

ASSET PURCHASE AGREEMENT

This Asset Purchase Agreement (the "Agreement") is made as of this 16th day of August, 2017, by and between AIREN BROADCASTING COMPANY, a Nevada corporation ("Seller"), and TRUSTEES OF THE CALIFORNIA STATE UNIVERSITY ON BEHALF OF HUMBOLDT STATE UNIVERSITY ("HSU"), and HUMBOLDT STATE UNIVERSITY ADVANCEMENT FOUNDATION, a California not-for-profit corporation ("HSUAF"); HSU and HSUAF may hereinafter together be referred to as "Buyer" (HSU, HSUAF and Seller shall be each a "Party" hereto and, collectively, the "Parties").

RECITALS

WHEREAS, Seller holds the licenses and other authorizations issued by the Federal Communications Commission ("FCC") for FM radio broadcast Station KBAE, Trinidad, California, Facility ID No. 164090 (the "Station"); and

WHEREAS, Seller desires to sell, assign, and convey, and HSU desires to purchase, assume and acquire, the Station licenses pursuant to the terms and conditions set forth herein; and

WHEREAS, Seller desires to sell, assign, and convey, and HSUAF desires to purchase, assume and acquire, the assets useful in operating the Station licenses pursuant to the terms and conditions set forth herein

WHEREAS, the licenses and other authorizations issued by the FCC for the operation of the Station may not be assigned to Buyer without the prior written consent of the FCC.

AGREEMENTS

In consideration of the foregoing, and the mutual covenants and agreements set forth below, Seller and Buyer hereby agree as follows:

1. ASSIGNMENT OF LICENSE AND SALE OF ASSETS.

a. Assets to HSU. At the Closing (as defined herein below), and subject to the provisions of Section 2 hereof, Seller shall sell, assign and convey to HSU, and HSU shall purchase, assume, and acquire from Seller, those assets set forth below used in the operation of the Station, including but not limited to the following, free and clear of liens, encumbrances, and other security interests, except as specifically provided herein (collectively, the "Assets"):

(i) Licenses and Authorizations: All licenses, permits, permissions and other authorizations (including without limitation those listed in Schedule 1(a)(i) hereto issued by the FCC for the operation of the the Station (collectively, the "FCC Authorizations"); and



(ii) Agreements, Leases and Contracts: The rights of Seller under the agreements, leases or contracts listed in Schedule 1(a)(ii) hereto which are in effect on the Closing Date (collectively, the "Contracts"); and

(iii) Intangible Personal Property: all of Seller's rights in and to the trademarks, trade names, service marks, internet domain names, URLs, Internet website content, copyrights, programs and programming material, jingles, slogans, logos, technology and other intangible property which are used or held for use in the operation of the Station, including rights to use the Station's call sign (the "Intangible Property"); and

(v) Records: The Station's public inspection file, logs, and such other records that directly relate to the operation of the Station, as Buyer may reasonably request (the "Records"). The Seller will be permitted to retain or obtain copies of all Records as needed for tax and financial purposes.

b. Assets to HSUAF. At the Closing (as defined herein below), and subject to the provisions of Section 2 hereof, Seller shall sell, assign and convey to HSU, and HSU shall purchase, assume, and acquire from Seller, those assets set forth below used in the operation of the Station, including but not limited to the following, free and clear of liens, encumbrances, and other security interests, except as specifically provided herein (collectively, the "Assets"):

(i) Tangible Personal Property: all of the tangible property listed in Schedule 1(b)(i) hereto in good working order and any additions, improvements, replacements, and alterations made thereto in the Ordinary Course of Business between the date of this Agreement and the Closing Date, as defined in Section 9 herein.

c. Excluded Assets. Notwithstanding anything to the contrary contained herein, the Assets shall not include the following assets or any rights, title and interest therein (the "Excluded Assets"):

- (i) all cash and cash equivalents of Seller, including without limitation certificates of deposit, commercial paper, treasury bills, marketable securities, money market accounts and all such similar accounts or investments;
- (ii) all contracts of insurance, all coverages and proceeds thereunder and all rights in connection therewith, including without limitation rights arising from any refunds due with respect to insurance premium payments to the extent related to such insurance policies;
- (iii) all employees, and all pension, profit sharing plans and trusts and the assets thereof and any other employee benefit plan or arrangement and the assets thereof, if any, maintained by Seller;
- (iv) the Station's accounts receivable and any other rights to payment of cash consideration for goods or services sold or provided prior to the Closing Date or otherwise arising during or attributable to any period prior to the Closing Date;

(v) all rights and claims of Seller, whether mature, contingent or otherwise, against third parties with respect to the Station and the Station Assets, to the extent arising during or attributable to any period prior to the Closing Date; and

(vi) all deposits and prepaid expenses (and rights arising therefrom or related thereto).

