

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C.**

In re Applications of)	
)	
MINN-IOWA CHRISTIAN BROADCASTING)	File No. 0000165764
Hayfield, Minnesota)	Facility ID # 762427
)	
CHRISTIAN MINISTRIES OF THE)	File No. 0000166729
VALLEY, INC.)	Facility ID #762633
Mankato, Minnesota)	
)	
PARK PUBLIC RADIO, INC.)	File No. 0000167196
Blooming Prairie, Minnesota)	Facility ID #768428
)	
PARK PUBLIC RADIO, INC.)	File No. 0000167197
Owatonna, Minnesota)	Facility ID #768430
)	
ONE DAY CHURCH PROJECT, INC.)	File No. 0000167674
Claremont, Minnesota)	Facility ID # 767527
)	
For Construction Permits for New)	
Noncommercial FM Stations)	
NCE MX Group 124)	
TO: The Secretary		
ATTN: Chief, Audio Division,		
Media Bureau		

**JOINT REQUEST FOR APPROVAL OF SETTLEMENT AGREEMENT
AND DISMISSAL OF APPLICATIONS**

One Day Church Project, Inc. (“ODC”), Minn-Iowa Christian Broadcasting (“MICB”), Park Public Radio, Inc. (“Park”), and Christian Ministries of the Valley, Inc. (“CMV”), pursuant to Section 73.3525 of the FCC’s Rules, hereby jointly request that the Commission approve the settlement agreement submitted

herewith which is intended to resolve the conflicts among the above-identified applications.

The Commission found these applications to be mutually exclusive among themselves and with others and assigned them to MX Group 124./1 Park's Owatonna application is mutually exclusive with Southern Minnesota Catholic Radio's application in Waseca, ODC's application in Mankato, Minnesota State University's application in Mankato, CMV's application in Mankato, and Fairmont Area Catholic Radio's application in Mankato. Park's Blooming Prairie application is mutually exclusive with Southern Minnesota Catholic Radio's application in Mankato, ODC's application in Claremont, and MICB's application in Hayfield. CMV's and ODC's applications in Mankato are mutually exclusive with each other and with Park's application in Owatonna, Southern Minnesota Catholic Radio's application in Waseca, Minnesota State University's application in Mankato, Fairmont Area Catholic Radio's application in Mankato, MICB's application in Mapleton, and Southern Minnesota Catholic Radio's application in Mankato. ODC's application in Claremont is mutually exclusive with Southern Minnesota Catholic Radio's application in Mankato, MICB's application in Hayfield, and Park's application in Blooming Prairie.

¹ See, *Media Bureau Identifies Groups of Mutually Exclusive Applications Submitted in the November 2021, Filing Window for Noncommercial Educational FM Stations*, DA 21-1476 (MB, Nov. 29, 2021).

Subject to the Commission's approval, the parties have agreed to a new configuration that would allow Park's two applications and ODC's Claremont application, each as amended, to become singletons. CMV's Mankato application and MICB's Hayfield application would be dismissed. Other applications in MX Group 124 are not involved in the proposed settlement.

The elements of the declarations required by Section 73.3525(a) of the Commission's rules are incorporated into Section 13 of the settlement agreement, to which ODC, Park, MICB, and CMV have subscribed under the penalty of perjury. There is no consideration given or promised aside from that described in the agreement. The attached settlement agreement submitted herewith sets forth the exact nature and amount of the consideration promised to Park, MICB, and CMV, and it sets forth an itemized accounting of the expenses which would be reimbursed.

Approval of the proposed settlement agreement would serve the public interest because it would conserve the resources of the Commission and of the parties while allowing three singleton applications to result which, when granted, could foster the sooner development of new aural service for the respective communities.

The foregoing considered, the parties respectfully urge the Commission to approve the accompanying settlement agreement, to accept the proposed amendments to the applications of ODC and Park, to dismiss the MICB application at Hayfield and CMV application at Mankato, to accept for filing the applications of ODC and Park as amended, and eventually, to grant the ODC and Park applications.

Respectfully submitted,

MINN-IOWA CHRISTIAN
BROADCASTING

By: 

Matthew McCormick
Its Attorney

Fletcher, Heald & Hildreth, P.L.C.
1300 North 17th Street, Suite 1100
Arlington, VA 22202
(703) 812-0400

CHRISTIAN MINISTRIES OF THE
VALLEY, INC.

