licensee/permittee and assi	gnee; and these agreements comply fully with the
*.	Commission's Parties to the App		policies.				
	arties to the App	nication					
	Add Re	move All					
	Actions		Parties to the Application.	Citizenship	Positional Interest	Percentage of Votes	Percentage of Total Assets
					No data to display		
*5 prindis	ere resolved adve) Yes	gs. There he trunder the properties of the prope	nst the applicant or any party to the applicant or any party to the applicant or any party to the applicant of the assignee are provisions of any law related to any or trol. The assignee complies with the province assignee has sufficient net liquid assignee certifies that it is cognizate and service area.	olication or any pending and each party to the app of the following: any felor ovisions of Section 310 coets on hand or available ant of and will comply with	plication, no adverse finding made, ny; mass media-related antitrust or of the Communications Act of 1934, e from committed sources to consu	racter issues have been raised. nor an adverse final action taken by an unfair competition; fraudulent statem as amended, relating to interests of a mmate the transaction and operate the censee to present a program service response.	liens and foreign governments.
1. *1	Online Notice .a. What is the d		.4-IBFS link to <u>https://www.ecfr.gov/cur</u> ing?	remydue-4//cnepter-i/s	<u>киоспария-Сура с-7.3/8ию ра с-п/зе</u>	<u></u>	#
		ne notice c	on a publicly accessible website?				
	•		te take the following form?				
On TR coi	" [DATE], [APPLICA ANSMISSION FACI mments and petiti	NT NAME], LITIES ARE I ons on the	[PERMITTEE/LICENSEE] of [STATION CALL S .OCATED], filed an application with the Fed	eral Communications Com APPLICATION LINK IN APF	nmission for [TYPE OF APPLICATION]. M PLICANT'S ONLINE PUBLIC INSPECTION	lembers of the public wishing to view this FILE (OPIF) OR, IF THE STATION HAS NO C	ATIONS, COMMUNITY WHERE THE STATION'S application or obtain information about how to file PIF, TO APPLICATION LOCATION IN THE MEDIA BUREAU'S
			VALUATION WORKSHEET				
the	ese questions wi	th respect	to all contractual documents, agreeme	nts, and/or understandi	ings between the assignor and the a	assignee.	Item 3. The assignor and assignee must review
С) Yes 🔘 No		and/or agreements the licensee/permitt		, ,	Ü	· ·
	!. Are there any u		greements between the assignor and tl	ne assignee which have	not been referenced in the contrac	t documents to be submitted with the	application?
	3. Are there any v) Yes 🔘 No		ral agreements between the assignor a	nd the assignee regardi	ing future contractual arrangement	s arising out of this transaction?	
			ndments to the contract? ? amendments to the contract continues	until Commission action	n on the subject application is no lo	nger subject to administrative or judic	ial review. 🗶
C) Yes 🔘 No						
* 5	_	ments prov	ride the assignee with ultimate control o	over and use of all neces	ssary physical property without reso	ervation?	
	i. Do these docur		vide the assignee with ultimate control o	over station programmii	ng without reservation?		
*7		ovision in t	he agreements that provides for a reve	rsion of the license(s) in	the event of defau l t or any right to	reassignment of the license in the futu	ıre?