2. PURCHASE PRICE. The Purchase Price ("Purchase Price") to be paid to Seller by Buyer in exchange for the Assets shall be a Cash Price of Seventy Thousand Dollars (\$70,000.00) and a Contribution Price described in subsection (c) hereof. The Purchase Price shall be remitted as follows:

a. Deposit. As of the date of this Agreement, Buyer has made a cash deposit in immediately available funds in the amount of Seventy-Five Hundred Dollars (\$7,500.00) (the "Deposit") in an account identified pursuant to that certain Escrow Agreement (the "Escrow Agreement") dated as of even date herewith by and among Buyer, Seller and the Escrow Agent (as defined in the Escrow Agreement). On the Closing Date (as defined Section 9 herein), the Deposit shall be disbursed to Seller and any interest accrued thereon shall be disbursed to Seller and applied to the amount owed by Buyer at Closing.

b. Cash at Closing. The sum of Sixty-Two Thousand Five Hundred Dollars (\$62,500.00) as of the Closing Date shall be paid on the Closing Date in United States Dollars by wire transfer of immediately available funds to the account(s) designated by Seller.

c. Contribution Price. At Closing, HSUAF shall provide a charitable donation letter in favor of Seller in a form and format reasonably acceptable to Seller for the difference between the Station's Purchase Price and the fair market value of the Station's Assets. Seller shall bear sole responsibility for acquiring a qualified independent appraisal to determine the fair market value of the Assets. The Station's Cash Price and Contribution Price shall together constitute the Purchase Price for the Station.

3. FCC CONSENTS.

a. Assignment of FCC Authorizations. Within five (5) business days of the date of this Agreement, Buyer and Seller shall cooperate in the preparation and filing of an application with the FCC requesting FCC consent to the assignment of the FCC Authorizations to HSU (the "Application"). FCC consent to the Application without any material adverse conditions other than those of general applicability is referred to herein as the "FCC Consent". Buyer and Seller shall diligently prosecute the Application and otherwise use their commercially reasonable efforts to obtain the FCC Consent as soon as possible. Seller shall, at its expense, give due notice of the filing of the Assignment Application in a daily, weekly or biweekly newspaper of general circulation in Trinidad, California in accordance with the rules and regulations of the FCC.

b. Application Fees. All FCC filing fees shall be paid by Buyer.

c. Modification Application. During the time beginning on the day following the filing of the Application and ending within ten (10) days thereafter ("Filing Window"), Buyer may file with the FCC in its own name a contingent site change application on the main authorization for the Station seeking to permanently relocate the Station's transmitter to a new site (the "Modification Application"). Following Seller's review and approval, which shall not be unreasonably withheld, Seller will provide Buyer with a written statement authorizing the filing of the Modification Application.

d. Auxiliary Modification. During the Filing Window, Buyer may, in Seller's name, file an application to modify the Station's current auxiliary permit ("Auxiliary Modification") to operate the Station from a different transmitter site to provide broadcast services to the public prior to the approval of and installation of facilities pursuant to the Modification Application. Following Seller's review and approval, which shall not be unreasonably withheld, Seller will provide Buyer with a written statement authorizing the filing of the Auxiliary Modification. If the transactions contemplated hereby are not consummated because of material breach by the Buyer of this Agreement or the Local Marketing Agreement to be executed concurrently with this Agreement ("LMA"), Buyer shall promptly pay for and file applications with the FCC to return KBAE to the status quo ante.

4. REPRESENTATIONS AND WARRANTIES OF SELLER. Seller hereby represents and warrants to Buyer that:

a. Organization. Seller is duly organized, validly existing and in good standing under the laws of Nevada and is qualified and in good standing under the laws of California.

b. Authority. The execution, delivery and performance of this Agreement has been duly authorized and approved by all necessary action of Seller and do not require any further authorization or consent of Seller. This Agreement constitutes the legal, valid and binding obligation of Seller, enforceable in accordance with its terms.