By: _____

Enrique Garza
Its President

P.O. Box 1290
Westaco, TX 78599
(956) 968-7777

The foregoing considered, the parties respectfully urge the Commission to approve the accompanying settlement agreement, to accept the proposed amendments to the applications of ODC and Park, to dismiss the MICB application at Hayfield and CMV application at Mankato, to accept for filing the applications of ODC and Park as amended, and eventually, to grant the ODC and Park applications.

Respectfully submitted,

MINN-IOWA CHRISTIAN
BROADCASTING

By: _____
Matthew McCormick
Its Attorney

Fletcher, Heald & Hildreth, P.L.C.
1300 North 17th Street, Suite 1100
Arlington, VA 22202
(703) 812-0400

CHRISTIAN MINISTRIES OF THE
VALLEY, INC.

By: /Enrique Garza/ _____
Enrique Garza
Its President

P.O. Box 1290
Westaco, TX 78599
(956) 968-7777

PARK PUBLIC RADIO, INC.

By: /Jeffrey Sibert/
Jeffrey Sibert
Its President

1340 Utah Avenue S
St. Louis Park, MN 55426
(612) 791-2806

ONE DAY CHURCH PROJECT, INC.

By: /Donald E. Martin/
Donald E. Martin
Its Attorney

Law Office of Donald E. Martin
P.O. Box 8433
Falls Church, VA 22041
(703) 642-2344

April 22, 2022

SETTLEMENT AGREEMENT

This Agreement (the “Agreement”) is entered into effective this 21st day of April 2022, by and between **Park Public Radio, Inc.** (“Park”), **Christian Ministries of the Valley, Inc.** (“CMV”), **Minn-Iowa Christian Broadcasting** (“MICB”), and **One Day Church Project, Inc.** (“ODC”) that are applicants in **MX Group 124** resulting from the 2021 noncommercial FM filing window conducted by the Federal Communications Commission (“FCC”).

RECITALS

WHEREAS, Park has applied for a construction permit on Channel 201C2 at Blooming Prairie, Minnesota (File No. 0000167196) (“Park-Blooming Prairie Application”); and

WHEREAS, Park has applied for a construction permit on Channel 205C3 at Owatonna, Minnesota (File No. 0000167197) (“Park-Owatonna Application”); and

WHEREAS, CMV has applied for a construction permit on Channel 204C1 at Mankato, Minnesota (File No. 0000166729) (“CMV-Mankato Application”); and

WHEREAS, MICB has applied for a construction permit on Channel 201C3 at Hayfield, Minnesota (File No. 0000165764) (“MICB-Hayfield Application”); and

WHEREAS, ODC has applied for a construction permit on Channel 201C2 at Claremont, Minnesota (File No. 0000167674) (“ODC-Claremont Application”); and

WHEREAS, ODC has applied for a construction permit on Channel 204C1 at Mankato, Minnesota (File No. 0000167673) (“ODC-Mankato Application”); and

WHEREAS, Minnesota State University, Mankato, has applied for a construction permit on Channel 204C2 at Mankato, Minnesota (File No. 0000167682); and

WHEREAS, Southern Minnesota Catholic Radio has applied for a construction permit on Channel 201A at Mankato, Minnesota (File No. 0000167620); and

WHEREAS, Fairmont Area Catholic Radio has applied for a construction permit on Channel 204A at Mankato, Minnesota (File No. 0000167070); and

WHEREAS, Minn-Iowa Christian Broadcasting has applied for a construction permit on Channel 204A at Mapleton, Minnesota (File No. 0000165778); and

WHEREAS, Southern Minnesota Catholic Radio has applied for a construction permit on Channel 205A at Waseca, Minnesota (File No. 0000167625); and

WHEREAS, all of the above-named applicants have applications pending in MX Group 124 that are mutually exclusive¹, cannot all be granted, and the public interest would be served by the implementation of amendments and dismissals that would allow at least one application to be granted; then

THEREFORE, to resolve the conflict between their applications, in consideration of the mutual promises and covenants made herein, and intending to be legally bound, the parties agree as follows:

AGREEMENT

1. **AMENDMENT TO ODC-CLAREMONT APPLICATION.** ODC shall submit a copy of this Agreement and the parties' Joint Request for Approval of Settlement Agreement to the FCC within two business days of the date hereof. Simultaneously with the submission of this Agreement to the FCC, ODC shall amend the ODC-Claremont Application so as to be no longer mutually exclusive with any of the applications in MX Group 124 and to change the community of license to Rochester, Minnesota. The facilities to be proposed in this amendment are described in Exhibit A.

