

The Foundation for Social Justice (FSJ) holds as its core principal that education is a fundamental human right, which should be open and available to all, regardless of socio-economic status. Our membership (in excess of 1,000) believes passionately that expanded access to education is the primary catalyst for producing a society which values the dignity of every human being, defends equality and human rights, and strives to improve the public good.

To advance this mission, the FSJ has created “The Los Angeles Social Justice Radio Project” (LASJRP), which seeks to operate an LPFM station in the San Fernando Valley region of America’s second-largest city. LASJRP’s vision is twofold: 1) to spread information and knowledge over the airwaves, particularly to an audience of 18-35 year-olds who do not generally listen to public radio, and 2) to use our LPFM station as fulcrum to advance other civic improvement groups.

To satisfy our first objective, LASJRP has assembled a remarkable team of academics; our program hosts include five Professors and Ph.D.’s at or from Princeton, Cal State, Harvard, and Claremont, bringing many hours of vibrant, representative, locally produced original programming to the residents of the San Fernando Valley every day [see attached program schedule]. To reach the younger audience (often alienated by the conventions of public radio), many of our proposed programs employ a expert/layperson format, wherein a conversation occurs between the scholar and the layperson, the latter serving as a proxy for the typical audience member.

To satisfy our second objective, LASJRP has created the innovative concept of pairing each program with a public interest charity related to the program content. For example, our program “Know Thy Food” will spend a portion of the broadcast discussing the valuable work of Second Harvest (which provides food to families in need), “El Mundo Hoy” will do the same for Homeboy Industries (which offers job training to ex-gang members attempting to re-integrate with productive society), and “Aviation Week” will highlight The Young Eagles (which teaches disadvantaged children how to fly).

This is why The Los Angeles Social Justice Radio Project has such strong community support, from the Pierce College students who will receive valuable broadcast experience to the elected officials in Los Angeles’ City Hall and Neighborhood Councils [please see attached Letters of Support]. With a production team with over forty years of combined media experience, LASJRP is poised to make a significant contribution to the civic good of the community it serves.

Thank you for your considering this application.

Board of Directors

The Foundation for Social Justice

FM-99.1 The Los Angeles Social Justice Radio Project "Launch Schedule"

Brought to you by:
The Foundation for Social Justice
And our dedicated volunteers

	MON	TUE	WED	THU	FRI	SAT	SUN			
6:50AM to 7AM	American National Anthem							6:50AM to 7AM		
7AM	Matt & Michelle In The Morning featuring Dr. Matthew Nickens & Michelle Pentreath. Local news, current events, and daily attractions for Angelenos living in and visiting the San Fernando Valley					Classical Music		7AM		
8AM	Beacon of Health featuring Dr. Collin Braun & Erin Yeomans. Physiological education, kinesiology, and general information on fitness.							8AM		
9AM								9AM		
10AM	The Pierce College Hour * Valley Roots - Musical talk-show; interviews with local artists	The Pierce College Hour * Turbo - Discussion; Social issues with an emphasis on the local Latino population	The Pierce College Hour * Beyond the Print - Pierce College news & events	The Pierce College Hour * The Struggle - Independent local artists and culture	The Pierce College Hour * Radio Green - Environmental news & information	Jazz Music		10AM		
11AM	Diaspora featuring Venus Soto-Flores. A cultural education on the Los Angeles Communities, displaced and assimilated (prior broadcast)	Aviation Week featuring Bill Berle. Aviation news and information from Whiteman Airport (prior broadcast)	Know Thy Food featuring Arash Farhoomand. Informative discourse on your three-course, from field to table (prior broadcast)	El Mundo Hoy featuring Prof. Linda Alvarez & Denis Martinez. News & Views from the Latin world and the Latin street (prior broadcast)	Devil's Advocate featuring Rev. Patrick Ioakimedes. Analysis of the intersection between religion & politics; contemporary issues (prior broadcast)			Beacon of Health featuring Dr. Collin Braun & Erin Yeomans. Physiological education, kinesiology, and general information on fitness (prior broadcast)	Beacon of Health featuring Dr. Collin Braun & Erin Yeomans. Physiological education, kinesiology, and general information on fitness (prior broadcast)	11AM
NOON	Jazz Music							Radio Free Europe	Sara Does it All	NOON
1PM	Classical Music					Radio Free Europe	Sara Does it All	1PM		
2PM						Radio Free Europe	Commuting Wit	2PM		
3PM						Pierce College Sports	Pierce College Sports	3PM		
4PM	The Pierce College Hour * Radio Green - Environmental news & information (prior broadcast)	The Pierce College Hour * Valley Roots - Musical talk-show; interviews with local artists (prior broadcast)	The Pierce College Hour * Turbo - Discussion; Social issues with an emphasis on the local Latino population (prior broadcast)	The Pierce College Hour * Beyond the Print - Pierce College news & events (prior broadcast)	The Pierce College Hour * The Struggle - Independent local artists and culture (prior broadcast)	Beacon of Health featuring Dr. Collin Braun & Erin Yeomans. Physiological education, kinesiology, and general information on fitness (prior broadcast)	Beacon of Health featuring Dr. Collin Braun & Erin Yeomans. Physiological education, kinesiology, and general information on fitness (prior broadcast)	4PM		
5PM	Live News Update							Classical Music	5PM	
5:15PM	Commuting Wit featuring Matt Taylor; A satirical take on today's news & events from the World-Famous Comedy Store					5:15PM				
5:30PM	Radio Free Europe featuring Prof Brice Nicholson, Domestic & international current events and analysis					5:30PM				
6:15PM	Sara Does it All - featuring Sara Kim. Socially conscious lifestyle from all the Valley's neighborhoods					Jazz Music		6:15PM		
6:45PM	Live News Update							6:45PM		
7:00PM	A View from The Yard featuring Dr. Constantine Boussalis, Harvard Law School, Legal analysis and education							7:00PM		
7:30PM	Culinary Heritage featuring Chef Amy Tyrrell, Educational information on traditional and healthy cuisine					Open University		7:30PM		
8PM	Aviation Week featuring Bill Berle. Aviation news and information from Whiteman Airport	Know Thy Food featuring Arash Farhoomand. Informative discourse on your three-course, from field to table	El Mundo Hoy featuring Prof. Linda Alvarez & Denis Martinez. News & Views from the Latin world and the Latin street	Devil's Advocate featuring Rev. Patrick Ioakimedes. Analysis of the intersection between religion & politics; contemporary issues	Diaspora featuring Venus Soto-Flores. A cultural education on the Los Angeles Communities, displaced and assimilated			8PM		
9PM	Pierce College Music Project College student radio music hour							9PM		
10PM	Matt & Michelle In The Morning Show News, events, and daily attractions for Angelenos living in and visiting the San Fernando Valley (prior broadcast)					Off-air		10PM		
11PM								11PM		
MIDNIGHT										
6-6:49AM						6-6:49AM				
						Green: LOCALLY PRODUCED ORIGINAL PROGRAMMING	Public Domain programming	Original programming	Previously aired	*The Programs here represent the best of Pierce College Radio, however the programs final schedule determination will be made by the chair of Media Arts at Pierce College