c. Compliance. Seller is and as of the Closing Date will be in material compliance with all applicable laws, including the Communications Act of 1934, as amended, and the rules and regulations of the FCC. The Assets are and on the Closing Date will be in material compliance with all applicable laws. Seller knows of no reason related to its qualifications which would disqualify it from holding the FCC Authorizations or assigning the FCC Authorizations to Buyer. Seller has all the material FCC Authorizations and consents required for the operation of the Station. The FCC Authorizations are valid and in full force and effect and constitute all of the authorizations issued by the FCC in connection with the operation of the Station, except that the Station is currently silent and is authorized by the FCC to be silent, and the parties intend to file the Modification Application and Temporary Applications described at 3.c. and 3.d., above.

d. Brokers. There is no broker, finder or other person who would, as a result of any agreement of or action taken by Seller, have any valid claim against either of the parties to this Agreement for a commission or brokerage fee in connection with this Agreement or the transactions contemplated herein, except for Holt Media Group, which has provided services on behalf of Seller. Seller shall be solely responsible for any fee due to Holt Media Group in connection with this Agreement and the transactions contemplated hereby.

5. REPRESENTATIONS AND WARRANTIES OF BUYER. HSU and HSUAF each hereby represents and warrants to Seller as set forth below.

a. Organization. Each of HSU and HSUAF is duly organized, validly existing and in good standing under the laws of California.

b. Authority. The execution, delivery and performance of this Agreement has been duly authorized and approved by all necessary action of each of HSU and HSUAF and do not require any further authorization or consent of on the part of either HSU or HSUAF to be binding and constitute the legal obligation of each such respective party. This Agreement constitutes the legal, valid and binding obligation of each of HSU and HSUAF as their obligations are set forth herein, enforceable in accordance with its terms.

c. Qualifications. HSU knows of no reason under current law why it would not be found fully qualified by the FCC to become licensee of the Station and to consummate the transactions contemplated by this Agreement. HSU shall take no action or engage in any conduct which would materially impair its ability to consummate this transaction or cause it to become ineligible to hold an FCC license or the other rights, titles or interests transferred to it hereunder. HSUAF shall take no action or engage in any conduct which would materially impair its ability to consummate this transaction or cause it to become ineligible to hold the assets assigned to it hereunder.

6. JOINT COVENANTS. Buyer and Seller hereby covenant and agree as follows:

a. Confidentiality. All non-public information regarding the parties and their business and properties that is disclosed in connection with the negotiation, preparation or performance of this Agreement (including without limitation all financial information provided by Seller to Buyer) shall be confidential and shall not be disclosed to any other person or entity, except the parties' authorized representatives, agents and lenders for the purpose of consummating the transaction contemplated by this Agreement, except where such information is known through other lawful sources or where its disclosure is required in accordance with applicable law, including any and all FCC regulations.

b. Control. Buyer shall not, directly or indirectly, control, supervise or direct the operation of the Station prior to Closing, except to the extent authorized in the LMA. Under the LMA, Buyer will gain the exclusive right to program the Station, subject to compliance with the Rules, Regulations, policies and orders of the FCC. Consistent with FCC Rules, control, supervision and direction of the operation of the Station prior to Closing shall remain the responsibility of Seller as the holder of the FCC Licenses. Following Closing, Seller shall have

no control over the programming, finances or other aspects of the Station operation whatsoever, and no programming obligations of Seller shall survive the Closing.

7. SELLER'S CLOSING CONDITIONS. All obligations of Seller to consummate the transactions contemplated by this Agreement are subject to the fulfillment, on or prior to the Closing Date, of each of the following conditions:

a. The FCC shall have consented to the assignment of the FCC Authorizations to Buyer and the grant of the contingent Modification Application without any condition materially adverse to Seller.

b. Buyer shall have delivered the Purchase Price to Seller.

8. BUYER'S CLOSING CONDITIONS. All obligations of Buyer to consummate the transactions contemplated by this Agreement are subject to the fulfillment, on or prior to the Closing Date, of the following conditions:

a. The FCC shall have consented to the assignment of the FCC Authorizations to HSU and the grant of the contingent Modification Application without any condition materially adverse to Buyer.

9. CLOSING. The Closing of the transactions contemplated by this Agreement and all deliveries to be made at such time shall take place at the offices of Jerold L. Jacobs, 1629 K Street, NW, Suite 300, Washington, DC 20006, or at such other mutually agreed location, at a mutually agreed date which is not more than ten (10) business days after the FCC issues an initial Order granting the assignment of the FCC Licenses from Seller to Buyer and the Modification Application; provided, that the parties shall not be obligated to proceed to Closing if (1) the Order includes conditions materially adverse to Buyer or Seller, or (2) the other conditions precedent to Closing have not been satisfied or waived.