¹ Applications filed by Poderosa Broadcasting, Inc. and The Salvation Poem Foundation, Inc. were also originally part of the MX Group 124. Subsequent amendments served to remove these applications from the MX Group.

2. **AMENDMENT TO PARK-OWATONNA APPLICATION.** Park shall submit a copy of this Agreement and the parties' Joint Request for Approval of Settlement Agreement to the FCC within two business days of the date hereof. Simultaneously with the submission of this Agreement to the FCC, Park shall amend the Park-Owatonna Application so as to be no longer mutually exclusive with any of the applications in MX Group 124 or with the amendment to ODC-Claremont Application described in Exhibit A, and to change the community of license to Medford, Minnesota.

3. **AMENDMENT TO PARK-BLOOMING PRAIRIE APPLICATION.** Park shall submit a copy of this Agreement and the parties' Joint Request for Approval of Settlement Agreement to the FCC within two business days of the date hereof. Simultaneously with the submission of this Agreement to the FCC, Park shall amend the Park-Bloomington Prairie Application so as to be no longer mutually exclusive with any of the applications in MX Group 124 or with the amendment to the ODC-Claremont Application described in Exhibit A, and to change the community of license to Belmond, Iowa.

4. **DISMISSAL OF CMV-MANKATO APPLICATION.** CMV agrees to request the dismissal of the CMV-Mankato Application. CMV shall join with the other parties to this Agreement in filing a Joint Request for Approval of Settlement Agreement, which will include a request to dismiss the CMV-Mankato Application.

5. **DISMISSAL OF MICB-HAYFIELD APPLICATION.** MICB agrees to request the dismissal of the MICB-Hayfield Application. MICB shall join with the other parties to this Agreement in filing a Joint Request for Approval of Settlement Agreement, which will include a request to dismiss the MICB-Hayfield Application.

6. **REIMBURSEMENT OF PARK'S FILING AND AMENDMENT EXPENSES.** In consideration for the amendment of both of Park's above-identified applications (the "Park Applications"), within ten business days of FCC grant by final action (as defined in Section 17) of the ODC-Claremont Application as amended pursuant to Exhibit A, ODC will reimburse Park for its reasonable and prudent expenses incurred in the preparation, filing and prosecution of the Park Applications in the amount of Ten Thousand Dollars (\$10,000.00), or such lesser amount as the FCC may approve. An accounting of Park's reimbursable expenses is set forth in Exhibit B. In executing this Agreement, the authorized representative

of Park certifies under the penalty of perjury that the accounting of Park's reasonable and prudent expenses in Exhibit B is accurate and complies with the FCC's rules.

7. **ODC REIMBURSEMENT OF CMV'S FILING EXPENSES.** In consideration of dismissal of the CMV-Mankato application, within ten business days of FCC grant by final action (as defined in Section 17) of the ODC-Claremont Application as amended pursuant to Exhibit A, ODC will reimburse CMV for its reasonable and prudent expenses incurred in the preparation, filing and prosecution of the CMV-Mankato Application in the amount of Three Thousand One Hundred Fifty Dollars (\$3,150.00), or such lesser amount as the FCC may approve. An accounting of CMV's reimbursable expenses is set forth in Exhibit C. In executing this Agreement, the authorized representative of CMV certifies under the penalty of perjury that the accounting of CMV's reasonable and prudent expenses in Exhibit C is accurate and complies with the FCC's rules.

8. **REIMBURSEMENT OF MICB'S FILING EXPENSES.** In consideration of dismissal of the MICB-Hayfield application, within ten business days of FCC grant by final action (as defined in Section 17) grant by final action (as defined in Section 17) of the ODC-Claremont Application as amended pursuant to Exhibit A, ODC will reimburse MICB for its reasonable and prudent expenses incurred in the preparation, filing and prosecution of the MICB-Hayfield Application in the amount of One Thousand Seven Hundred Seventy-Two Dollars and Forty Cents (\$1,772.40), or such lesser amount as the FCC may approve. An accounting of MICB's reimbursable expenses is set forth in Exhibit D. In executing this Agreement, the authorized representative of MICB certifies under the penalty of perjury that the accounting of MICB's reasonable and prudent expenses in Exhibit D is accurate and complies with the FCC's rules.

9. **NO OPPOSITIONS.** Each party covenants that it will not oppose or hinder in any way, nor support any effort by any other party to oppose or hinder the Park Applications as amended herein or the ODC-Claremont Application as amended herein.

