

Memorandum of Agreement

Frandsen Media Company, LLC (“Frandsen”), licensee of Station KAZZ(FM), Channel 243C3, Sugar City, ID, FCC Facility ID No. 190386, and Tri-State Media Corporation (“Tri-State”) licensee of Station KITT(FM), Channel 261C2, Soda Springs, ID, FCC Facility ID No. 17436 (collectively, the “Parties”), hereby evince their agreement to each file simultaneously with the Federal Communications Commission (“FCC”), FCC Form 301 Applications for KAZZ(FM) and KITT(FM) for Minor-Change Construction Permits.

In MB Docket 05-243, channel 261C2 was deleted at Soda Springs, ID, and mutually exclusive channel 261C3 was added at Wilson, WY, as that community’s first local transmission service for KITT(FM)’s use. Following the issuance of the Report and Order to the Docket, KITT(FM) proposed a one step upgrade from Channel 261C3 to Channel 261C2 at Wilson. Channel 261C2 became the effective channel upon issuance of BPH-20080403ABH and remains the channel assigned at Wilson for KITT(FM)’s use even though the construction permit has since expired.

KAZZ(FM) instantly proposes a channel substitution of Channel 260C3 for Channel 243C3 at Sugar City, ID. Channel 260C3 at Sugar City, however, is short spaced to Channel 261C2 at Wilson, WY. In order to eliminate the short spacing, Tri-State, by this contingent set of applications, proposes a channel substitution of Channel 262C2 for Channel 261C2 at Wilson. It should be noted that a change to Channel 262C2 at Wilson would represent a mutually exclusive one-step upgrade from the originally allotment of Channel 261C3 at Wilson and is permissible under the minor change rules.

As such, the Parties request that the FCC staff simultaneously process and grant their Applications for Minor-Change Construction Permits.

Frandsen Media Company, LLC

Tri-State Media Corporation

By: M. Kent Frandsen
Its: Frandsen Media Company, LLC

By: _____
Its: _____