*99.1FM currently serves South, Southwest, and Midwest San Fernando Valley areas of Los Angeles, CA; Visit website for tips on Low Power FM reception.

ARTICLES OF INCORPORATION

for a

NONSTOCK MUTUAL BENEFIT CORPORATION

ARTICLE I : NAME

The name of the corporation is “The Los Angeles Social Justice Radio Project”.

ARTICLE II : PURPOSE

(A) This corporation is a nonprofit Mutual Benefit Corporation organized under the Nonprofit Mutual Benefit Corporation Law. The purpose of this corporation is to engage in any lawful act or activity, other than credit union business, for which a corporation may be organized under such law.

(B) The specific purpose of this corporation is to act as nominal owner for an LPFM station on behalf of “The Foundation for Social Justice”.

(i) It is the intent of Los Angeles Social Justice Radio Project to establish and operate an FCC licensed low power FM radio station, for the purposes of broadcasting community-based, public interest, educational radio programming in the Los Angeles, CA metropolitan area. The specific purpose of this entity is to provide a wide spectrum of educational and/or beneficial broadcast programming, representing local community interests, viewpoints, discussions, alternate and/or minority views which are largely unavailable (or unduly affected by commercial interests and advertisers) through the majority of commercial radio media outlets. The purpose of this entity is also to encourage, facilitate, support, and provide inclusive discussion and debate venues that can and will educate and inform the local populace, and specifically without an overarching bias or preference shown to any specific political, economic, religious, cultural, or demographic preference.

(ii) The Los Angeles Social Justice Radio Project may engage in any and all other community benefit, educational, and/or charitable activities pursuant to its going concern. To these ends, the entity may do and engage in any and all lawful activities that may be incidental or reasonably necessary to any of these purposes, and it shall have and may exercise all other powers and authority now or hereafter conferred upon associations in the State of California.

ARTICLE III : PRINCIPAL OFFICE & INITIAL AGENT FOR SERVICE

(A) The office of The Los Angeles Social Justice Radio Project shall be located at the address of 9210 Langdon Avenue, Suite 1, Los Angeles, CA 91343; or at such place as the Directors may determine necessary in the future.

(B) The resident agent for the corporation is Arash Farhoomand, Director of Operations and Management.

ARTICLE IV : CAPITAL STOCK AUTHORITY

The corporation has no authority to issue capital stock.

ARTICLE V : DURATION

(A) The duration of The Los Angeles Social Justice Radio Project shall be perpetual.

(B) The death, incapacitation, removal, or resignation of any member of the entity shall not automatically result in the dissolution of the entity.

ARTICLE VI : STRUCTURE & MEMBERSHIP

(A) The Los Angeles Social Justice Radio Project shall consist of seven (7) members, established for the commonly held and agreed purposes of providing community benefits consisting of public communication access, dissemination of and communication regarding educational and other beneficial opportunities for the local community, and a public discussion forum for topics of interest to the local community. Commensurately, the members of the entity are therefore dedicated to the promotion and advancement of such community-based broadcast licensure and facilities.

(B) No financial investment, membership fee, or annual dues are required for membership.

(C) The Los Angeles Social Justice Radio Project shall not discriminate in any way, either in principle or in fact, on the basis of race, color, gender, sexual orientation, religious affiliation, handicap, national origin, or political affiliation.

(D) Additional members may be named upon a majority vote of the board of directors.