*8. Is there any provision in the agreements which provides for a security interest in the station license(s), permits or authorizations?
The response to Question 5 must be "No" in order to certify that the contractual documents "comply fully with the Commission's rules and policies." Under existing precedent, it is permissible to grant a security interest in the proceeds of the sale of a station license, permit, or authorization, but not in the license, permit, or authorization itself.
○ Yes • No
*9. Do the agreements contain a covenant not to compete? Yes No
(a) If "Yes," does the duration of the covenant extend beyond the length of a full license term?
If the response to Question 6 is "Yes," the response to Question 6(a) must be "No" in order to certify that the contractual documents "comply fully with the Commission's rules and policies." If not, the applicant may not make the appropriate certification
○ Yes ○ No
*10. Do the agreements contain a stock pledge? Yes No
10 (a) If "Yes," do the agreements expressly state that voting rights will remain with the assignee, even in the event of default?
If the response to Question 7 is "Yes," the response to Questions 7(a), 7(b), and 7(c) must also be "Yes" in order to certify that the contractual documents "comply fully with the Commission's rules and policies." If x not, the applicant may not make the appropriate certification.
○ Yes ○ No
10 (b) If "Yes," do the agreements indicate that, in the event of default, there will be either a public (i.e., auction) or private arm's length sale of the pledged interests? Yes O No
10 (c) If "Yes," do the agreements provide that, prior to the exercise of stockholder rights by the purchaser at such public or private sale, consent of the Commission (pursuant to 47 U.S.C. Section 310(d) will be obtained?
○ Yes ○ No
WORKSHEET #3
This Worksheet may be used in connection with Section III, Item 6 of FCC Form 314-IBFS regarding media ownership. For the convenience of the applicant, the various ownership restrictions are treated under the following separate headings:
A. Future Ownership Rights; B. Time Brokerage/Local Marketing/Joint Sales Agreements, and C. Investor Insulation/Non-party Influence.
A. FUTURE OWNERSHIP RIGHTS
This section of the worksheet may be used in connection with Section III, Item 6, which requires the assignee to certify that the proposed acquisition complies with the Communications Act and the Commission's regulations and policies concerning future ownership rights in broadcast stations.
Section 310(d) of the Communications Act of 1934, as amended, prohibits assignment, transfer or any disposition of a broadcast license without first applying to the Commission and receiving approval. Similarly, Commission precedent currently prohibits (1) pledge of a broadcast license as collateral for a loan, or (2) grant of a security interest (or any similar encumbrance) in a broadcast license. These inquiries are directed to current and prospective third-party interests in the assignee.
In order to certify compliance with Item 6 of Section III of FCC Form 314-IBFS, the Assignee must review the following questions:
*1. Are there any documents, instruments, contracts, or understandings relating to future ownership rights in the assignee or any party to the application including, but not limited to: (1) stock pledges; (2) security agreements; (3) non-voting stock interests; (4) beneficial stock ownership interests; (5) options; (6) warrants; or (7) debentures? O You No
B. TIME BROKERAGE/LOCAL MARKETING AGREEMENTS /JOINT SALES AGREEMENT
This worksheet should be reviewed in connection with several different certifications. These include Section II, Item 3 and Section III, Item 3 (certifications by assignor and assignee relating to agreements for sale of station) and Section III, Items 6.
1. Has the licensee retained sufficient rights and obligations over the station's personnel, programming, and finances such that it retains control of the station under applicable Commission precedent, i.e., does the licensee/permittee:
If the response to any of these questions is "No," the agreement may not comport with existing Commission precedent. The applicant should therefore mark "No" in the appropriate certification and supply an exhibit explaining how the agreement does not amount to a premature assumption of control by the assignee.
*1. Do any agreements entered into by the assignor/transferor and the assignee/transferee contain a time brokerage agreement or local marketing agreement pursuant to which the assignee/transferee will provide programming to the station prior to Commission approval of the assignee/transferee's acquisition of the station? Or Yes Or No
C. INVESTOR INSULATION AND NON-PARTY INFLUENCE OVER ASSIGNEE/APPLICANT
This section of the worksheet may be used in connection with Section III, Item 6, which requires the assignee to certify that it complies with the Commission's restrictions relating to the insulation and non-participation of non-party investors and creditors. See, e.g., Review of the Commission's Regulations Governing Attribution of Broadcast and Cable/MDS Interests, Report and Order, 14 FCC Rcd 12559 (1999). It indicates the kinds of contractual relationships that may, in the Commission's view, exceed the authority of a properly insulated investor or demonstrate some indicia of de facto control by a creditor.
1. Investor Insulation
If an assignee is a limited partnership or a limited liability company ("LLC") that seeks to insulate partners or members in accordance with the Commission's attribution rules, the assignee shall ensure that each such limited partner or LLC member is not materially involved, directly or indirectly, in the management or operation of the media-related activities of the partnership

or LLC. To ensure that each such limited partner or LLC member is not materially involved, directly or indirectly, in the management or operation of the media-related activities of the

