Federal Communications Commission Washington, D.C. 20554	Approved by OMB 3060-0031 (June 2014)	FOR FCC USE ONLY
FCC 314	2000 0000 (
APPLICATION FOR CONSENT TO BROADCAST STATION CONSTRU- LICENSE	CTION DEDMIT OF	FOR COMMISSION USE ONLY FILE NO. BALH - 20121010AAC
Read INSTRUCTIONS Before Fil	lling Out Form	

Section I - General Information

Mailing Address 5980 WADLEY ROAD					
City SHERWOOD	State or Country (if foreign address) AR	Zip Code 72120 -			
Telephone Number (inc 5015425000	lude area code)	E-Mail Address (if available)			
FCC Registration Num 0009727447	eer: Call Sign KOLL	Facility ID Number 38392			
2. Contact Representative JOHN C. TRENT, ESC	(if other than licensee/permittee)	Firm or Company Name PUTBRESE HUNSAKER & TRENT, P.C.			
Mailing Address 200 SOUTH CHURCH	STREET				
City WOODSTOCK	State or Country (if foreign address) VA	ZIP Code 22664 -			
Telephone Number (inc 5404597646	lude area code)	E-Mail Address (if available) FCCMAN3@SHENTEL.NET			
3. Legal Name of the Assi LA ZETA 95.7 INC	Legal Name of the Assignee LA ZETA 95.7 INC				
Mailing Address PO BOX 1678					
City SPRINGDALE	State or Country (if foreign address) AR	ZIP Code 72765 -			
Telephone Number (inc 4797568686	lude area code)	E-Mail Address (if available) EVEGA@EZSPANISHMEDIA.COM			
4. Contact Representative EDWARD J VEGA	(if other than assignee)	Firm or Company Name EZ SPANISH MEDIA			
Mailing Address P.O. BOX 1678					
City SPRINGDALE	State or Country (if foreign address) AR	Zip Code 72765 -			
Telephone Number (inc	lude area code)	E-Mail Address (if available) EVEGA@EZSPANISHMEDIA.COM			

5.	If this application has been submitted without a fee, indicate reason for fee exemption (see 47 C.F.R. Sect Governmental Entity Noncommercial Educational Licensee/Permittee Other N/A (Fee Required)	ion 1.1114):
6.	Purpose of Application: Assignment of license Assignment of construction permit Amendment to pending application File number of pending application: If an amendment, submit as an Exhibit a listing by Section and Question Number of the portions of the pending application that are being revised.	[Exhibit 1]
7.	Were any of the authorizations that are the subject of this application obtained through the Commission's competitive bidding procedures (see 47 C.F.R. Sections 1.2111(a) and 73.5001)? If yes, list pertinent authorizations in an Exhibit.	C Yes No [Exhibit 2]
8.	a. Were any of the authorizations that are the subject of this application obtained through the Commission's point system for reserved channel noncommercial educational stations (see 47 C.F.R. Sections 73.7001 and 73.7003)?	C Yes O No
	b. If yes to 8(a), have all such stations operated for at least 4 years with a minimum operating schedule since grant pursuant to the point system? If no, list pertinent authorizations in an Exhibit and include in the Exhibit a showing that the transaction is consistent with the holding period requirements of 47 C.F.R. Section 73.7005(a).	C Yes C No [Exhibit 3]
	c. LPFM Licenses Only: Has the assignor held the station license and operated the station for at least three years?	C Yes C No
9.	a. Were any of the authorizations that are the subject of this application obtained after award of a dispositive Section 307(b) preference using the Tribal Priority, through Threshold Qualifications procedures, or through the Tribal Priority as applied before the NCE fair distribution analysis set forth in 47 C.F.R. § 73.7002(b)?	C Yes € No
	b. If yes to 9(a), have all such stations operated for at least 4 years with a minimum operating schedule since grant?	C Yes No
	c. If no to 9(b), do both the assignor/transferor and assignee/transferee qualify for the Tribal Priority in all respects?	C Yes O No
	If no, list pertinent authorizations in an Exhibit and include in the Exhibit a showing that the transaction is consistent with the established Tribal Priority holding period restrictions, or that the policy should be waived.	[Exhibit 4]

Section II - Assignor

1	1.	Certification. Licensee/permittee certifies that it has answered each question in this application	• Yes • No
		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.	
	2.	Authorizations to be Assigned. List the authorized stations and construction permits to be assigned.	
		Provide the Facility Identification Number and the Call Sign, or the Facility Identification Number and	
		the File Number of the Construction Permit, and the location, for each station to be assigned. Include	

2/28/2018, 7:13 PM

	main stations,	FM and/or TV	V translator stati	ons, LPTV stations,	FM and/or	TV booster sta	ations.	
	[Enter Station]	Information]						
	Number and th Construction P	e Call Sign, of ermit, and the	or the Facility Ide	permits to be assign lentification Number ach station to be assignd/or TV booster sta	and the Filgned. Inclu	le Number of th	ne	
	Facility ID Number	Call Sign	or Constructio	n Permit File Numbe	r	City	State	
	38392	KOLL	-			LONOKE	AR	
3.	a. it has place agreements b. these docur	d in its public for the sale of ments embody	c inspection file of the station(s);	permittee certifies the permittee (s) and submitted as and final understanding	an exhibit	•		• Yes • No [Exhibit 5]
	assignee; and c. these agree Exhibit Requi	ments comply	fully with the (Commission's rules a	nd policies	3.		
4.	Other Author	izations. List		tions and facility ide			cast stations	N/A [Exhibit 6]
5. Character Issues. Licensee/permittee certifies that neither licensee/permittee nor any party to the application has or has had any interest in, or connection with: a. any broadcast application in any proceeding where character issues were left unresolved or were resolved adversely against the applicant or any party to the application; or [Exhibit				Yes No See Explanation in [Exhibit 7]				
party to the application, no adverse finding has been made, nor has an adverse final action been taken by any court or administrative body in a civil or criminal proceeding brought under the provisions of See Expla				Yes No See Explanation in [Exhibit 8]				
7.			see/permittee ce ection 73.3580.	ertifies that it has or v	will compl	y with the publ	ic notice	• Yes O No
8.	issuance of the auction through	construction 1 the use of a	permit for the s bidding credit c	e certifies that more that the certifies that more than more	l, where tha	at permit was a	equired in an	Yes No N/A See Explanation in [Exhibit 9]
9.	any party to the	e application		see/permittee certification of federal benefit ection 862.				• Yes C No
10.	any party to the basis of race, o	e application color, religion	have violated th	pee/permittee certifies the Commission's proben or sex in the sale of the constant.	nibition aga	ainst discrimin	ation on the	• Yes • No
								See Explanation in [Exhibit 10]

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 considered material representations.

Typed or Printed Name of Person Signing	Typed or Printed Title of Person Signing
LARRY CRAIN	PRESIDENT
Signature	Date
	09/12/2012

WILLFUL FALSE STATEMENTS 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 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

Section III - Assignee

	1.	-		question in this application based on its gnee further certifies that where it has	• Yes C No
				onstitutes its representation that the teria set forth in the application instructions	
[2.	Assignee is:			
		o an individual	C a general partnership	a for-profit corporation	
		a limited partnership	a not-for-profit corporation	© a limited liability company (LLC/LC)	
		Oother			
		a. If "other", describe nature	of applicant in an Exhibit.		[Exhibit 11]
		LPFM, the assignee certifi	es that the Commission had pr	igned is noncommercial educational or reviously granted a broadcast application, ualified as a noncommercial educational	Yes No
	identified here by file number, that found this assignee qualified as a noncommercial educational entity with a qualifing educational program, and that the assignee will use the station(s) to advance a program similar to that the Commission has found qualifying in the assignee's previous application.			assignee will use the station(s) to	FCC File Number -
		stations that aswered "No" educational objective and	' to Question 2(b) must include how the station will be used to according to 47 C.F.R. Section	e an exhibit that describes the assignee's o advance an educational program that n 73.503 (for radio applicants), 47 C.F.R.	[Exhibit 12]
Ē	3.	Agreements for Sale of Stat	tion. Assignee certifies that:		⊙ Yes O No
				e inspection file and submitted to the For the sale of the station(s) which are to be	
		b. these agreements comply f	fully with the Commission's ru	lles and policies.	See Explanation in [Exhibit 13]
į	1.	Parties to the Application.			
		insulated partners and/or r its officers, directors, stoc	members. If a corporation or pa	officers, directors, stockholders with attribut artnership holds an attributable interest in the erests, non-insulated partners and/or member necessary.	e assignee, list separately
		(1) Name and address of the	he assignee and each party (2) Citizenship.	

to the application holding an attributable intrerest (3) Positional Interest: Officer, director, general partner, limited (if other than individual also show name, address and citizenship of natural person authorized to vote the stock or holding the attributable interest). List the assignee first, officers next, then directors and, thereafter, remaining stockholders and other entities with attributable interests, and partners.

- partner, LLC member, investor/creditor attributable under the Commission's equity/debt plus standard., etc.
- (4) Percentage of votes.
- (5) Percentage of total assets (debt plus equity).

[Enter Parties/Owners Information]

4a. Parties to the Application

List the assignee, and, if other than a natural person, its officers, directors, stockholders with attributable interests, noninsulated partners and/or members. If a corporation or partnership holds an attributable interest in the assignee, list separately its officers, directors, stockholders with attributable interests, non-insulated partners and/or members. Create a separate row for each individual or entity.

- (1) Name and address of the assignee and each party to the application holding an attributable intrerest (if other than individual also show name, address and citizenship of natural person authorized to vote the stock or holding the attributable interest). List the assignee first, officers next, then directors and, thereafter, remaining stockholders and other entities with attributable interests, and partners.
- (2) Citizenship.
- (3) Positional Interest: Officer, director, general partner, limited partner, LLC member, investor/creditor attributable under

(1) Name and Address	(2) Citizenshin	(3) Positional Interest	(4) Percenta	ge (5) Percentage
(-)	(=) =====	(-) 02311031111 21301000	of Votes	of total
				assets(debt
				plus equity)
EDWARD J VEGA	US	PRESIDENT	51	51
(1) Name and Address	(2) Citizenship	(3) Positional Interest	(4) Percenta	ge (5) Percentage
			of Votes	of total
				assets(debt
TA SETTA OF TRACE		Dioxies and a second	100	plus equity)
LA ZETA 95.7 INC	US	NONE	100	100
(1) Name and Address	(2) Citizenship	(3) Positional Interest	(4) Percenta	ge (5) Percentage
			of Votes	of total
				assets(debt
LETICIA VEGA	US	NONE	49	plus equity)
LETICIA VEGA	US	INONE	49	49
or [Exhibit 14]				
Assignee certifies that equity interests not set for	th above are non-attrib	utable.		Yes C No
				⊙ _{N/A}
See Explanation in				
				[Exhibit 15]
ther Authorizations. List call signs, locations and	-		ons	□ _{N/A}
which licensee/permittee or any party to the appli	cation has an attributab	ole interest.		[Exhibit 16]
ultiple Ownership.				
		le radio or television jo		Yes O No