ARTICLE VII : BOARD OF DIRECTORS

(A) The entity shall be governed by at least seven (7) officers to be determined by the group. The name and total number of officer positions will be determined as the group requires, changeable as circumstances necessitate. One person will be designated as the entity's agent in the State of California, as required by state law.

(B) Officers may be elected annually by nomination from any member and a majority vote of at least a quorum of the organization.

ARTICLE VIII : GOVERNANCE & BYLAWS

(A) General corporate powers. Subject to the provisions of the California Non profit Corporation Law and any limitations in the Articles of Incorporation and these bylaws relating to action required to be proved by the members, the business and affairs of the corporation shall be managed, and all corporate powers shall be exercised, by or under the direction of the board of directors.

(B) Specific powers. Without prejudice to these general powers, and subject to the same limitations, the directors shall have the power to:

(i) select all officers, agents and employees of the corporation; remove all officers, agents and employees of the corporation and prescribe any powers and duties for them that are consistent with law, with the Articles of Incorporation and with these bylaws;

(ii) serve as employees of the corporation, provided that such employment is directly relevant to the going concern and mission statement of the corporation, and such employment is approved by a majority vote by the board.

(iii) change the principal office or the principal business office in the State of California from one location to another; cause the corporation to be qualified to do business in any other state, territory, dependency or country, and conduct business within or outside the State of California; and designate any place within the State of California for the holding of any members' meeting or meetings, including annual meetings;

(iv) adopt, make, and use a corporate seal and, where appropriate, alter the form of the seal;

(v) develop an annual budget on behalf of the corporation, and undertake actions necessary to maintain the corporation as a going concern.

(vi) amend or adopt existing or additional bylaws by supermajority (two-thirds vote).

(C) Election and Term of Office of Directors. Directors shall be elected at the first meeting of the members of the corporation and shall hold office until the next annual meeting; provided, however, that if any annual meeting is not held or the directors are not elected thereat, they may be elected at any special members' meeting held for that purpose. Each such director, including a director elected to fill a vacancy or elected at a special members' meeting, shall hold office until expiration of the term for which elected and until a successor has been elected and qualified.

(D) Vacancies. A vacancy or vacancies in the board of directors shall be deemed to exist on the occurrence of the following:

(i) the death, resignation, or removal of any director;

(ii) the declaration by resolution of the board of directors of a vacancy of the office of a director who has been declared of unsound mind by an order of court or convicted of a felony or has been found by final order or judgment of any court to have breached a duty under Sections 5230 and following of the California Non profit Corporation Law;

(iii) the increase of the authorized number of directors.

(E) Place of Meetings; Meetings by Telephone. Regular meetings of the board of directors may be held at any place within the State of California that has been designated from time to time by resolution of the board. In the absence of such designation, regular meetings shall be held at the principal office of the corporation. Special meetings of the board shall be held at any place within the State of California that has been designated in the notice of the meeting or, if not stated in the notice or, if there is no notice, at the principal office of the corporation. A regular or special meeting of the board of directors may be held at any place consented to in writing by all the board members, either before or after the meeting. If consents are given, they shall be filed with the minutes of the meeting. Any meeting, regular or special, may be held by conference telephone or similar communication equipment, so long as all directors participating in the meeting can hear one another and all such directors shall be deemed to be present in person at such meeting.

(F) Annual Meeting. Immediately following each annual meeting of members, the board of directors shall hold a regular meeting for the purpose of organization, election of officers, and the transaction of other business; notice of this meeting shall not be required.

(G) Other Regular Meetings. Other regular meetings of the board of directors shall be held without call at such time as shall from time to time be fixed by the board of directors. Such regular meetings may be held without notice.

(H) Special Meetings. Special meetings of the board of directors for any purpose may be called at any time by the chairperson of the board or any two directors, provided the following conditions are satisfied:

(i) Notice. Notice of the time and place of special meetings shall be given to each director by one of the following methods: (1) by personal delivery of written notice; (2) by first class mail, postage paid; (3) by telephone communication, either directly to the director or to a person at the director's office who would reasonably be

expected to communicate such notice promptly to the director; or (4) by electronic mail. All such notices shall be given or sent to the director's address or telephone number as shown on the records of the corporation.

(ii) Time requirements. Notices sent by first class mail shall be deposited into a United States mail box at least four days before the time set for the meeting. Notices given by personal delivery, telephone or electronic mail shall be delivered, telephoned or transmitted at least 48 hours before the time set for the meeting.

(iii) Notice contents. The notice shall state the time and place for the meeting.

(I) Quorum for Directors' Meeting. A majority of the authorized number of directors shall constitute a quorum for the transaction of business. Every act or decision done or made by a majority of the directors present at a meeting duly held at which a quorum is present shall be regarded as the act of the board of directors, subject to the provisions of the California Non profit Corporation Law. A meeting at which a quorum is initially present may continue to transact business, notwithstanding the withdrawal of directors, if any action taken is approved by at least a majority of the required quorum for that meeting.

(J) Adjournment. A majority of the directors present, whether or not constituting a quorum, may adjourn any meeting to another time and place.

(K) Action without Meeting. Any action required or permitted to be taken by the board of directors may be taken without a meeting, if all members of the board, individually or collectively, consent in writing to that action. Such action by written consent shall have the same force and effect as a unanimous vote of the board of directors. Such written consent or consents shall be filed with the minutes of the proceedings of the board.