10. **COOPERATION AND BEST EFFORTS.** The parties agree to fully cooperate with each other and to use their best efforts in pursuing FCC approval of this Agreement including but not limited to, the prompt filing of amendments, or supplements to this Agreement or to the parties' Joint Request for Approval of Settlement, or amendment or reformation of this Agreement in order to satisfy any

FCC concerns; *provided, however*, that any such actions would not harm a party's material interests and objectives hereunder.

11. **SPECIFIC PERFORMANCE**. The parties acknowledge that the broadcast authorizations which may result from the above-identified applications to be amended are unique assets not readily available on the open market and that money damages alone will be inadequate to compensate either party in the event of a default of this Agreement by any other party. The parties agree that in the event of a party's failure to perform its obligations hereunder, any nondefaulting party shall be entitled to seek a decree of specific performance to be imposed upon the defaulting party. In such event, the defaulting party shall waive the defense that there is an adequate remedy at law.

12. **LEGAL SUFFICIENCY**. Each party represents and warrants to the others that it is legally qualified to enter into this Agreement and to undertake the duties and obligations set forth herein in a timely manner, and that its signatory is duly authorized to bind it hereunder.

13. **PUBLIC INTEREST CONSIDERATIONS**. Each party declares and affirms that it filed its application in good faith and without any intention of entering into a Settlement Agreement or receiving a payment or other consideration in connection therewith. All consideration for this settlement is identified in this Agreement. Neither the party represented by each respective signatory, nor any principal of such party, has received or been promised any consideration of any kind in connection with this Agreement except as stated herein. The parties submit that FCC approval of this settlement would be in the public interest. Resolving mutual exclusivity with respect to the Park Applications and the ODC-Claremont Application would conserve the resources of the FCC and of the parties and would foster new noncommercial broadcast services to the communities of Rochester, Medford, and Belmond. The declarations in this Section 13 are made under the penalty of perjury by each party's respective signatory below.

14. **NOTICES**. All notices to be given by the parties to each other shall be sent by first class United States Mail, postage prepaid, and by electronic mail, and shall be addressed as follows:

If to Park Public Radio, Inc.:

Jeffrey Sibert, President
Park Public Radio
3340 Utah Avenue S
St. Louis Park, MN 55426
jeff@parkpublicradio.org

If to Christian Ministries of the Valley, Inc.:

Enrique Garza, President
Christian Ministries of the Valley, Inc.
P.O. Box 1290
Westaco, TX 78599
egarza@radiovida.com

If to Minn-Iowa Christian Broadcasting:

Minn-Iowa Christian Broadcasting
Attn: Jennifer Hayden
860 Madison Ave.
Mankato, MN 56001
Email: jennifer@newmail.kinshipradio.org

with a copy (which shall not constitute notice) to:

Matthew McCormick
Fletcher, Heald & Hildreth, P.L.C.
1300 North 17th Street, Suite 1100
Arlington, VA 22209
Email: mccormick@fhhlaw.com

If to One Day Church Project, Inc.:

Garwin McNeilus, President
One Day Church Project, Inc.
65742 Highway 56
Dodge Center, MN 55927

with a copy (which shall not constitute notice) to:

Donald Martin , Esquire
Law Office of Donald E Martin
P.O. Box 8433
Falls Church, Virginia 22041
dempc@prodigy.net

15. **SIGNATURES IN COUNTERPARTS.** This Agreement may be signed in duplicate copies and each such execution shall be effective as if the signatories were on the same signature pages. Copies of this Agreement that are transmitted via electronic mail or telecopier shall be treated as Counterparts.


16. **CONSTRUCTION AND VENUE.** This Agreement shall be construed under the laws of the State of Minnesota, except where preempted by federal law. Any action brought to enforce this Agreement shall be brought in the state or Federal courts of Minnesota. Each party agrees to submit to the jurisdiction of such courts.

17. **EFFECTIVE UNTIL FINAL ORDER.** This Agreement shall remain in effect and binding upon the parties until FCC action on the Park-Blooming Prairie, Park-Owatonna, and ODC-Claremont applications as amended herein shall have become Final. An order or action of the FCC is Final for purposes of this Agreement when such order or action is no longer subject to timely administrative or judicial review, reconsideration, appeal or stay, and where the time for initiating such review, reconsideration, appeal or stay has expired with no such procedure having been initiated.

[The remainder of this page is intentionally left blank. Signatures follow on the next page.]

IN WITNESS WHEREOF, intending to be legally bound, the authorized representatives of the parties do hereby execute this Agreement effective as of the date written above.

PARK PUBLIC RADIO, INC.

By:  _____
Name: Jeffrey Sibert
Title: President

CHRISTIAN MINISTRIES OF THE VALLEY, INC.

By: _____
Name: _____
Title: _____

MINN-IOWA CHRISTIAN BROADCASTING

By: _____
Name: _____
Title: _____

ONE DAY CHURCH PROJECT, INC.

By: _____


[SIGNATURE PAGE]

IN WITNESS WHEREOF, intending to be legally bound, the authorized representatives of the parties do hereby execute this Agreement effective as of the date written above.

PARK PUBLIC RADIO, INC.

By: _____
Name: _____
Title: _____

CHRISTIAN MINISTRIES OF THE VALLEY, INC.

By:  _____
Name: *ENRIQUE GARZON*
Title: *PRES.*

MINN-IOWA CHRISTIAN BROADCASTING

By: _____
Name: _____
Title: _____

ONE DAY CHURCH PROJECT, INC.

By: _____

[SIGNATURE PAGE]

IN WITNESS WHEREOF, intending to be legally bound, the authorized representatives of the parties do hereby execute this Agreement effective as of the date written above.

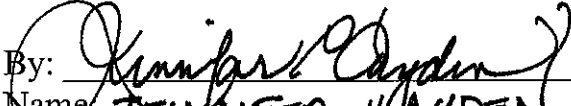
PARK PUBLIC RADIO, INC.

By: _____
Name:
Title:

CHRISTIAN MINISTRIES OF THE VALLEY, INC.

By: _____
Name:
Title:

MINN-IOWA CHRISTIAN BROADCASTING

By:  _____
Name: JENNIFER HAYDEN
Title: Executive Director

ONE DAY CHURCH PROJECT, INC.

By: _____
Name:
Title:

[SIGNATURE PAGE]

IN WITNESS WHEREOF, intending to be legally bound, the authorized representatives of the parties do hereby execute this Agreement effective as of the date written above.

PARK PUBLIC RADIO, INC.

By: _____
Name:
Title:

CHRISTIAN MINISTRIES OF THE VALLEY, INC.

By: _____
Name:
Title:

MINN-IOWA CHRISTIAN BROADCASTING

By: _____
Name:
Title:

ONE DAY CHURCH PROJECT, INC.

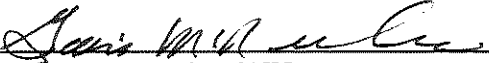
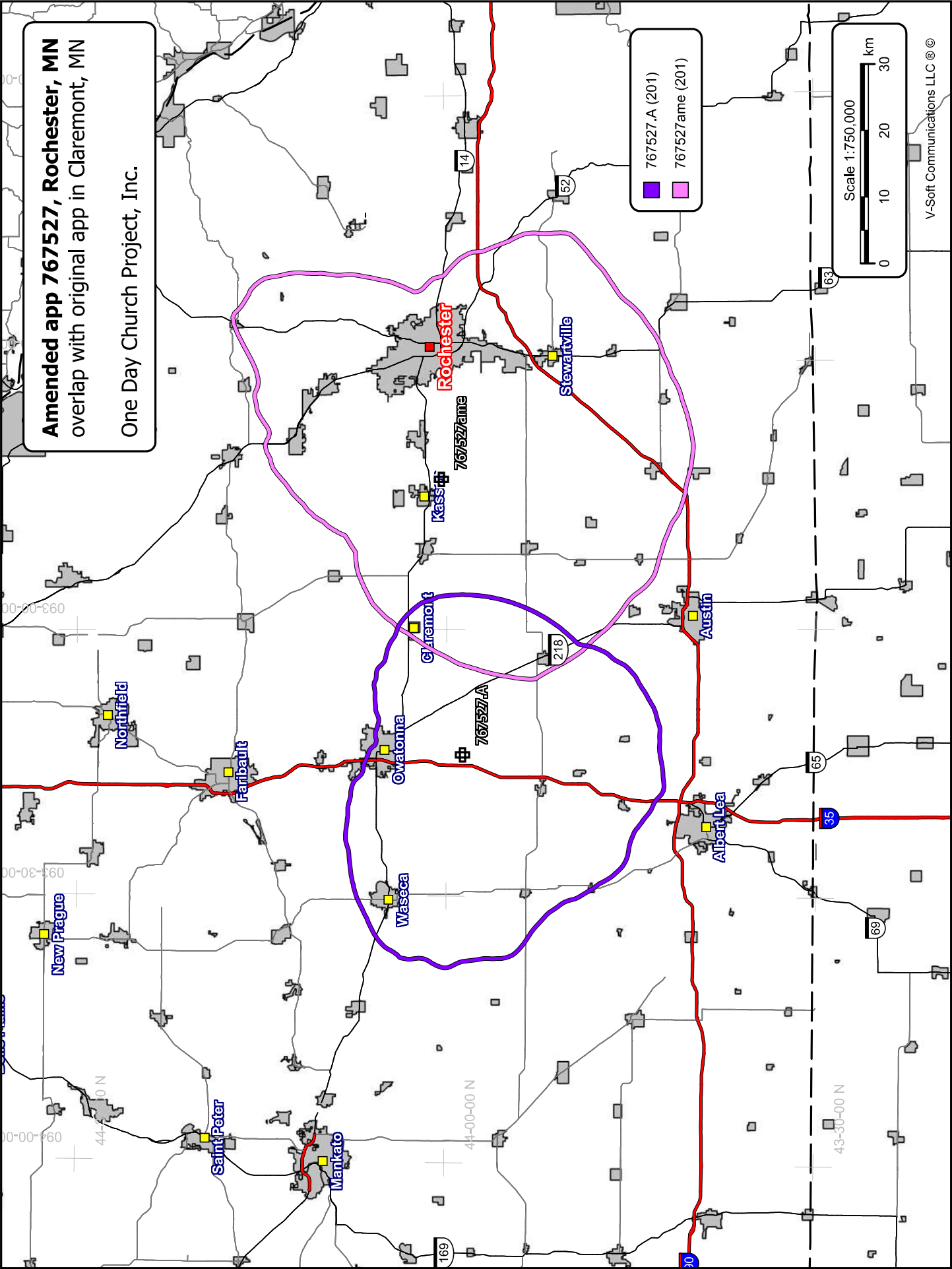
By:  _____
Name: GARWIN MCNEILUS
Title: PRESIDENT

