

## ESCROW AGREEMENT

This ESCROW AGREEMENT is made and entered into this 21<sup>st</sup> day of June, 2007, by and between PEAK BROADCASTING OF FRESNO, LLC and PEAK BROADCASTING OF FRESNO LICENSES, LLC (hereinafter jointly "Seller") and LOTUS FRESNO CORP. ("Buyer") and KALIL & CO., INC., an Arizona corporation ("Escrow Agent").

### RECITALS:

WHEREAS, Buyer and Seller have entered into a Purchase Agreement dated June 21, 2007 (the "Purchase Agreement"), in which Buyer has agreed to acquire certain assets of Seller relating to Radio Station KOQO-FM, Fresno, California (FCC Facility ID No. 29296);

WHEREAS, pursuant to the Purchase Agreement, Buyer must deposit certain sums into an escrow;

WHEREAS, Escrow Agent is willing to act as Escrow Agent under this Escrow Agreement and hold, manage and distribute the Escrow Deposit, defined below, in accordance with this Escrow Agreement;

WHEREAS, Buyer and Seller have mutually agreed that KALIL & CO., INC. shall act as Escrow Agent.

### AGREEMENT:

In consideration of the premises and the mutual covenants contained herein, the parties hereto agree as follows:

1. Deposit of Payment. Buyer deposits with the Escrow Agent the sum of Four Hundred and Twenty Thousand Dollars (\$420,000.00) ("Escrow Deposit").

2. Acknowledgment of Receipt; Instructions Regarding Handling. The Escrow Agent acknowledges receipt of the Escrow Deposit. Any cash received by the Escrow Agent shall be invested and reinvested from time to time pursuant to any written instructions given to the Escrow Agent jointly by the parties. In the absence of any written instructions, the Escrow Agent shall, in its discretion, invest the Escrow Deposit in short-term interest bearing obligations of the United States Government, or obligations of United States banks that are members of the Federal Reserve System, or in money market accounts.

3. Disbursement of Escrow Deposit. The Escrow Agent shall retain the Escrow Deposit until it receives (i) jointly executed written directions directing a disbursement of the Escrow Deposit ("Disbursement Notice") or (ii) a final and non-appealable order or determination from a court of competent jurisdiction (a "Disbursement Order"). Upon receipt of a Disbursement Notice or Disbursement Order, the Escrow Agent shall promptly, and in any event within five (5) business days of receipt of a Disbursement Notice or Disbursement Order, disburse the Escrow Deposit and all accrued but unpaid interest thereon to the applicable party

specified in the Disbursement Notice or Disbursement Order, as the case may be, and in accordance with the instructions set forth therein. Buyer and Seller covenant and agree with each other to immediately deliver to Escrow Agent a Disbursement Notice directing payment as follows:

(a) to the Seller (i) upon the termination of the Purchase Agreement by Seller pursuant to Section 8.1(a)(i) of the Purchase Agreement or (ii) upon consummation of the transactions contemplated by the Purchase Agreement; or

(b) to Buyer upon termination of the Purchase Agreement under the terms set forth therein other than if terminated by the Seller pursuant to Section 8.1(a)(i) of the Purchase Agreement.

4. Reliance of Escrow Agent Upon Documents. Escrow Agent may act in reliance upon any signature of writing or instrument which it believes in good faith to be genuine, may assume the validity and accuracy of any statement or assertion contained in such a writing or instrument, and may assume that any person purporting to give any writing, notice, advice or instructions in connection with the provisions of this Escrow Agreement has been duly authorized to do so.

5. Escrow Agent Acts Only as Depository. The Escrow Agent will act hereunder as a depository only and is not a party to any other agreement, document or understanding to which Buyer and Seller are parties and is not responsible or liable in any manner for the sufficiency, correctness, genuineness or validity of any of the agreements or documents existing between Buyer and Seller. The Escrow Agent undertakes no responsibility or liability for the form and execution of such agreements and documents or the identity, authority, title or rights of any person executing any such agreements and documents.

6. Escrow Agent's Duties Regarding Conflicting Demands. If any dispute arises among the parties concerning this Escrow Agreement (including, but not limited to, a failure by the parties to jointly agree with respect to a disbursement of the Escrow Deposit or a failure to deliver a Disbursement Notice in accordance with the terms hereof), Escrow Agent may, unless the parties jointly agree, in a writing executed by both parties, to direct the Escrow Agent to the contrary, hold the Escrow Deposit pending receipt of a certified copy of a final judgment of a court of competent jurisdiction or, if an appeal therefrom has been timely made and jurisdiction assumed, the final judgment of the highest court to which such appeal has been made and jurisdiction assumed, instructing the Escrow Agent on the disbursal of the Escrow Deposit. Escrow Agent shall comply with such court judgment. In the alternative, the Escrow Agent may interplead the Escrow Deposit with the Pima County Superior Court in Tucson, Arizona, pursuant to Rule 22, Arizona Rules of Civil Procedure. If the Escrow Agent files an interpleader action, it shall be indemnified for all costs, including reasonable attorney's fees, in connection with such interpleader action, and shall be fully protected in suspending all or part of its activities under this Escrow Agreement until it receives a final judgment in the interpleader action.

7. Escrow Agent's Liability. The Escrow agent shall have no liability hereunder except for its own willful misconduct, bad faith or gross negligence.