ARTICLE IX : EDITORIAL POLICY

(A) All editorial policy shall adhere to the educational mission of The Foundation for Social Justice, which holds:

- (i) That education and access to knowledge and information is a human right
- (ii) That every human life has dignity and is worthy of respect

(B) All subsequent decisions concerning editorial policy shall be the purview of the editorial board, composed of the total number of directors listed herein.

ARTICLE X : ACCOUNTING & RECORDS

(A) The fiscal year of The Los Angeles Social Justice Radio Project shall be January 1 through December 31 of each year.

(B) All minute books, correspondence, and other records shall be preserved by the Officers. Records that have ceased to be of use for the conduct of the affairs of the entity may be turned over for preservation to a depository designated by it, or destroyed.

ARTICLE XI : ENACTMENT

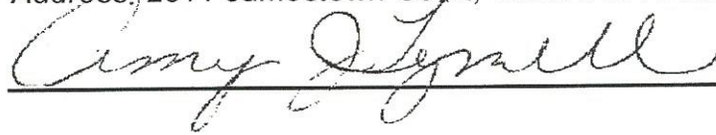
Immediately upon receipt of an LPFM construction permit from the Federal Communications Commission, The Los Angeles Social Justice Radio Project will file these articles with the State of California, paying any attendant taxes and fees.

Notwithstanding any of the above statements of purposes and powers, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the specific purposes of this corporation.

IN WITNESS WHEREOF, I have signed these articles and acknowledge the same to be my act on this 14 day of November, 2013.

Amy Tyrrell, President.

Address: 2511 Jamestown Court, Oxnard CA 93035



Brice Nicholson, Executive Director.

Address: 11085 Kenya Place, Northridge CA 91326



Arash Farhoomand, Director of Operations & Management.

Address: 9210 Langdon Avenue, North Hills CA 91343



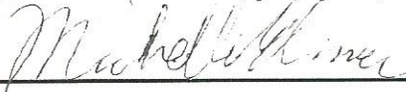
William Berle, Director of Community Outreach

Address: 21078 Strathern Street, Canoga Park CA 91304



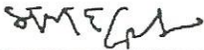
Michelle Elmer, Director of Public Affairs

Address: 11088 Kenya Place, Northridge CA 91326



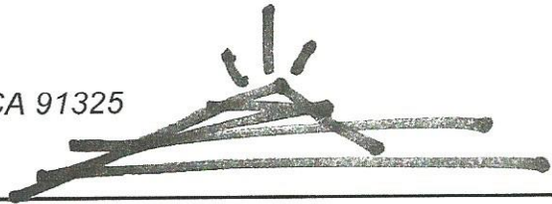
Stuart Cropley, Media Producer

Address: 14409 Collins Street, Sherman Oaks CA 91401



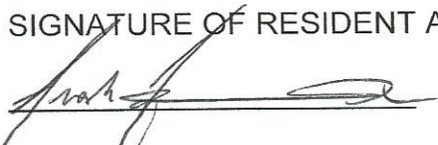
Alexandre Zuyovich, Media Producer

Address: 8555 Balboa Boulevard, Northridge CA 91325



I hereby consent to my designation in this document as resident agent for the corporation.

SIGNATURE OF RESIDENT AGENT LISTED IN **ARTICLE III (B)**:



Arash Farhoomand

Articles of Incorporation
The Foundation for Social Justice

The undersigned, a majority of whom are citizens of the United States, desiring to form a Non-Profit Corporation under the Non-Profit Corporation Law of California, do hereby certify:

1: Name

The name of the Corporation shall be **The Foundation for Social Justice**.

2: Place

The place in this state where the principal office of the Corporation is to be located is the County & City of Los Angeles, California. [9210 Langdon Ave. Suite 1, North Hills, CA 91343]

3: Purpose

Said corporation is organized exclusively for educational and community benefit purposes, including the promotion and support of improved community education, the defense of equality and human rights, recognizing the dignity of every human being, the protection of democratic and political rights, and the improvement of the social good.

4: Initial Trustees

The names and addresses of the persons who are the initial trustees of the corporation are as follows:

Michelle Elmer, Chairwoman; 11088 Kenya Place, Northridge CA 91326

Joseph Sain, Treasurer; 68705 Jarana Road, Cathedral City CA 92234

Dennis Martinez, Secretary; 7430 Nestle Avenue, Reseda CA 91335

Amy Tyrrell; 2511 Jamestown Court, Oxnard CA 93035

Brice Nicholson; 11085 Kenya Place, Northridge CA 91326

Arash Farhoomand; 9210 Langdon Avenue, North Hills CA 91343

William Berle; 21033 Strathern Street, Canoga Park CA 91304

Courtney Driver; 5016 Bakman Ave., #410, North Hollywood, CA 91601

Rev. Patrick Ioakmedes; 5318 Bellingham Street, Valley Village CA 91607

Rev. Coy Remer; 321 H Street, Elgin OK 73538

5: Non-Profit Status

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Third hereof. No substantial part of the activities of the corporation shall be attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

6: Membership

There shall be two classes of membership in the corporation, Voting Members and Associate (non-voting) Members.

The right of members to vote shall be determined as provided in Section 7.6(a).

6.1: Termination of Membership

(a) Causes of termination. The membership of a member shall terminate upon his/her resignation, or by a majority vote of the remaining members upon a formal resolution of findings that the member has engaged in conduct materially and seriously prejudicial to the interests and purposes of the corporation.