Exhibit A

Amendment to the ODC-Claremont Application

Amendment Purpose

This amendment changes the application community of license to Rochester, MN, and protects other applications in the group that are not being dismissed or relocated as part of the comprehensive MX Group 124 settlement.



Amended 767527, Rochester, MN, 201C3
One Day Church Project

Coverage Study - GLOBE 30 Sec
04-03-2022

767527ame CH201 C3, 20.5 kW, 102.0m HAAT, 472.8m COR AMSL
Service Contour = 60 dBu.

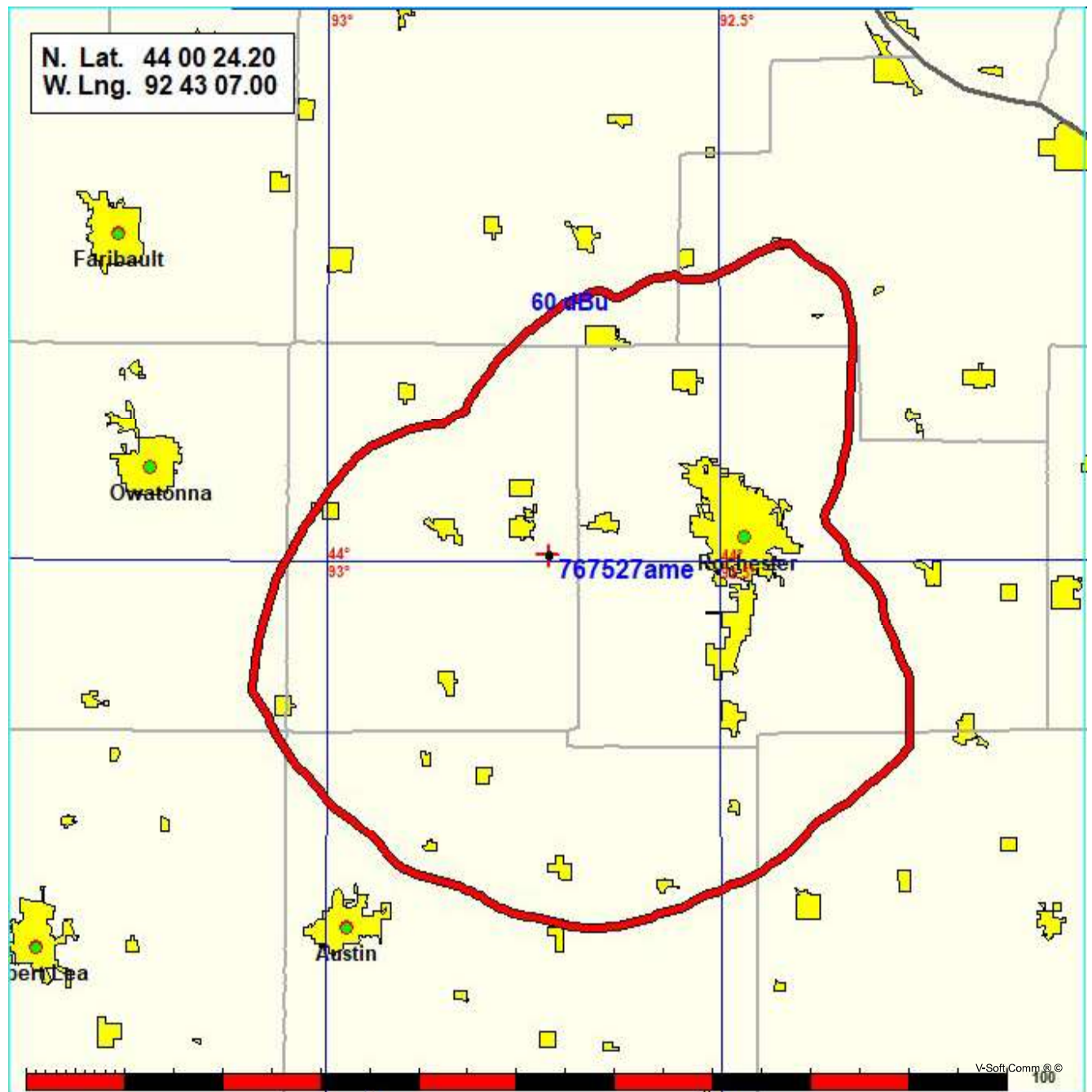
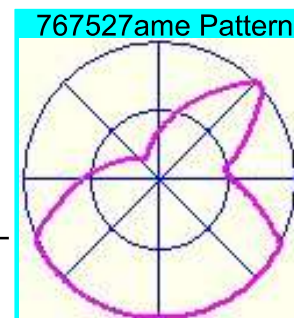