8. Fees and Expenses of Escrow Agent. Escrow Agent shall not be entitled to receive fees for its services, but shall be reimbursed for expenses (including reasonable legal fees) incurred by it as Escrow Agent under this Escrow Agreement. Such fees and expenses of the Escrow Agent shall be shared equally by Seller and Buyer. The Escrow Agent shall be vested with a lien on the Escrow Deposit and the interest earned thereon for indemnification, reasonable attorneys' fee, court costs, for any suit, interpleader or otherwise, or for any other expense, fees or charges of any character or nature, which may be incurred by Escrow Agent by reason of disputes arising between Seller and Buyer. Notwithstanding any written instructions or any award made as a consequence of any suit, action or other proceeding arising out of this Escrow Agreement, the Escrow Agent shall have the right to withhold from any funds subject to disbursement an amount equal to Escrow Agent's expenses incurred pursuant to this Escrow Agreement until such additional expenses shall be fully paid.

9. Attorney's Fees and Other Expenses. If any suit, action or other proceeding arises out of this Escrow Agreement, the losing party shall pay the prevailing party:

(a) its reasonable attorneys' fees and other costs incurred in connection with the dispute giving rise to such proceedings; and

(b) unless otherwise paid directly to the Escrow Agent, the losing party's share of any expenses incurred by the Escrow Agent in connection with performing its responsibilities under this Agreement.

10. Notices. Any notice, demand or request required or permitted to be given under the provisions of this Escrow Agreement shall be in writing, addressed to the following addresses, or to such other address as any party may request in writing.

a. If to Seller:

Peak Broadcasting of Fresno, LLC  
Peak Broadcasting of Fresno Licenses, LLC  
1071 West Shaw Avenue  
Fresno, CA 93711  
Attention: Todd Lawley, Managing Member  
Facsimile: (559) 490-6097

and

Duff Ackerman & Goodrich, LLC  
Two Embarcadero  
Suite 2300  
San Francisco, CA 94111  
Attention: John M. Duff, Jr.  
Facsimile: (415) 788-7311

with a copy, which will not constitute notice, to:

Putbrese Hunsaker & Trent, P.C.  
200 S. Church Street  
Woodstock, VA 22664  
Attention: John C. Trent, Esquire  
Facsimile: (540) 459-7646

b. If to Buyer:

Lotus Fresno Corp.  
3301 Barham Blvd., Ste. 200  
Los Angeles, CA  
Attention: Howard A. Kalmenson  
Facsimile: (323) 512-2224

with a copy, which will not constitute notice, to:

Latham & Watkins LLP  
633 West Fifth Street, Suite 4000  
Los Angeles, CA 90071-2007  
Attention: Sam Weiner, Esq.  
Facsimile: (213) 891-8763

c. If to Escrow Holder, then to:

Frank C. Kalil  
Kalil & Co., Inc.  
3444 N. Country Club, Suite 200  
Tucson, Arizona 85716

Any such notice, demand or request shall be deemed to have been duly delivered and received (a) on the date of personal delivery, or (b) on the date of transmission, if sent by facsimile and received prior to 5:00 p.m. in the place of receipt (but only if a hard copy is also sent by overnight courier), or if received by facsimile after 5:00 p.m. in the place of receipt, the next business day thereafter (but only if a hard copy is also sent by overnight courier), or (c) on the date of receipt, if mailed by registered or certified mail, postage prepaid and return receipt requested, or (d) on the date of a signed receipt, if sent by an overnight delivery service, but only if sent in the same manner to all persons entitled to receive notice or a copy.

11. Counterpart Signatures ; Facsimiles. This Escrow Agreement may be executed by the parties and the Escrow Agent in any number of counterparts, and each executed copy shall be original for all purposes without account for the other copies, provided that all parties and the Escrow Agent have executed a counterpart. Delivery of an executed counterpart of a signature

page to this Agreement by facsimile shall be as effective as delivery of a manually executed counterpart of this Agreement.

12. Interpretation. This Escrow Agreement shall be governed by and construed in accordance with the laws of the State of California, except in regard to the law governing conflict of law questions and/or law governing interpleader actions, with the laws of the State of Arizona to apply in regard to procedural aspects of any interpleader action.

13. Entire Agreement. This Agreement embodies the entire agreement of the parties with respect to the subject matter hereof and supersedes all prior agreements and understandings, except that with respect to the rights and obligations of Seller and Buyer as between each other, it does not supersede, and is subject to the Purchase Agreement.

14. Amendments. This Agreement may not be amended, nor shall any waiver, change, modification, consent or discharge be effected except by an instrument in writing executed by or on behalf of the party or parties against whom enforcement of any amendment, waiver, change, modification, consent or discharge is sought.

15. Assignment; Successors and Assigns. No party, or the Escrow Agent, may assign this Agreement without the written consent of each party and the Escrow Agent. This Agreement shall be binding upon and shall inure to the benefit of the parties, the Escrow Agent and their respective legal representatives, successors and permitted assigns.

16. Section Headings. The headings contained in this Agreement are for reference purposes only and shall not in any way affect the meaning or interpretation of this Agreement.

IN WITNESS WHEREOF, the parties have caused the execution of this Agreement by their duly authorized officers on the date first above written.

**SELLER:**

**PEAK BROADCASTING OF FRESNO, LLC**

By: PEAK BROADCASTING, LLC  
Its: Sole Member

By: \_\_\_\_\_  
Name: Todd Lawley  
Title: Managing Member

**PEAK BROADCASTING OF FRESNO  
LICENSES, LLC**

By: PEAK BROADCASTING OF FRESNO, LLC  
Its: Sole Member

By: \_\_\_\_\_  
Name: Todd Lawley  
Title: Managing Member

**BUYER:**

**LOTUS FRESNO CORP.**

By: \_\_\_\_\_  
Howard A. Kalmenson  
Title: President

**ESCROW AGENT:**

**KALIL & CO., INC.**

By: \_\_\_\_\_  
Frank C. Kalil  
Title: