

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC. 20554

In re Applications of

SF INDIEFEST)	BNPL-20131108AIR
San Francisco, CA)	Facility ID No. 192510
)	
SAN FRANCISCO COMMUNITY RADIO, INC.)	BNPL-20131114AQD
San Francisco, CA)	Facility ID No. 192498
)	

To: Chief, Audio Division, Media Bureau

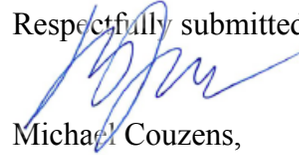
MINOR AMENDMENT: VOLUNTARY TIME SHARE

SF Indiefest, by its attorney, here submits a voluntary time sharing agreement with San Francisco Community Radio, Inc. The two applicants were identified as tied and in first place with other applicants in Group No. 37, in the public notice released on July 9, 2014, FCC 14-96A2. This agreement is submitted within the 90-day widow provided by Public Notice, FCC 14-96A1, p. 6.

The attached agreement is in writing and is in full compliance with the requirements of Section 73.872(c) of the Commission's Rules and Regulations: (i) The agreement specifies the proposed hours of operation for each time share proponent. (ii) The proposal does not provide for any simultaneous operations. (iii) Each proponent proposes to operate for a minimum of 10 hours per week. Here in fact, the full 168-hour week is divided evenly between the two proponents.

Any questions with respect to this matter should be directed to the undersigned.

Respectfully submitted,



Michael Couzens,
Attorney for SF Indiefest

cc. Parul Desai, Esq.
Jeff Ross
Damin Esper

October 7, 2014

Michael Couzens Law Office
6536 Telegraph Avenue, Suite B201
Oakland, CA 94609

Tel. (510) 658-7654
Fax (510) 654-6741
cuz@well.com

TIME SHARING AGREEMENT

The parties signing this agreement are entering into a voluntary time sharing agreement, as permitted by Section 73.872(c) of the Commission's Rules and Regulations. The proposed hours of operation are as follows:

San Francisco IndieFest: Daily 8a-2p and 8p-2a

San Francisco Community Radio: Daily 2p-8p and 2a-8a

This voluntary time share agreement will serve the public interest, because it will reduce the volume of mutually exclusive applications. By foreclosing competition between the parties, it will conserve each applicant's resources to concentrate on constructing stations and bringing new LPFM service.

Each party certifies that its application was not filed for the purpose of reaching or carrying out this time sharing agreement, or any settlement agreement.

Neither the applicant nor its principals has been promised or paid anything in exchange for entering into this time sharing agreement.

No consideration is being promised by us or to us and none will be paid.

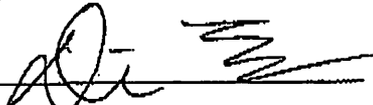
The above document, once fully executed by the Parties, constitutes the final and complete agreement as to the subject matter, and no other promises, oral or written, have been made.

I am authorized and have full authority to enter into this agreement and to make these representation on behalf of the applicant. The foregoing is sworn to under the penalties for perjury provided in the laws of the United States.



Date: 10-7-14

{Jeff Ross, Director, SF IndieFest}



Date: 10-7-14

{Damin Esper, Board Member, San Francisco Community Radio}