Exhibit B

Accounting for reimbursable expenses of Park Public Radio, Inc.

From:
Jeffrey Sibert
3340 Utah Ave S.
St. Louis Park, MN 55426

To:
Erick Crail, Treasurer
Park Public Radio, Inc.
8201 W 30 1/2 St Apt 201
St. Louis Park, MN 55426

Dated: 04/01/2022

Description: **Invoice for Owatonna FCC filing expenses**

Description	Hours/Qty	Price	Amount
Software	22	\$125	\$2750
Research	4.5	\$125	\$550
Pre-Filing Expenses	10	\$125	\$1250
Technical Exhibit	10	\$125	\$1250
Fair Distribution and Point Exhibit	5	\$125	\$625
LMS Filing	10	\$125	\$1250
Post-Filing activities	15	\$125	\$1875
Third Party	1	\$1000	\$1000
Amendment	10	\$125	\$1250

Subtotal:	\$11,800
Tax:	\$0
Total Amount:	\$11,800

Detailed Tabulation of Expenses for Owatonna Application

The following further describes the costs associated with this application. This represents one of the nine applications prepared for Park Public Radio. The hourly rate for services is \$125. Total cost is \$11,800 for the Owatonna application.

1. **Software:** Expenses relating to the software package used for the technical portion of the application during the 2021 NCE Filing Window. Total development, testing, and production time is 200 hours total, approximately 22 hours for this application. (\$2750)

2. **Research:** All research activities related to the NCE filing window to ensure that PPR filed acceptable applications that fully met all FCC requirements. 40 hours total, approximately 4.5 hours for this application. (\$550 – rounded)

3. **Pre-filing:** All remaining pre-filing activities, including project management, spectrum availability determination, site determination and site assurance including available power, height, and antenna combinations, competitive landscape, etc. 10 hours (\$1250)

4. **Technical Exhibit:** Preparation of the main technical exhibit including a determination of maximum contours available for the given site, preparation of all interference models, best available technical parameters, descriptions, etc. 10 hours (\$1250)

5. **Fair Distribution and Point Exhibit:** Preparation of the exhibit outlining the population and point values of the exhibit, 1st and 2nd NCE service, research to ensure the point and population exhibit meets FCC requirements, etc. 5 hours (\$625)

6. **Paperwork:** All paperwork filed with the Commission through LMS, including preparation of all remaining exhibits not disclosed above. 10 hours (\$1250)