2/28/2018, 7:13 PM

ownership rules and cross-ownership rules. AM and/or FM Radio applicants only: If "Yes," submit an Exhibit providing information regarding the market, broadcast station(s), and other information necessary to demonstrate compliance with 47 C.F.R. § 73.3555(a). All applicants: If "No," submit as an Exhibit a detailed explanation in support of an exemption from, or waiver of, 47 C.F.R. § 73.3555. c. Assignee certifies that the proposed assignment: 1. does not present an issue under the Commission's policies relating to media interests of immediate family members; 2. complies with the Commission's policies relating to future ownership interests; and 3. complies with the Commission's restrictions relating to the insulation and nonparticipation of non-party investors and creditors. d. Does the Assignee claim status as an "eligible entity," that is, an entity that qualifies as a small business under the Small Business Administration's size standards for its industry grouping (as set forth in 13 C.F.R. § 121-201), and holds (1) 30 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation over the media outlet, or (2) 15 percent or more of the stock or partnership that will own the media outlet, or (2) 15 percent or more of the stock or partnership interests; or (3) more than 50 percent of the voting power of the corporation stock or partnership interests; or (3) more than 50 percent of the voting power of the corporation that will own the media outlet (if such corporation is a publicly traded company)? All applicants: If "Yes," submit as an Exhibit a detailed showing demonstrating proof of status as an eligible entity. c. Does this assignment include a grand-fathered cluster of stations? All applicants: If "Yes," applicant certifies that it will come in compliance by divesting the necessary station(s) within 12 months of the consummation of this transaction to: A. An Eligible Entity (as defined in Item 6d, above). B. An Irrevocable Trust that will	
ownership rules and cross-ownership rules. AM and/or FM Radio applicants only: If "Yes," submit an Exhibit providing information regarding the market, broadcast station(s), and other information necessary to demonstrate compliance with 47 C.F.R. § 73.3555(a). All applicants: If "No," submit as an Exhibit a detailed explanation in support of an exemption from, or waiver of, 47 C.F.R. § 73.3555. C. Assignee certifies that the proposed assignment: 1. does not present an issue under the Commission's policies relating to media interests of immediate family members; 2. complies with the Commission's policies relating to future ownership interests; and 3. complies with the Commission's restrictions relating to the insulation and nonparticipation of non-party investors and creditors. d. Does the Assignee claim status as an "eligible entity," that is, an entity that qualifies as a small business under the Small Business Administration's size standards for its industry grouping (as set forth in 13 C.F.R. § 121-201), and holds (1) 30 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests; or (3) more than 50 percent of the voting power of the corporation that will own the media outlet (if such corporation is a publicly traded company)? All applicants: If "Yes," submit as an Exhibit a detailed showing demonstrating proof of status as an eligible entity. e. Does this assignment include a grand-fathered cluster of stations? All applicants: If "Yes," submit as an Exhibit a detailed showing demonstrating proof of status as an eligible entity. All applicants: If "Yes," to Item 6e A or B: Submit as an Exhibit a copy of the form of irrevocable trust agreement providing for the assignment of the station(s) to an Eligible Entity.	
the market, broadcast station(s), and other information necessary to demonstrate compliance with 47 C.F.R. § 73.3555(a). All applicants: If "No," submit as an Exhibit a detailed explanation in support of an exemption from, or waiver of, 47 C.F.R. § 73.3555. Assignee certifies that the proposed assignment: 1. does not present an issue under the Commission's policies relating to media interests of immediate family members; 2. complies with the Commission's policies relating to future ownership interests; and 3. complies with the Commission's restrictions relating to the insulation and nonparticipation of non-party investors and creditors. d. Does the Assignee claim status as an "eligible entity," that is, an entity that qualifies as a small business under the Small Business Administration's size standards for its industry grouping (as set forth in 13 C.F.R. § 121-201), and holds (1) 30 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests and more than 50 percent of the voting power of the corporation that will own the media outlet, provided that no other person or entity owns or controls more than 25 percent of the outstanding stock or partnership interests; or (3) more than 50 percent of the voting power of the corporation that will own the media outlet (if such corporation is a publicly traded company)? All applicants: If "Yes," submit as an Exhibit a detailed showing demonstrating proof of status as an eligible entity. e. Does this assignment include a grand-fathered cluster of stations? All applicants: If "Yes", applicant certifies that it will come in compliance by divesting the necessary station(s) within 12 months of the consummation of this transaction to: A. An Eligible Entity (as defined in Item 6d, above). B. An Irrevocable Trust that will assign the station(s) to an Eligible Entity. See that a proving the form of	Yes O No
from, or waiver of, 47 C.F.R. § 73.3555. Assignee certifies that the proposed assignment: 1. does not present an issue under the Commission's policies relating to media interests of immediate family members; 2. complies with the Commission's policies relating to future ownership interests; and 3. complies with the Commission's restrictions relating to the insulation and nonparticipation of non-party investors and creditors. d. Does the Assignee claim status as an "eligible entity," that is, an entity that qualifies as a small business under the Small Business Administration's size standards for its industry grouping (as set forth in 13 C.F.R. § 121-201), and holds (1) 30 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests and more than 50 percent of the voting power of the stock or partnership interests and more than 50 percent of the voting power of the voting power of the outstanding stock or partnership interests; or (3) more than 50 percent of the voting power of the corporation that will own the media outlet (if such corporation is a publicly traded company)? All applicants: If "Yes," submit as an Exhibit a detailed showing demonstrating proof of status as an eligible entity. Does this assignment include a grand-fathered cluster of stations? All applicants: If "Yes," applicant certifies that it will come in compliance by divesting the necessary station(s) within 12 months of the consummation of this transaction to: A. An Eligible Entity (as defined in Item 6d, above). B. An Irrevocable Trust that will assign the station(s) to an Eligible Entity. See that a greement providing for the assignment of the station(s) to an Eligible Entity.	[Exhibit 18]
1. does not present an issue under the Commission's policies relating to media interests of immediate family members; 2. complies with the Commission's policies relating to future ownership interests; and 3. complies with the Commission's restrictions relating to the insulation and nonparticipation of non-party investors and creditors. d. Does the Assignee claim status as an "eligible entity," that is, an entity that qualifies as a small business under the Small Business Administration's size standards for its industry grouping (as set forth in 13 C.F.R. § 121-201), and holds (1) 30 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership that will own the media outlet; or (2) 15 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests and more than 50 percent of the voting power of the corporation that will own the media outlet (if such corporation is a publicly traded company)? All applicants: If "Yes," submit as an Exhibit a detailed showing demonstrating proof of status as an eligible entity. e. Does this assignment include a grand-fathered cluster of stations? All applicants: If "Yes," applicant certifies that it will come in compliance by divesting the necessary station(s) within 12 months of the consummation of this transaction to: A. An Eligible Entity (as defined in Item 6d, above). B. An Irrevocable Trust that will assign the station(s) to an Eligible Entity. See Section 13 of the commission of the station of the station of the form of irrevocable trust agreement providing for the assignment of the station(s) to an Eligible Entity.	