(b) Procedure for expulsion. Following the determination that a member should be expelled under paragraph (a) above, the corporation shall follow the expulsion procedure set forth in California Corporation Code 5341.

7: Meeting

Meetings of the membership shall be held at any place within the State of California as designated by the board of directors. In the absence of any such designation, members' meetings shall be held at the principal office of the corporation.

7.1: Annual Meeting

The annual meeting of members shall be held on the First day of December each year, unless the board of directors fixes another date and so notifies the members as provided in Section 7.3. If the scheduled date falls upon a legal holiday, the meeting shall be held on the next business day.

7.2: Special Meeting

(a) Authorized persons who may call: A special meeting of the members for any lawful purpose may be called at any time by any of the following: the board of directors, the chairperson of the board, or 5% or more of the voting members.

(b) Calling meetings by members: If a special meeting is called by members other than the board of directors, the request shall be submitted by such members in writing, specifying the general nature of the business proposed to be transacted and shall be delivered personally or sent by registered mail or by electronic mail or other facsimile transmission to the chairperson of the board, or the secretary of the corporation. The officer receiving the request shall cause notice to be promptly given to the members entitled to vote, in accordance with the provisions of Section 7.3, that a meeting will be held and the date for such meeting, which date shall be not less than 10 nor more than 90 days following the receipt of the request. If the notice is not given within 20 days after receipt of the request, the persons requesting the meeting may give the notice. Nothing contained in this subsection shall be construed as limiting, fixing or affecting the time when a meeting of members may be held when the meeting is called by action of the board of directors.

7.3: Notice of Members' Meetings

(a) General notice contents. All notices of meetings of members shall be sent or otherwise given in accordance with Section 7.3(c) not less than 10 nor more than 90 days before the date of this meeting. The notice shall specify the place, date and hour of the meeting and:

- (i) in the case of a special meeting, the general nature of the business to be transacted and no other business may in that case be transacted, or
- (ii) in the case of the annual meeting, those matters which the board of directors, at the time of giving the notice, intends to present for action by the members.

(b) Notice of certain agenda items. If action is proposed to be taken at any meeting for approval of any of the following proposals, the notice shall also state the general nature of the proposal. Member action on such items is invalid unless the notice or written waiver of notice states the general nature of the proposal(s):

- (i) removing a director;
- (ii) filling vacancies on the board of directors;
- (iii) amending the Articles of Incorporation; or
- (iv) voluntarily dissolving the corporation.

(c) Manner of giving notice. Notice of any meeting of members shall be given either personally or by first-class mail, electronic mail, telegraphic or other written communication, charges prepaid, addressed to each member at the address of that member appearing on the books of the corporation or another address given by the member to the corporation for the purpose of such notice.

(d) Affidavit of mailing notice. An affidavit of the mailing or other means of giving any notice of any members' meeting may be executed by the secretary of the corporation giving the notice and, if so executed, shall be filed and maintained in the minutes book of the corporation.

7.4: Quorum for General, Special, or Members Meeting

(a) Percentage required. Providing that all members have been duly notified of such meeting (per Section 7.3 above) and the nature of the business to be conducted or voted upon at the meeting, thirty-three percent (33%) of the voting members shall constitute a quorum for the transaction of business at a meeting of the members.

(b) Loss of quorum. The voting members present at a duly called or duly held meeting at which a quorum is present may continue to transact business until adjournment, notwithstanding the withdrawal of enough voting members to leave less than a quorum, if any action taken (other than adjournment) is approved by at least a majority of the voting members required to constitute a quorum.

7.5: Adjourned Meeting

Any members' meeting, annual or special, whether or not a quorum is present, may be adjourned from time to time by the vote of the majority of the voting members represented at the meeting, either in person or by proxy; provided, however, that in the absence of a quorum, no other business may be transacted at that meeting.

7.6: Voting

(a) Eligibility to vote. The members eligible to vote shall be those members designated as "Voting Members". Voting Members shall be defined as any member who wishes to become a Voting Member, and who has also demonstrated, to the satisfaction of the Directors, a personal commitment to the principles and activities of the Foundation for Social Justice, and who has also provided at least thirty (30) hours of volunteer service to the programs or activities conducted by the Foundation for Social Justice. Once approved by the Directors as a Voting Member, voting shall only be exercised by a member who is not currently suffering from any temporary or permanent debilitating condition which could affect that member's ability to comprehend the nature and consequences of their vote and its effect on the Corporation.

(b) Manner of casting votes. Voting may be by voice or ballot, provided that any election of directors may be by ballot if demanded by any voting member before the voting begins.

(c) Ballot outcomes. All motions or measures shall be carried by a simple majority.

7.7: Action by Written Consent without a Meeting

(a) General. Any action that may be taken at any annual or special meeting of members may be taken without a meeting and without prior notice upon compliance with the provisions of this section.

(b) Solicitation of written ballots. The corporation shall distribute one written ballot to each voting member entitled to vote; such ballots shall be mailed or delivered in the manner required by Section 7.3 for giving notice of special meetings. All solicitations of votes by ballot shall:

- (i) indicate the number of responses needed to meet the quorum requirement; and
- (ii) specify the time by which the ballot must be received in order to be counted.

Each ballot so distributed shall: (1) set forth the proposed action; and (2) provide the voting members an opportunity to specify approval or disapproval of each proposal, if more than one proposal is set forth. Directors may be elected by written ballot.

(c) Quorum; majority. Approval by written ballot pursuant to this section shall be valid only when the number of votes cast by ballot within the time specified equals or exceeds the quorum required to be present at a meeting authorizing the action, and the number of approvals equals or exceeds the number of votes that would be required to approve at a meeting at which the total number of votes cast was the same as the number of votes cast by written ballot.

(d) Revocation. No written ballot may be revoked after delivery to the corporation or deposit in the mails, whichever first occurs.

(e) Filing. All such written ballots shall be filed with the secretary of the corporation and maintained in the corporate records.

7.8: Record Date for Voting Members

(a) Membership in Good Standing. Voting Members who have satisfied the conditions in 7.6 (a) are considered members in perpetuity.

(b) The Record Date. The effective record date to determine members in good standing shall be ten (10) days prior to any vote.

7.9: Proxies

(a) Right of voting members. Any voting member may authorize another person or persons to act by proxy with respect to his or her membership. Such proxy shall be signed by the voting member and filed with the secretary of the corporation. A proxy shall be deemed signed if the voting member's name is placed on the proxy (whether by manual signature, typewriting, telegraphic transmission or otherwise) by the member or the member's attorney in fact. Such proxy shall only become effective twenty-four (24) hours after receipt by the secretary or chairperson.

(b) Revocability. A validly executed proxy shall continue in full force and effect unless:

- (i) revoked by the voting member executing it, before the vote cast pursuant to that proxy, by a writing delivered to the corporation stating that the proxy is revoked by

a subsequent proxy executed by such voting member or by personal attendance and voting at a meeting by such voting member or
(ii) written notice of the death or incapacity of the maker of the proxy is received by the corporation before the vote pursuant to the proxy is counted, provided, however, that no proxy shall be valid after the expiration of 11 months from the date of the proxy, unless otherwise provided in the proxy.

8: Board of Directors

The board of directors of the corporation shall consist of ten (10) Voting Members of the corporation.

9: Election of Directors, Nominations and Solicitations for Votes

(a) Nominating committee. The chairperson or acting-chairperson of the board, shall appoint a committee from the voting members to select qualified candidates for election to the board of directors at least two (2) months before the date of any election of directors. The nominating committee shall make its report at least 30 days before the date of the election and the secretary shall forward to each member, with the notice of meeting required by Section 7.3, a list of candidates nominated.

(b) Nominations by voting members. All voting members may nominate candidates for directorships at any time before the second day preceding such election. On timely receipt of a petition signed by the required number of voting members, the secretary shall cause the names of the candidates named on it to be placed on the ballot along with those candidates named by the nominating committee.

(c) Nominations from the floor. If there is a meeting to elect directors, any voting member present at the meeting, in person or by proxy, may place names in nomination.

(d) Mailing election material. On written request by any nominee for election to the board and accompanying payment of the reasonable costs of mailing (including postage), the corporation shall, within 10 business days after the request (provided payment has been made), mail to all voting members or such portion of them as the nominee may reasonably specify, any material that the nominee may furnish and that is reasonably related to the election, unless the corporation within five business days after the request allows the nominee, at the corporation's option, the right to do either of the following:

- (i) inspect and copy the record of all the voting members' names addresses, and voting rights, at reasonable times, on five business days prior to written demand on the corporation, which demand shall state the purpose for which the inspection rights are requested; or
- (ii) obtain from the chairperson of the corporation, on written demand and tender of a reasonable charge, a list of the names and addresses of voting members as of the most recent record date.

(e) Refusal to publish or mail material. The corporation may not decline to publish or mail material that it is otherwise required hereby to publish or mail on behalf of any nominee on the basis of the content of the material.

(f) Use of corporate funds to support nominee. No corporate funds may be expended to support a nominee for director.

9.1 :Vote Required to Elect Director

Candidates receiving the highest number of votes shall be elected as directors.

10: Directors

10.1: Powers of Directors

(a) General corporate powers. Subject to the provisions of the California Non-profit Corporation Law and any limitations in the Articles of Incorporation and these bylaws relating to action required to be proved by the members, the business and affairs of the corporation shall be managed, and all corporate powers shall be exercised, by or under the direction of the board of directors.

(b) Specific powers. Without prejudice to these general powers, and subject to the same limitations, the directors shall have the power to:

(i) select all officers, agents and employees of the corporation; remove all officers, agents and employees of the corporation and prescribe any powers and duties for them that are consistent with law, with the Articles of Incorporation and with these bylaws;

(ii) serve as employees of the corporation, provided that such employment is directly relevant to the going concern and mission statement of the corporation, and such employment is approved by a majority vote by the board.

(iii) change the principal office or the principal business office in the State of California from one location to another; cause the corporation to be qualified to do business in any other state, territory, dependency or country, and conduct business within or outside the State of California; and designate any place within the State of California for the holding of any members' meeting or meetings, including annual meetings;

(iv) adopt, make, and use a corporate seal and, where appropriate, alter the form of the seal;

(v) develop an annual budget on behalf of the corporation, and undertake actions necessary to maintain the corporation as a going concern.

(vi) amend or adopt existing or additional bylaws by supermajority (two-thirds vote).