7. **LMS filing and settlement:** Monitoring of application as it progresses through FCC process, research and explore alternatives, additional tasks and filings related to this application, all settlement activities. 15 hours (\$1875)

8. **Third Party:** Assistance where needed, review of LMS application, review of settlement, and all other consultation/second opinion. Third party costs not paid by Park Public Radio. (\$1000)

9. **Amendment:** Amendment of PPR Owatonna application to Lake City. 10 hours (\$1250)

From:
Jeffrey Sibert
3340 Utah Ave S.
St. Louis Park, MN 55426

To:
Erick Crail, Treasurer
Park Public Radio, Inc.
8201 W 30 1/2 St Apt 201
St. Louis Park, MN 55426

Dated: 04/01/2022

Description: **Invoice for Blooming Prairie FCC filing expenses**

Description	Hours/Qty	Price	Amount
Software	22	\$125	\$2750
Research	4.5	\$125	\$550
Pre-Filing Expenses	10	\$125	\$1250
Technical Exhibit	10	\$125	\$1250
Fair Distribution and Point Exhibit	5	\$125	\$625
LMS Filing	10	\$125	\$1250
Post-Filing activities	15	\$125	\$1875
Third Party	1	\$1000	\$1000
Amendment - Hope	10	\$125	\$1250
Amendment - Centerville	10	\$125	\$1250

Subtotal:	\$13,050
Tax:	\$0
Total Amount:	\$13,050

Detailed Tabulation of Expenses for Blooming Prairie Application

The following further describes the costs associated with this application. This represents one of the nine applications prepared for Park Public Radio. The hourly rate for services is \$125. Total cost is \$13,050 for the Blooming Prairie application.

1. **Software:** Expenses relating to the software package used for the technical portion of the application during the 2021 NCE Filing Window. Total development, testing, and production time is 200 hours total, approximately 22 hours for this application. (\$2750)

2. **Research:** All research activities related to the NCE filing window to ensure that PPR filed acceptable applications that fully met all FCC requirements. 40 hours total, approximately 4.5 hours for this application. (\$550 – rounded)

3. **Pre-filing:** All remaining pre-filing activities, including project management, spectrum availability determination, site determination and site assurance including available power, height, and antenna combinations, competitive landscape, etc. 10 hours (\$1250)

4. **Technical Exhibit:** Preparation of the main technical exhibit including a determination of maximum contours available for the given site, preparation of all interference models, best available technical parameters, descriptions, etc. 10 hours (\$1250)

5. **Fair Distribution and Point Exhibit:** Preparation of the exhibit outlining the population and point values of the exhibit, 1st and 2nd NCE service, research to ensure the point and population exhibit meets FCC requirements, etc. 5 hours (\$625)

6. **Paperwork:** All paperwork filed with the Commission through LMS, including preparation of all remaining exhibits not disclosed above. 10 hours (\$1250)

7. **LMS filing and settlement:** Monitoring of application as it progresses through FCC process, research and explore alternatives, additional tasks and filings related to this application, all settlement activities. 15 hours (\$1875)

8. **Third Party:** Assistance where needed, review of LMS application, review of settlement, and all other consultation/second opinion. Third party costs not paid by Park Public Radio. (\$1000)

9. **Amendment:** Denied amendment of PPR Blooming Prairie application to Hope. 10 hours (\$1250)

10. **Amendment:** Amendment of PPR Blooming Prairie application to Centerville. 10 hours (\$1250)

Exhibit C

Accounting of reimbursable expenses Chistian Ministries of the Valley, Inc.

Engineering: \$3,150.00

Exhibit D

Accounting of reimbursable expenses of Minn-Iowa Christian Broadcasting

1. Engineering: \$1022.40
2. Legal: \$750.00
Grand total: \$1772.40

CERTIFICATE OF SERVICE

The undersigned hereby certifies this 22nd day of April 2022, that I have caused a copy of the foregoing document to be served by electronic mail upon each of the following:

Francisco R. Montero, Esquire
Counsel for Minnesota State University, Mankato
montero@fhhlaw.com

Dennis J. Kelly, Esquire
Counsel for Southern Minnesota Catholic Radio, Inc.
dkellyfcclaw1@comcast.com

Jason Bennett
Consultant for Fairmont Area Catholica Radio
jason@fmexpansion.com

James Bradshaw
Audio Division
Media Bureau
Federal Communications Commission
james.bradshaw@fcc.gov

Arthur Doak
Audio Division
Media Bureau
Federal Communications Commission
arthur.doak@fcc.gov

_____/Donald Martin/_____