10. CLOSING DELIVERABLES.

a. Seller Documents. At Closing, Seller shall deliver or cause to be delivered to Buyer:

(i) a certificate executed by Seller's secretary or assistant secretary certifying authorization by the Seller's board of directors for the execution, delivery and performance of this Agreement, including the consummation of the transactions contemplated hereby;

(ii) a certificate dated as of the Closing Date from Seller executed by an officer of Seller certifying that the representations and warranties of Seller made herein were true and correct in all material respects as of the date of this Agreement and are true and correct in all material respects as of the Closing Date, and that Seller has performed and complied in all material respects with all covenants and agreements required to be performed or complied with by Seller on or prior to the Closing Date.

(iii) an assignment of FCC authorizations assigning the FCC Authorizations from Seller to HSU;

- (iv) an assignment of contracts assigning the Contracts from Seller to Buyer;
 - (v) a bill of sale conveying the Assets set forth in Section 1.a herein from Seller to HSU and a bill of sale conveying the assets set forth in Section 1B herein from Seller to HSUAF; and
 - (vi) any other documents reasonably requested by Buyer to more fully evidence or effect the transactions contemplated by this Agreement.
- b. Buyer Deliverables. At Closing, Buyer shall deliver or cause to be delivered to Seller:
- (i) the Purchase Price in accordance with Section 2 hereof;
 - (ii) a certificate executed by Buyer's secretary or assistant secretary certifying authorization by the Seller's board of directors for the execution, delivery and performance of this Agreement, including the consummation of the transactions contemplated hereby;
 - (iii) a certificate dated as of the Closing Date from Buyer executed by an officer of Buyer certifying that the representations and warranties of Buyer made herein were true and correct in all material respects as of the date of this Agreement and are true and correct in all material respects as of the Closing Date, and that Buyer has performed and complied in all material respects with all covenants and agreements required to be performed or complied with by Buyer on or prior to the Closing Date.
 - (iv) an assumption of the FCC authorizations.
 - (v) an assumption of the Contracts.

11. TERMINATION. This Agreement may be terminated as follows:

- a. By mutual written consent of Seller and Buyer.
- b. By Seller or Buyer upon written notice to the other Party if the Closing shall not have occurred on or before the date that is twelve (12) months after the date hereof, provided that the Party seeking to terminate is not in default hereunder. If the FCC denies the Assignment Application within this 12-month period, or if the FCC designates the Assignment Application for hearing within that period, either party may also terminate this Agreement, upon ten (10) days' written notice to the other.
- c. If a Party breaches in any material respect any terms of this Agreement or the LMA, or defaults in any material respect in the performance of any of its covenants or agreements contained herein or in the LMA, and such breach or default is not cured within thirty (30) days of written notice thereof, the non-breaching Party may terminate this Agreement by written notice to the breaching party.

12. REMEDIES. If this Agreement is terminated pursuant to Sections 11(a) or 11(b) hereof, then neither Buyer nor Seller shall have any liability to the other, each party shall bear its own expenses, and the Escrow Agent shall return to Buyer the Escrow Deposit and all interest earned

thereon. If this Agreement is terminated pursuant to Section 11(c) hereof due to a material default of Seller then, in addition to any other remedies to which it may be entitled, Buyer may seek a decree of specific performance, it being agreed by both Buyer and Seller that the Assets to be conveyed hereunder are unique and irreplaceable, and that monetary damages alone may not suffice to compensate Buyer for the loss of an opportunity to acquire the Stations on the terms set forth herein. If this Agreement is terminable pursuant to Section 11(c) due to Buyer's material default, then Buyer agrees to pay to Seller a sum equal to the Escrow Deposit as and for liquidated damages and not as a penalty, it being agreed that actual damages would be difficult to calculate.

13. INDEMNIFICATION. Seller shall indemnify, defend, and hold Buyer harmless against all claims, demands and legal actions and will reimburse Buyer for any damages (including legal fees incurred with respect to same) resulting from, or arising out of (a) the material breach by a Seller of any of its representations, warranties or covenants set forth herein, (b) all liabilities of Seller other than to the extent Buyer expressly agrees to assume such liabilities pursuant to the terms hereof, or (c) all liens, charges or encumbrances on any of the Assets that are not expressly permitted by this Agreement. Buyer shall indemnify, defend and hold Seller harmless against all claims, demands and legal actions, and will reimburse Seller for any damages (including legal fees incurred with respect to same) resulting from, or arising out of (a) the operation of the Stations after Closing, (b) the material breach by Buyer of any of its representations, warranties or covenants set forth herein or (c) all obligations which Buyer expressly assumes herein. Should any claims covered by the foregoing provisions be asserted against either party, the party being charged shall notify the other promptly and give it an opportunity to defend the same; the Parties shall extend reasonable cooperation to each other in connection with such defense.