10.2: Election and Term of Office of Directors

Directors shall be elected at the first meeting of the members of the corporation and shall hold office until the next annual meeting; provided, however, that if any annual meeting is not held or the directors are not elected thereat, they may be elected at any special

members' meeting held for that purpose. Each such director, including a director elected to fill a vacancy or elected at a special members' meeting, shall hold office until expiration of the term for which elected and until a successor has been elected and qualified.

10.3: Vacancies

(a) Events causing vacancy. A vacancy or vacancies in the board of directors shall be deemed to exist on the occurrence of the following:

- (i) the death, resignation, or removal of any director;
- (ii) the declaration by resolution of the board of directors of a vacancy of the office of a director who has been declared of unsound mind by an order of court or convicted of a felony or has been found by final order or judgment of any court to have breached a duty under Sections 5230 and following of the California Non-profit Corporation Law;
- (iii) the vote of the voting members or, if the corporation has fewer than 50 voting members, the vote of a majority of the voting members, to remove a director; provided, however, that no director who was designated as such, rather than elected by the voting members, may be removed without the written consent of the person or persons who designated such director;
- (iv) the increase of the authorized number of directors;
- (v) the failure of the voting members at any meeting of members at which any director or directors are to be elected to elect the number of directors to be elected at such meeting.

(b) Resignations. Except as provided in this paragraph, any director may resign, which resignation shall be effective on giving written notice to the chairperson, the secretary or the board of directors, unless the notice specifies a later time for the resignation to become effective. If the resignation of a director is effective at a future time, the board of directors may elect a successor to take office as of the date when the resignation becomes effective. No director may resign when the corporation would then be left without a duly elected director or directors in charge of its affairs.

(c) Vacancies filled by directors or members. Vacancies shall be filled by a voting member nominated by the chairperson and subject to a majority vote by the board. The term of service shall be limited to the remaining portion of that term.

(d) No vacancy on reduction of number of directors. No reduction of the authorized number of directors shall have the effect of removing any director before that director's term of office expires.

10.4: Place of Meetings; Meetings by Telephone

Regular meetings of the board of directors may be held at any place within the State of California that has been designated from time to time by resolution of the board. In the absence of such designation, regular meetings shall be held at the principal office of the

corporation. Special meetings of the board shall be held at any place within the State of California that has been designated in the notice of the meeting or, if not stated in the notice or, if there is no notice, at the principal office of the corporation. Notwithstanding the above provisions of this Section 10.4, a regular or special meeting of the board of directors may be held at any place consented to in writing by all the board members, either before or after the meeting. If consents are given, they shall be filed with the minutes of the meeting. Any meeting, regular or special, may be held by conference telephone or similar communication equipment, so long as all directors participating in the meeting can hear one another and all such directors shall be deemed to be present in person at such meeting.

10.5: Annual Meeting

Immediately following each annual meeting of members, the board of directors shall hold a regular meeting for the purpose of organization, election of officers, and the transaction of other business; notice of this meeting shall not be required.

10.6: Other Regular Meetings

Other regular meetings of the board of directors shall be held without call at such time as shall from time to time be fixed by the board of directors. Such regular meetings may be held without notice.

10.7: Special Meetings

(a) Authority to call. Special meetings of the board of directors for any purpose may be called at any time by the chairperson of the board or any two directors.

(b) Notice

(i) Manner of giving. Notice of the time and place of special meetings shall be given to each director by one of the following methods: (a) by personal delivery of written notice; (b) by first-class mail, postage paid; (c) by telephone communication, either directly to the director or to a person at the director's office who would reasonably be expected to communicate such notice promptly to the director; or (d) by electronic mail. All such notices shall be given or sent to the director's address or telephone number as shown on the records of the corporation.

(ii) Time requirements. Notices sent by first class mail shall be deposited into a United States mail box at least four days before the time set for the meeting. Notices given by personal delivery, telephone or electronic mail shall be delivered, telephoned or transmitted at least 48 hours before the time set for the meeting.

(iii) Notice contents. The notice shall state the time and place for the meeting.

10.8: Quorum for Directors' Meeting

A majority of the authorized number of directors shall constitute a quorum for the transaction of business, except to adjourn as provided in Section 10.9. Every act or decision done or made by a majority of the directors present at a meeting duly held at which a quorum is present shall be regarded as the act of the board of directors, subject to the provisions of the California Non-profit Corporation Law, particularly those provisions relating to:

(a) approval of contracts or transactions in which a director has a direct or indirect material financial interest,

(b) appointment of committees, and

(c) indemnification of directors.

A meeting at which a quorum is initially present may continue to transact business, notwithstanding the withdrawal of directors, if any action taken is approved by at least a majority of the required quorum for that meeting.

10.9: Adjournment

A majority of the directors present, whether or not constituting a quorum, may adjourn any meeting to another time and place.

10.10: Notice of Adjournment

Notice of the time and place of holding an adjourned meeting need not be given, unless the meeting is adjourned for more than 24 hours, in which case personal notice of the time and place shall be given before the time of the adjourned meeting to the directors who were not present at the time of the adjournment.

10.11: Action without Meeting

Any action required or permitted to be taken by the board of directors may be taken without a meeting, if all members of the board, individually or collectively, consent in writing to that action. Such action by written consent shall have the same force and effect as a unanimous vote of the board of directors. Such written consent or consents shall be filed with the minutes of the proceedings of the board.

