

EXHIBIT 18 "Diversity of Ownership" Points Support Statement

47 CFR Section 73.3555 Statement and Divestiture Pledge

The Applicant, Theatre Organ Preservation of Nebraska certifies that the principal community (city grade) contour of the proposed station does not overlap the principal community contour of any other authorized station (comparing radio to radio and television to television, including non-fill-in translator stations) in which any party to the application has an attributable interest as defined in 47 CFR Section 73.3555. No party to the application has current or past interest in any construction permits or licensed broadcast radio station or television station.

In the hopes of acquiring one Class C1 channel the applicant has applied for 3 radio stations in this NCE FM window, as follows:

NEW FM 89.7 mHz, Culbertson, NE (Class C1 100kw)

NEW FM 90.9 mHz, Culbertson, NE (Class C1 100kw)

NEW FM 88.9 mHz, Culbertson, NE (The instant application) (Class A 300 watts)

These would overlap in coverage if all granted.

It is expected there will be mutually exclusive applications for these Class C1 available channels. This might hinder and delay the disposition of these applications for many years.

If mutually exclusive applications are filed affecting any of these Class C1 applications and the applicant is the selectee by virtue of reliance on the diversity preference, the applicant will voluntarily request dismissal of any remaining applications to maintain the diversity preference and/or cancellation and/or divestiture of any outstanding permits or licenses that may have been granted to the applicant during the processing of these applications.

The applicant desires a C1 channel in order to have a suitable audience large enough to adequately deploy the educational plan proposed. As a last resort the applicant will have to accept a small class A of 300 watts if that is all that can be permitted, after all is said and done.

If this Class A application is granted outright (No MX applications are expected on this channel), and the C1 channels are pending due to mutually exclusive applications for an extended time, then the applicant plans to build and get started the Class A station as soon as possible.

Later, when any mutually exclusive applications for a C1 channel are resolved and the need for divestiture points of the applicant ripens, then the Class A station will be divested before program test operations commence on any Class C1 channel granted to the applicant.

IF this violates any unknown (to the applicant) FCC rule or policy then we will ask for the instant Class A application to be dismissed.

If no MX applications are filed then there is no need for the divestiture points or any divestiture to be made.

Further the applicant pledges to comply with the restrictions on station modifications and acquisitions, as defined in 47 CFR Section 73.7005 during the period from the grant of the construction permit until the station has achieved at least four years of on-air operation should these points be used for consideration in the grant of any of these applications.