14. NOTICES. All notices hereunder shall be delivered in writing and shall be deemed to have been duly given if delivered and received by certified mail, return receipt requested, or by expedited courier service, to the following addresses or such other addresses as any party may provide by written notice:

To Seller: Airen Broadcasting Company
555 Capitol Mall Suite 800
Sacramento CA 95814
Attention: Suzanne E. Rogers, President

With a copy to (which shall not, however, constitute notice):

Fletcher, Heald & Hildreth PLC
1300 N. 17th Street, 11th Floor
Arlington, VA 22209
Attention: Susan Marshall, Esq.

To HSU: Humboldt State University
1 Harpst Street

Arcata, CA 95521
Attention: Peter M. Fretwell

With a copy to (which shall not, however, constitute notice):

Law Offices of Jerold L. Jacobs
1629 K Street N.W., Suite 300
Washington, D.C. 20006
Attention: Jerold L. Jacobs, Esq.

To HSUAF: Humboldt State University Advancement Foundation
1 Harpst Street
Arcata, CA 95521
Attention: Peter M. Fretwell

With a copy to (which shall not, however, constitute notice):

Law Offices of Jerold L. Jacobs
1629 K Street N.W., Suite 300
Washington, D.C. 20006
Attention: Jerold L. Jacobs, Esq.

15. Governing Law. This Agreement shall be construed in accordance with and governed by the laws of the State of California, without regard to the conflicts of law rules of such state.

16. Counterparts. This Agreement may be signed in any number of counterpart signatures, each of which shall be deemed an original, with the same effect as if the signatures thereto and hereto were upon the same instrument.

17. Entire Agreement; Binding Effect. This Agreement and all attachments hereto is the only agreement between the parties relating to the subject matter hereof, and contains all of the terms agreed upon with respect to the subject matter hereof. This Agreement may not be changed, modified, terminated or discharged, in whole or in part (other than in accordance with the respective terms hereof), except by a writing executed by all parties hereto. No waiver of any of the provisions or conditions of this Agreement or any of the rights of a party hereto shall be effective or binding unless such waiver shall be in writing and signed by the party claimed to have given or consented to such waiver.

This Agreement and the various rights and obligations arising hereunder shall be binding upon and inure to the benefit of Seller and Buyer and their respective transferees, successors and permitted assigns. Except as otherwise provided in the immediately preceding sentence, nothing herein, express or implied, is intended or shall be construed to confer upon or to give to any person, corporation, firm or legal entity other than the parties hereto, any rights, remedies or other benefit.

18. Headings. The numbered paragraph headings of this Agreement are for convenience only and in no way modify, interpret or construe the specific provisions of this Agreement.

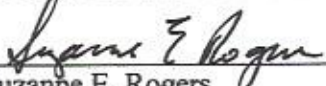
19. Expenses. Each party shall be responsible for payment of its own expenses in connection with the execution and delivery of this Agreement and the consummation of the transactions contemplated hereby.

20. Invalidity. The invalidity or unenforceability of any term or provision of this Agreement, or the application of such term or provision to any person or circumstances, shall not impair or affect the remainder of this Agreement and its application to other persons and circumstances, and the remaining terms and provisions hereof shall not be invalidated but shall remain in full force and effect.

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date first written above.

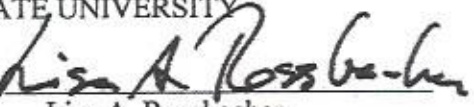
SELLER:

AIREN BROADCASTING COMPANY

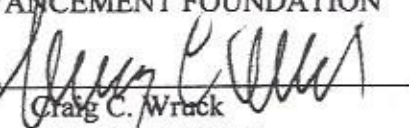
By: 
Suzanne E. Rogers
President

BUYER:

TRUSTEES OF THE CALIFORNIA STATE
UNIVERSITY ON BEHALF OF HUMBOLDT
STATE UNIVERSITY

By: 
Lisa A. Rossbacher
President, Humboldt State University

HUMBOLDT STATE UNIVERSITY
ADVANCEMENT FOUNDATION

By: 
Craig C. Wruck
Executive Director

SCHEDULE 1(a)(i)

FCC AUTHORIZATIONS

KBAE License (FCC File No. BLH-20141023AAQ) – expires 12/01/2021

KBAE Auxiliary Construction Permit (FCC File No. BXPB-20150518AFB) – expires 5/27/2018

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SCHEDULE 1(a)(ii)

CONTRACTS

NONE.

for

SCHEDULE 1(b)(i)
TANGIBLE PERSONAL PROPERTY

See attached KBAE Radio Inventory List

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KBAE Radio / Airen Broadcasting Co.