immediate family members; 2. complies with the Commission's policies relating to future ownership interests; and 3. complies with the Commission's restrictions relating to the insulation and nonparticipation of non-party investors and creditors. d. Does the Assignee claim status as an "eligible entity," that is, an entity that qualifies as a small business under the Small Business Administration's size standards for its industry grouping (as set forth in 13 C.F.R. § 121-201), and holds (1) 30 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests and more than 50 percent of the voting power of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests and more than 50 percent of the voting power of the corporation or partnership that will own the media outlet, provided that no other person or entity owns or controls more than 25 percent of the outstanding stock or partnership interests; or (3) more than 50 percent of the voting power of the corporation that will own the media outlet (if such corporation is a publicly traded company)? All applicants: If "Yes," submit as an Exhibit a detailed showing demonstrating proof of status as an eligible entity. e. Does this assignment include a grand-fathered cluster of stations? All applicants: If "Yes," applicant certifies that it will come in compliance by divesting the necessary station(s) within 12 months of the consummation of this transaction to: A. An Eligible Entity (as defined in Item 6d, above). B. An Irrevocable Trust that will assign the station(s) to an Eligible Entity. Set the applicants: If "Yes" to Item 6e A or B: Submit as an Exhibit a copy of the form of irrevocable trust agreement providing for the assignment of the station(s) to an Eligible Entity.	⊙ Yes C No
d. Does the Assignee claim status as an "eligible entity," that is, an entity that qualifies as a small business under the Small Business Administration's size standards for its industry grouping (as set forth in 13 C.F.R. § 121-201), and holds (1) 30 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests and more than 50 percent of the voting power of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests and more than 50 percent of the voting power of the corporation or partnership interests and more than 50 percent of the voting power of the corporation that will own the media outlet, provided that no other person or entity owns or controls more than 25 percent of the outstanding stock or partnership interests; or (3) more than 50 percent of the voting power of the corporation that will own the media outlet (if such corporation is a publicly traded company)? All applicants: If "Yes," submit as an Exhibit a detailed showing demonstrating proof of status as an eligible entity. e. Does this assignment include a grand-fathered cluster of stations? All applicants: If "Yes", applicant certifies that it will come in compliance by divesting the necessary station(s) within 12 months of the consummation of this transaction to: A. An Eligible Entity (as defined in Item 6d, above). B. An Irrevocable Trust that will assign the station(s) to an Eligible Entity. All applicants: If "Yes" to Item 6e A or B: Submit as an Exhibit a copy of the form of irrevocable trust agreement providing for the assignment of the station(s) to an Eligible Entity.	e Explanation in [Exhibit 19]
d. Does the Assignee claim status as an "eligible entity," that is, an entity that qualifies as a small business under the Small Business Administration's size standards for its industry grouping (as set forth in 13 C.F.R. § 121-201), and holds (1) 30 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership that will own the media outlet; or (2) 15 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership that will own the media outlet, provided that no other person or entity owns or controls more than 25 percent of the outstanding stock or partnership interests; or (3) more than 50 percent of the voting power of the corporation that will own the media outlet (if such corporation is a publicly traded company)? All applicants: If "Yes," submit as an Exhibit a detailed showing demonstrating proof of status as an eligible entity. e. Does this assignment include a grand-fathered cluster of stations? All applicants: If "Yes", applicant certifies that it will come in compliance by divesting the necessary station(s) within 12 months of the consummation of this transaction to: A. An Eligible Entity (as defined in Item 6d, above). B. An Irrevocable Trust that will assign the station(s) to an Eligible Entity. See All applicants: If "Yes" to Item 6e A or B: Submit as an Exhibit a copy of the form of irrevocable trust agreement providing for the assignment of the station(s) to an Eligible Entity.	
own the media outlet; or (2) 15 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership that will own the media outlet, provided that no other person or entity owns or controls more than 25 percent of the outstanding stock or partnership interests; or (3) more than 50 percent of the voting power of the corporation that will own the media outlet (if such corporation is a publicly traded company)? All applicants: If "Yes," submit as an Exhibit a detailed showing demonstrating proof of status as an eligible entity. e. Does this assignment include a grand-fathered cluster of stations? All applicants: If "Yes", applicant certifies that it will come in compliance by divesting the necessary station(s) within 12 months of the consummation of this transaction to: A. An Eligible Entity (as defined in Item 6d, above). B. An Irrevocable Trust that will assign the station(s) to an Eligible Entity. All applicants: If "Yes" to Item 6e A or B: Submit as an Exhibit a copy of the form of irrevocable trust agreement providing for the assignment of the station(s) to an Eligible Entity. See Section 1.5 percent of the voting power of the outstanding stock or partnership interests and more than 25 percent of the outstanding stock or partnership that will own the media outlet, provided that will outstanding stock or partnership that will outstanding stock or par	C Yes © No
an eligible entity. e. Does this assignment include a grand-fathered cluster of stations? All applicants: If "Yes", applicant certifies that it will come in compliance by divesting the necessary station(s) within 12 months of the consummation of this transaction to: A. An Eligible Entity (as defined in Item 6d, above). B. An Irrevocable Trust that will assign the station(s) to an Eligible Entity. All applicants: If "Yes" to Item 6e A or B: Submit as an Exhibit a copy of the form of irrevocable trust agreement providing for the assignment of the station(s) to an Eligible Entity. Set	ee Explanation in [Exhibit 20]
All applicants: If "Yes", applicant certifies that it will come in compliance by divesting the necessary station(s) within 12 months of the consummation of this transaction to: A. An Eligible Entity (as defined in Item 6d, above). B. An Irrevocable Trust that will assign the station(s) to an Eligible Entity. All applicants: If "Yes" to Item 6e A or B: Submit as an Exhibit a copy of the form of irrevocable trust agreement providing for the assignment of the station(s) to an Eligible Entity. Set	
B. An Irrevocable Trust that will assign the station(s) to an Eligible Entity. All applicants: If "Yes" to Item 6e A or B: Submit as an Exhibit a copy of the form of irrevocable trust agreement providing for the assignment of the station(s) to an Eligible Entity. See	C Yes 6 No
B. An Irrevocable Trust that will assign the station(s) to an Eligible Entity. All applicants: If "Yes" to Item 6e A or B: Submit as an Exhibit a copy of the form of irrevocable trust agreement providing for the assignment of the station(s) to an Eligible Entity. See	C Yes C No
trust agreement providing for the assignment of the station(s) to an Eligible Entity. Se	C Yes C No
Character Issues. Assignee certifies that neither assignee nor any party to the application has or has	ee Explanation ir [Exhibit 21]
ad any interest in, or connection with:	• Yes O No
a. any broadcast application in any proceeding where character issues were left unresolved or were resolved adversely against the applicant or any party to the application; or	e Explanation ir [Exhibit 22]
b. any pending broadcast application in which character issues have been raised.	
application, no adverse finding has been made, nor has an adverse final action been taken by any court or administrative body in a civil or criminal proceeding brought under the provisions of any law	Yes No No Re Explanation in [Exhibit 23]

