

UNITED STATES OF AMERICA FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

COMMISSION *	(FOR CHIEF	, xubro/divisi	ON, MEDIA BUREAU)	
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X CONSENT TO A		FROM: HEALY P	ROMISE KEEPERS	
		TO: GREAT P	LAINS CHRISTIAN RADIO,	INC.
Licensee/Permit (for transfer of				
CALL F	FACILITY ID FILE	± <u>#</u>	STATION LOCATION	AUXILIARY STATIONS
FX K203DF S	93209 BALF	FT-20051214AAP	HEALY, KS	ALL CURRENTLY AUTHORIZED AUXILIARY STATIONS

Under authority of the Communications Act of 1934, as amended, the consent of the Federal Communications Commission is hereby granted to the transaction indicated above.

The Commission's consent to the above is based on the representations made by the applicants that the statements contained in, or made in connection with, the application are true and that the undertakings of the parties upon which this transaction is authorized will be carried out in good faith.

The actual consummation of voluntary transactions shall be completed within 90 days from the date hereof, and notice in letter form thereof shall promptly be furnished to the Commission by the seller or buyer showing the date the acts necessary to effect the transaction were completed. Upon furnishing the Commission with such written notice, this transaction will be considered completed for all purposes related to the above described station(s).

FCC Form 323, Ownership Report, must be filed within 30 days after consummation, by the licensee/permittee or assignee.

ADDITIONAL REQUIREMENTS FOR ASSIGNMENTS ONLY:

Upon consummation the assignor must deliver the permit/license, including any modifications thereof to the assignee.

It is hereby directed that, upon consummation, a copy of this consent be posted with the station authorization(s) as required by the Commission's Rules and Regulations.

The assignee is not authorized to construct nor operate said station(s) unless and until notification of consummation in letter form has been forwarded to the Commission.

Federal Communications Commission Washington, DC 20554

IN REPLY REFER TO: 1800B3-DJS

NOTICE TO ASSIGNEE:

Enclosed are (1) FCC Form 732 notifying you of Commission consent to assignment of the construction and/or license of the station (s) describe therein: (2) FCC Form 323 Ownership Report with instructions.

Consummation. Voluntary assignment must be consummated within ninety (90) days of the date of the Commission grant of consent. Upon consummation the assignee shall immediately notify the Secretary of the Commission as well as Druscilla Smalls, Audio Division 2-A140, 445 12TH Street, SW, Washington, DC 20554, by letter, as to the exact date of consummation (i.e. the date on which the acts necessary to effectuate the assignment were completed). In that letter the assignment must also indicate its permanent mailing address. It is important that all Commission correspondence comes to the immediate attention of the permitee or the licensee. Only one mailing address can be maintained for each station.

DO NOT SEND CONSUMMATION LETTERS TO THE COMMISION'S OWNERSHIP OFFICE.

Extension of time to consummate. Extensions for up to an additional ninety (90) days are routinely granted. Subsequent extension requests must be accompanied by a good cause and a certification that all representatives contained in the original application remain true and accurate. All requests for extensions must be in writing and sent to the Secretary of the Commission as well as Druscilla Smalls, Audio Division 2-A140, 445 12TH Street, SW, Washington, DC 20554. If a confirmation if grant is required, an extra extension request, as well as a self-addressed stamped enveloped, must be included.

Ownership Report. Within thirty (30) days after consummation of the assignment the new permitee or licensee must submit an Ownership Report (FCC Form 323) to Commission's office reporting all changes as required by 47 C.F.R para. 73.3615. Where applicable a separate Ownership Report must be completed and submitted for any holding company (25% or greater ownership interest) of the permitee/licensee. Contractual information required by 47 C.F.R. para. 73.3615 should be reported in item six, page one of the ownership report and copies of each instrument should be submitted with report. If the assignment was involuntary, as a result of a death or court action, an ownership report must be filed to determine that all requirements of the Commission's rules gave been met and reported. In the even the assignee is the permitee or licensee of another station and has current Ownership Report on file only one page of the FCC Form 323 to reflect the acquisition of the subject station(s).

Peter H. Doyle, Chief Audio Division Office of Broadcasting License Policy Media Bureau

DEPARTMENT OF COMMERCE

MINORITY TELECOMMUNICATIONS DEVELOPMENT PROGRAM

In June of 1990 the Minority Telecommunications Development Programs called Com Train, to help increase and stabilize minority ownership of commercial radio and television stations. Com Train provides broadcasting management training for minorities with construction permits, and minorities who have owned commercial radio or television stations for three years or less.

As a Com Train participant, a new minority owner spends two to five days at a successful commercial station working closely that station's general manage. The experience is designed to enhance a trainee's overall knowledge of broadcast management, and to focus in areas that are of specific interest to the trainee. MTDP provides the trainees with a comprehensive packet of literature on broadcast management and station operation in advance of their on-site training to help them structure their training curriculum. Com Train also offers free consultant services to trainees once their stations are on-the-air. All of the stations that provide training and consultant services are owned by volunteer corporate sponsors of Com Train.

For more information on Com Train, please contact MTDP at 202-482-1880

FCC 323 INSTRUCTIONS FOR OWNERSHIP REPORT

NERAL INSTRUCTIONS - Section I

This report is to be filed by commercial AM, FM and Television broadcast stations and by International broadcast stations as indicated below (see 47 C.F.R. Section 73.3615).

(a) By licensee at two-year intervals on the anniversary date of the station's renewal application filing date. Where the licensee, however, is a partnership that is composed entirely of natural persons, the biennial reporting requirement does not apply. Similarly, sole proprietorships (i.e., where the station is licensed to an individual(s)) are not required to file biennially.

If information submitted is equally applicable to each listed station, one biennial report may be filed for all such stations; otherwise, a separate report shall be filed for each station on the appropriate filing date.

If there has been no change since the filing of the last biennial report, a certification may be filed in lieu of a new report, stating that the previously filed report has been examined and is currently accurate.

- (b) By permittee or licensee following the consummation, pursuant to Commission consent, of a transfer of
- (c) By permittee within 30 days after the grant of a construction permit for a new commercial radio or television broadcast station. The permittee is also required to update its initial report or to certify the continuing accuracy and completeness of that report when the permittee applies for a station license for that
- Electronic Filing of Application Forms. Commission is currently developing electronic versions of various broadcast station application and reporting forms, such as this report form. As each application form and report goes online, the Commission will by Public Notice announce its availability and the procedures to be followed for accessing and filing the application form or report electronically via the Internet. For a six-month period following the issuance of the Public Notice, the subject application form or report can be filed with the Commission either electronically or in a paper format. Electronic filing will become mandatory, on a form-byform basis, six months after each application form or report becomes available for filing electronically.

- File one copy of this report with the Fe Communications Commission. Form 323's not invol the payment of a fee can be hand-delivered or mailed to FCC's Washington, D.C. offices. See 47 C.F.R. Sec 0.401(a). For "biennial" ownership reports that must submitted with a fee, see 47 C.F.R. Section 0.401(b)
- This form is not to be used to report or request a transfer control or assignment of license or construction pen (except to report a transfer of control or assignment ma pursuant to prior Commission consent). The appropris forms for use in connection with such transfers assignments are FCC Forms 314, 315 and 316. See 4 C.F.R. Sections 73.3540 and 73.3541. responsibility of the licensee or permittee to determin whether a given transaction constitutes a transfer of contre or an assignment. However, for purposes of example only and for the convenience of interested persons, there an listed below some of the more common types of transfers.

A transfer of control takes place when:

- An individual stockholder gains or loses affirmative or negative (50%) control. (Affirmative control consists of control of more than 50% of voting stock; negative control consists of control of exactly 50% of voting
- (b) Any family group or any individual in a family group gains or loses affirmative or negative (50%) control. (See also Instruction 6, Section II.)
- (c) Any group in privity gains or loses affirmative or

The following are examples of transfers of control or assignments requiring prior Commission consent:

- (a) A, who owns 51% of the licensee's or permittee's stock, sells 1% or more thereof. A transfer has been
- (b) X corporation, wholly owned by Y family, retires outstanding stock which results in family member A's individual holdings being increased to 50% or more. A transfer has been effected.
- (c) A and B, husband and wife, each owns 50% of the licensee's or permittee's stock. A sells any of his stock to B. A transfer has been effected.

draft, money order or credit card. If paying by check, bank draft or money order, your remittance must be denominated in U.S. dollars, and drawn upon a U.S. financial institution and made payable to the Federal Communications Commission. No postdated, altered or third-party checks will be accepted. DO NOT SEND CASH. Checks dated six months or older will not be acceptable for filing.

Procedures for payment of fees when applications and reporting forms are filed electronically will be announced by subsequent public notice. See General Instructions, 2. Payment of fees may also be made by Electronic Payment prior to the institution of electronic filing procedures, provided prior approval has been obtained from the Commission. Licensees interested in this option must first contact the Credit and Debt Management Center at (202) 418-1995 to make the necessary arrangements.

Parties hand-delivering "biennial" ownership reports may receive dated receipt copies by presenting copies to the acceptance clerk at the time of delivery. For mailed-in "biennial" ownership reports, a "return copy" of the report can be furnished provided the licensee clearly identifies the "return copy" and attaches to it a stamped, self-addressed envelope. Only one piece of paper per report will be stamped for receipt purposes. The "return copy" should be placed on top of the reporting form package. Failure to do so may result in your copy not being returned.

For further information regarding fees and payment procedures licensees should consult the "Mass Media Services Fee Filing Guide." Also see the Commission's Public Notice of June 6, 1990, entitled "Broadcast Annual Ownership Reports (Fee Requirements)", 67 RR 2d 1227.

OWNERSHIP INSTRUCTIONS - SECTION II

- As used in Question 6, the term "respondent" refers either
 to the licensee or permittee or to an entity controlling or
 holding an "attributable" interest in the licensee or
 permittee, as defined in Instruction 3 below.
- 2. Any contract or modification of contract relating to the ownership, control, or management of the licensee or permittee or to its stock must be filed with the Commission, as required by 47 C.F.R. Section 73.3613. Attention is directed to the fact that Section 73.3613 requires the filing of all contracts of the types specified and is not limited to executed contracts, but includes options, pledges, and other executory agreements and contracts relating to ownership, control, or management.
- 3. As used in Question 9, an "attributable" interest is an ownership interest in or relationship to a licensee or permittee which will confer on its holder that degree of influence or control over the licensee or permittee sufficient to implicate the Commission's multiple ownership rules. In

responding to Question 9, licensees/permittees review the Commission's multiple ownership attributed and standards which are set forth in the Note C.F.R. Section 73.3555, as revised and explained in a of the Commission's Regulations Governing Attributed Eroadcast and Cable/MDS Interests, FCC 99-207, In August 6, 1999. See also Report and Order in MM No. 83-46, 97 FCC 2d 997 (1984), reconsideration are in part, 58 RR 2d 604 (1985), further modificeconsideration, 61 RR 2d 739 (1986).

The following interests are attributable and the hold such interest and should be reported in responsition 9(a):

If a Corporation: Each officer, director and own stock accounting for 5% or more of the issued outstanding voting stock of the respondent is considered holder of an attributable interest. Where the 5% s owner is itself a corporation, each of its stockhold directors and "executive" officers (president, vice-presid secretary, treasurer or their equivalents) is considere holder of an attributable interest, UNLESS the respond submits as an exhibit a statement establishing that individual director or officer will not exercise authority influence in areas that will affect the corporate responde or the station. In this statement, the respondent shot identify the individual by name and title, describe t individual's duties and responsibilities, and explain t manner in which such individual is insulated from the corporate applicant and should not be attributed an interest

A person or entity holding an ownership interest in th corporate stockholder of the corporate respondent i considered a party to this application ONLY IF that interest, when multiplied by the corporate stockholder interest in the respondent, would account for 5% or more of the issued and outstanding voting stock of the applicant. For example, where Corporation X owns stock accounting for 25% of the applicant's votes, only Corporation X shareholders holding 20 percent or more of the issued and outstanding voting stock of Corporation X have a 5% of more indirect interest in the respondent (.25 x .20 = .05) and, therefore, are considered holders of attributable interests. In applying the multiplier, any entity holding more than 50% of its subsidiary will be considered a 100% owner. Where the 5% stock owner is a partnership, each general partner and any limited partner that is not insulated regardless of the partnership interest, is considered a party to the application.