INVENTORY LIST

STUDIO (Office and On-Air)

Item	QTY	Description/Type
Computers	9	7 Desktop computers / 2 Laptops
Audio Processor	1	Audio Processor & Stereo generator - Optimod 8100-A
Audio Console	1	AudioArts R55e-12 12-channel analog
Phone Module	1	AudioArts SPH-55e
Prewire 12-channel	1	AudioArts R55e-12-P28 Prewire 12-Channel
Digital Phone hybrid	2	Telco 2001-00027 One digital phone hybrid
Leg Studio Mic	1	Heil PR-40 Large D Dynamic Studio Mic
Spider Shock Mount	4	Heil SM28 Spider Shock Mount, Black
Silent Mic Boom	4	Heil PL2T Silent Mic Boom w/Cable Run
Riser	2	Heil RS1 12" Riser, Black
Flash Mount Insert	2	Heil DT1 Flash mount brass insert
Mic processor	4	dux 286A Microphone Processor
On-Air Light	2	Titus OAL-XS Horizontal On-Air Light
Relay	2	Henry Super Relay
CD Player w/ balance	2	Tascam CD-01UPRO 1RU PRO CD Player
Studio Monitor Speaker	4	Tannoy R6 Reveal 6" 2-way Studio Monitor Spkr
Linear Amp	2	ART SLA1 100-Watt Studio Linear AMP
Headphone AMP	2	Watts HC4 4-Channel Headphone AMP
Closed Ear Headphone	4	Sony MDR7506 Closed Ear Headphone
Audio Card	2	Echo Min Midi Audio Card
Rack Mount Tuner	1	Rolls R560 Digital AM/FM/EDS Rack Mount Tuner
Off-Air Mod. Monitor	1	Inovonics 550-00 FM off-air Modulation Monitor
Audio Switcher	1	Broadcast Tools SS4.1-III 4x1 Stereo Audio Switcher
Rack Mount Kit	1	Broadcast Tools RA-1 Rack Mount Kit
Outlet	2	Middle Atlantic PD-1015C 10-Outlet 15-Amp
Audio Encoder	1	Berix Instreamer-100 IP Audio Encoder
Rack Mount Receiver	1	Dayton AFCS Am/FM/WOAA Rack Mount Receiver
8-Chnl Audio Console	1	AudioArts R55e-8 8-Channel Analog Audio Console
Phone Module	1	AudioArts SPH-55e Phone Module
Prewire 8-channel	1	AudioArts R55e-8-P28 Prewire 8-Channel
Furniture Design	2	AudioArts A-line Furniture Design
Encoder/Decoder	1	Sage ENDEC EAS Encoder/Decoder
Studio Mic	2	Heil PR40 Large D Dynamic Studio Mic
Table Top Turret	2	Whetstone A-Line Table Top Turret
CPU	4	CPU Automated System
Remote Control System	1	Gerrman - Remote Control System
Transmitter	1	BEXT 150Watt Transmitter
H-Prisms	2	Tutor H-Prisms
Modulation Monitor	1	TTC Modulation Monitor Model 884
Remote Power Outlet	1	MIDDLE ATLANTIC RLM-15-1C Remote Switchable Power Outlet 15 Amps

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ROOFTOP

<u>Item</u>	<u>Qty</u>	<u>Description/Type</u>
Power Amplifier	1	Silicone Valley Transmitter 10-1000
UPS	1	2500 Watt Universal Power System
Remote Control	1	2 nd Remote Control
Transmitter	1	STL Microwave Transmitter -Moseley PCL-606C

TRANSMITTER SITE

<u>Item</u>	<u>Qty</u>	<u>Description/Type</u>
Transmitter	1	STL Microwave Transmitter - Moseley PCL-606C
Transmitter	1	92.5 MHz
Receiver	1	STL Receiver - Bext LDR-1
FM Broadcast Exciter	1	Broadcast Electronics FX-30
FM Broadcast Exciter (B/U)	1	Pteck FM-30
CPU	1	CPU Automated System