9.	Alien Ownership and Control. Assignee certifies that it complies with the provisions of Section 310 of the Communications Act of 1934, as amended, relating to interests of aliens and foreign	• Yes O No
	governments.	See Explanation in [Exhibit 24]
10.	Financial Qualifications. Assignee certifies that sufficient net liquid assets are on hand or are available from committed sources to consummate the transaction and operate the station(s) for three	• Yes O No
	months.	See Explanation in [Exhibit 25]
11.	Program Service Certification. Assignee certifies that it is cognizant of and will comply with its obligations as a Commission licensee to present a program service responsive to the issues of public concern facing the station's community of license and service area.	• Yes C No
12.	Auction Authorization. Assignee certifies that where less than five years have passed since the issuance of the construction permit and the permit had been acquired in an auction through the use of a	C Yes C No
	bidding credit or other special measure, it would qualify for such credit or other special measure.	⊙ N/A
		See Explanation in [Exhibit 26]
13.	Anti-Drug Abuse Act Certification. Assignee certifies that neither assignee nor any party to the application is subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862.	• Yes C No
14	Equal Employment Opportunity (EEO). 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.	C Yes C No € N/A
	ertify that the statements in this application are true, complete, and correct to the best of my knowledge and faith. Lacknowledge that all certifications and attached Exhibits are considered material representation	