Stock subject to stockholder cooperative voting agreements accounting for 5% or more of the votes in a corporation respondent will be treated as if held by a single entity and any stockholder holding 5% or more of the stock in that block is considered a holder of an attributable interest.

or television station licensee in the same market.

Among other things, Question 9(a) seeks information as to those persons to which the Commission's minority and female ownership policies have historically applied. In addition to gender information, the race/ethnic categories are:

- a. American Indian or Alaska Native. A person having origins in any of the original peoples of North and South America (including Central America), and who maintains tribal affiliation or community attachment.
- b. Asiam. A person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian Subcontinent including, for example, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam.
- c. Black or African American. A person having origins in any of the black racial groups of Africa.
- d. Hispanic or Latino. A person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish Culture or origin, regardless of race.
- e. Native Hawaiian or Other Pacific Islander. A person having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands.
- f. White. A person having origins in any of the original peoples of Europe, the Middle East, or North Africa.

CERTIFICATION INSTRUCTIONS - SECTION III

1. The person certifying the accuracy of the information in this report must be the individual licensee or permittee, a general partner in the licensee or permittee partnership, or an appropriate officer in the licensee or permittee corporation or association. If this report is filed for a respondent and not for a licensee or permittee, the permon certifying the accuracy of the information must be a general partner in the respondent partnership or an appropriate officer in the respondent corporation or association.

FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT AND THE PAPERWORK REDUCTION ACT

The FCC is authorized under the Communications Act of 1934, as amended to collect the personal information requested in this report. We will use the information provided in this report to assess' compliance with the Commission's regulations and policies. If we believe there may be a violation or potential violation of a FCC statute, regulation, rule or order, your application may be referred to the Federal, state or local agency responsible for investigating, prosecuting, enforcing or

implementing the statute, rule, regulation or order. In ce cases, the information in your report may be disclosed to Department of Justice or a court or adjudicative body when the FCC; (b) any employee of the FCC; or (c) the United S Government is a party to a proceeding before the body or had interest in the proceeding. In addition, all information proving this form will be available for public inspection.

If you owe a past due debt to the federal government, information you provide may also be disclosed to Department of Treasury Financial Management Service, or federal agencies and/or your employer to offset your salary, I tax refund or other payments to collect that debt. The FCC n also provide this information to these agencies through matching of computer records when authorized.

If you do not provide the information requested on this for the report may be returned without action having been tak upon it or its processing may be delayed while a request is ma to provide the missing information. Your response is require to obtain the requested authorization.

We have estimated that each response to this collection information will take 7.5 hours. Our estimate includes the time to read the instructions, look through existing records, gathe and maintain the required data, and actually complete an review the form or response. If you have any comments on this estimate, or on how we can improve the collection and reduc the burden it causes you, please write the Federa Communications Commission, AMD-PERM, Paperworl Reduction Project (3060-0010), Washington, DC 20554. We will also accept your comments via the Internet if your sent COMPLETED APPLICATIONS TO THIS ADDRESS. Please DO NOT SEND Remember - you are not required to respond to a collection of information sponsored by the Federal government, and the government may not conduct or sponsor this collection, unless it displays a currently valid OMB control number of if we fail to provide you with this notice. This collection has been assigned an OMB control number of 3060-0010.

THE FOREGOING NOTICE IS REQUIRED BY THE PRIVACY ACT OF 1974, P.L. 93-579, DECEMBER 31, 1974, 5 U.S.C. 552a(e)(3), AND THE PAPERWORK REDUCTION ACT OF 1995, P.L. 104-13, OCTOBER 1, 1995, 44 U.S.C. 3507.

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	(c) Is the respondent or any party holding an attributable interest in the respondent the holder of an attributable interest in any other broadcast station or in any cab broadcast service, as described in 47 C.F.R. Sections 73.3555 and 76.501?	t also
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