*1 (a) specify that any exempt limited partner/LLC member (if not a natural person, its directors, officers, partners, etc.) cannot act as an employee of the limited partnership/LLC member if his or her functions, directly

○ Yes ○ No

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or indirectly, relate to the media enterprises of such entity?

partnership or LLC, the applicant must answer the following inquiries. Do the limited partnership or LLC enabling documents:

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*1 (b) bar any exempt limited partner/LLC from serving, in any material capacity, as an independent contractor or agent with respect to the partnership/LLC's media enterprises? No
*1 (c) restrict any exempt limited partner/LLC member from communicating with the limited partnership/LLC, the general partner, or any LLC management committee on matters pertaining to the day-to-day operations of its business? Or Yes Or No
*1 (d) empower the general partner/LLC management committee to veto any admissions of additional general partners/LLC members admitted by vote of the exempt limited partners/LLC members? Yes O No
*1 (e) prohibit any exempt limited partner/LLC member from voting on the removal of a general partner/LLC member or limit this right to situations where the general partner/LLC member is (i) subject to bankruptcy proceedings, as described in Section 402(4)-(5) of the Revised Uniform Limited Partnership Act, (ii) is adjudicated incompetent by a court of competent jurisdiction, or (iii) is removed for cause, as determined by an independent party? Yes No
*1 (f) bar any exempt limited partner/LLC member from performing any services to the limited partnership/LLC materially relating to its media activities, with the exception of making loans to, or acting as a surety for
the business? No
*1 (g) state, in express terms, that any exempt limited partner/LLC member is prohibited from becoming actively involved in the management or operation of the media businesses of the limited partnership/LLC? Yes No
2. Non-Party Influence Over Assignee
(a) Non-party investors, i.e., investors with nonattributable interests, may have very limited powers over the operations of a licensee. Accordingly, with respect to any agreement, arrangement or understanding involving insular parties or other investors with nonattributable interests, including creditors, secured parties, program suppliers, and any other persons not disclosed as parties to this application, does such agreement:
*2(a) 1. give any non-party investor the right to vote on any matters decided by the assignee's board of directors, partnership committee or other management group? • If the answer to all of these conditions is "No" with regard to every non-party investor and creditor, and there are no other provisions that cede de facto control to a non-party, applicant may certify that it complies with the Commission's restrictions regarding non-party investors and creditors.
○ Yes ○ No
*2(a) 2. give any non-party investor the right to attend, or appoint an observer to attend, assignee board, partnership or other management meetings?
Yes No
*2(a) 3. place any limitation on assignee programming discretion? Yes No
*2(a) 4. give any non-party investor the right to vote on, approve or restrict assignee's actions on any matter relating to programming, personnel or finances? No
*2(a) 5. give any non-party creditor or any bond, debenture or warrant holder the right to vote on, approve or restrict the assignee's actions on any matter relating to programming, personnel or finances? O Yes O No
*2(a) 6. give any non-party creditor or any bond, debenture or warrant holder the right to share in the profits of the assignee? Yes No
*2(a) 7. give any non-party creditor or any bond, debenture or warrant holder the right to share in the profits of the assignee? Yes No
*2(a) 8. give any non-party investor, creditor, or bond, debenture or warrant holder the right to vote on, approve or deny the selection or removal of a general partner of an assignee partnership or a member of the assignee's governing body? O Yes O No
*2(a) 9. give any non-party investor, creditor, or bond, debenture or warrant holder the right to convert, tender or require the tendering of stock pursuant to a put-or-call agreement based on the actions of the assign relating to programming, personnel or financing? Or Yes No
(b) With respect to any loan agreement, has the assignee ensured that such agreement:
*2(b) 1. includes an unconditional promise by the assignee to pay on demand or on a specific date a sum certain? •
If the answer to each of these inquiries is "Yes," and if there are no other provisions that may give non-party investors control, the applicant may conclude that it complies with the Commission's restrictions regarding non-participation of non-party investors and creditors.
○ Yes ○ No
*2(b) 2. contains a fixed or defined variable rate of interest on the loan? Yes No
*2(b) 3. does not prohibit the redemption of the loan by the assignee, or permit redemption at the option of the lender only? O Yes No
Application Fees
Will a fee be paid? Yes No
Attachments/Confidential Treatment of Attachments
*1. Is the Applicant requesting confidential treatment of an attachment(s) under section 0.459 of the Commission's rules? • O No
Attachment No. File Name Description of Attachment Confidential Action
No Attached Files

Attach Fi**l**e 🕖

General Certification Statements

- ☐ *In submitting this form
 - Licensee/permittee certifies that it has answered each question in this application based on its review of the application instructions and worksheets. Licensee further certifies that where it has made an affirmative certification below, this certification constitutes its representation that the application satisfies each of the pertinent standards and criteria set forth in the application instructions and worksheets.
 - I certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith. I acknowledge that all certifications and attached Exhibits are • Teerally that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good nath. Facknowledge that an Certifications and attached exhibits are considered material representations. I hereby waive any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and request an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended.)

 • Licensee/permittee certifies that it will comply with the public notice requirements of 47 C.F.R. Section 73.3580.

 • The Applicants certify that neither it nor any other party to the application is subject to a denial of Federal benefits, including FCC benefits pursuant to section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, because of a conviction for possession or distribution of a controlled substance. See 47 CFR 8 1.2002(b) for the meaning of "party to the application" for these purposes.

 • Licensee/permittee certifies that neither licensee/permittee nor any party to the application have violated the Commission's prohibition against discrimination on the basis of race, color, religion, national origin or sex in

 - the sale of commercially operated AM, FM, TV, Class A TV or international broadcast stations.
 - Assignee certifies that it has answered each question in this application based on its review of the application instructions and worksheets. Assignee further certifies that where it has made an affirmative certification below, this certification constitutes its representation that the application satisfies each of the pertinent standards and criteria set forth in the application instructions and worksheets.
 - If the Applicant proposes to employ five or more full-time employees, applicant certifies that it is filing simultaneously with this application a Model EEO Program Report on FCC Form 396-A.

<u>Applicant Authorized to Si</u>	gr
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Applicant Authorized to Sign				
*First Name	MI			
*Last Name	Suffix:			
*Title				
*Signature	Date			
	2025-05-08			
FAILURE TO SIGN THIS FORM MAY RESULT IN DISMISSAL OF THE APPLICATION AND FORFEITURE OF ANY FEES PAID WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. Code, Title 18 Section 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. Code, Title 47, Section 35), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503)				
Assignor Authorized to Sign				
*First Name	MI			
*Last Name	Suffix:			
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*Signature	Date 2025-05-08			
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FAILURE TO SIGN THIS FORM MAY RESULT IN DISMISSAL OF THE APPLICATION AND FORFEITURE OF ANY FEES PAID WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. Code, Title 18 Section 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. Code, Title 47, Section 35), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503)				
Assignee Authorized to Sign				
* First Name	MI			
*Last Name	Suffix:			
*Tide				
*Signature	Date			
	2025-05-08			

FAILURE TO SIGN THIS FORM MAY RESULT IN DISMISSAL OF THE APPLICATION AND FORFEITURE OF ANY FEES PAID

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE
BY HINE AND/OR IMPRISONMENT (U.S. Code, Title 18 Section 1001),
AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT
(U.S. Code, Title 47, Section 35), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503)

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