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 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.)

21	Typed or Printed Title of Person Signing PRESIDENT
Signature	Date
	09/04/2012

WILLFUL FALSE STATEMENTS 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 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

Exhibits
Exhibit 4
Description: TRIBAL PRIORITY
NEITHER PARTY TO THIS APPLICATION QUALIFIED FOR TRIBAL PRIORITY.
Attachment 4
Attachment 5
Description
APA

Exhibit 6

Description: OTHER AUTHORIZATIONS

KWCK-AM SEARCY AR 11743

KWCK-FM SEARCY AR 11744

KEAZ-FM HEBER SPRINGS AR 48748

KCNY-FM GREENBRIER AR 31452

KSMD-FM PANGBURN AR 87603

KKSP-FM BRYANT AR 39751

KHAN-FM KENSETT AR 164210

KHTE-FM ENGLAND AR 40746

KAWW-AM HEBER SPRINGS AR 48742

Attachment 6

Attachment 13

Description APA

Exhibit 16

Description: OTHER AUTHORIZATIONS

ASIGNEE IS THE LICENSEE OF THE FOLLOWING STATIONS: KSEC(FM), BENTONVILLE, ARKANSAS, FCC ID#34795 KEOR(AM), CATOOSA, OKLAHOMA, FCC ID#3651

Attachment 16

Exhibit 18

Description: MARKET OWNERSHIP

THE STATION SUBJECT TO THIS APPLICATION SERVES THE LITTLE ROCK, ARKANSAS MARKET. APPLICANT HAS NO INTEREST IN OTHER BROADCAST PROPERTIES IN THIS MARKET.

Attachment 18

8 of 8