10.12: Fees and Compensation

Directors and members of committees shall receive:

(a) no compensation for their position as Director or Committee Member, and

(b) such reimbursement of expenses as may be determined by resolution of the board of directors to be just and reasonable.

11: Committees

11.1: Committees of Directors

The board of directors may, by resolution adopted by a majority of the directors then in office, designate one or more committees, each consisting of two or more directors, to serve at the pleasure of the board. Any committee, to the extent provided in the resolution of the board, shall have all the authority of the board, except that no committee, regardless of board resolution, may:

- (a) take any final action on matters which, under the Non-profit Corporation Law of California, also requires members' approval or approval of a majority of all the members;
- (b) fill vacancies on the board of directors or in any committee which has the authority of the board;
- (c) amend or repeal bylaws or adopt new bylaws;
- (d) amend or repeal any resolution of the board of directors which by its express terms is not so amendable or repealable;
- (e) appoint any other committees of the board of directors or the members of these committees;
- (f) expend corporate funds to support a nominee for director; or
- (g) approve any transaction:
 - (i) to which the corporation is a party and one or more directors have a material financial interest; or
 - (ii) between the corporation and one or more of its directors or between the corporation or any person in which one or more of its directors have a material financial interest.

11.2: Meetings and Action of Committees

Meetings and action of committees shall be governed by and held and taken in accordance with, the provisions of Article 10 concerning meetings of directors, with such changes in the context of those rules as are necessary to substitute the committee and its members for the board of directors and its members, except that the time for regular meetings of committees may be determined either by resolution of the board of directors or by resolution of the committee. Special meetings of committees may also be called by resolution of the board of directors. Notice of special meetings of committees shall also be given to any and all alternate members, who shall have the right to attend all meetings of the committee. Minutes shall be kept of each meeting of any committee and shall be filed with the corporate records. The board of directors may adopt rules for the government of any committee not inconsistent with the provisions of these rules.

12: Officers

12.1: Officers

The officers of the corporation shall be a chairperson, a secretary, and a treasurer. Neither the secretary nor the treasurer may serve concurrently as either the chairperson of the board.

12.2: Election of Officers

The officers of the corporation, except those appointed in accordance with the provisions of Section 12.3, shall be chosen by the board of directors and each shall serve at the pleasure of the board, subject to the rights, if any, of an officer under any contract of employment.

12.3: Subordinate Officers

The board of directors may appoint, and may authorize the chairperson of the board or another officer to appoint any other officers that the business of the corporation may require, each of whom shall have the title, hold office for the period, have the authority, and perform the duties specified in the bylaws or determined from time to time by the board of directors.

12.4: Removal of Officers

Subject to the rights, if any, of an officer under any contract of employment, any officer may be removed, with or without cause, upon vote of two-thirds of the directors on the board of directors at any regular or special meeting of the board or, except in case of an officer chosen by the board of directors, by an officer on whom such power of removal may be conferred by the board of directors.

12.5: Resignation of Officers

Any officer may resign at any time by giving written notice to the corporation. Any resignation shall take effect at the date of the receipt of that notice or at any later time specified in that notice. Unless otherwise specified in that notice, the acceptance of the resignation shall not be necessary to make it effective. Any resignation is without prejudice to the rights, if any, of the corporation under any contract to which the officer is a party, except where in conflict with 10.3 (b).

12.6: Vacancies in Offices

A vacancy in any office because of death, resignation, removal, or any other cause shall be filled only in the manner prescribed in Section 12.2 for regular appointments to that office.

12.7: Responsibilities of Officers

(a) Chairperson of the board. The chairperson of the board shall preside at the meeting of the board of directors and exercise and perform such other powers and duties as may be from time to time assigned to him by the board of directors or prescribed by the bylaws. The chairperson of the board shall, in addition, be the chief executive officer (CEO) of the corporation and shall have the powers to generally supervise, direct and control the business and the officers of the corporation. S/He shall preside at all meetings of the members and at all meetings of the board of directors. S/He shall have such other powers and duties as may be prescribed by the board of directors or the bylaws.

(b) Secretary. The secretary shall attend to the following:

(i) Book of minutes. The secretary shall keep or cause to be kept, at the principal office or such other place as the board of directors may direct, a book of minutes of all meetings and actions of directors, committees of directors and members, with the time and place of holding, whether regular or special and, if special, how authorized, the notice given, the names of those present at such meetings, the number of members present or represented at members' meetings and the proceedings of such meetings.

(ii) Membership records. The secretary shall keep, or cause to be kept, at the principal office as determined by resolution of the board of directors, a record of the corporation's members, showing the names of all members and their addresses.

(iii) Notices, seal, and other duties. The secretary shall give, or cause to be given, notice of all meetings of the members and of the board of directors required by the bylaws to be given. S/He shall keep the seal of the corporation in safe custody. S/He shall have such other powers and perform such other duties as may be prescribed by the board of directors or the bylaws.

(c) Treasurer.

(i) Books of account. The treasurer shall keep and maintain, or cause to be kept and maintained, adequate and correct books and records of accounts of the properties and business transactions of the corporation, including accounts of its assets, liabilities, receipts, disbursements, gains, losses, capital, retained earnings and other matters customarily included in financial statements. The books of account shall be open to inspection by any director at all reasonable times.

(ii) Deposit and disbursement of money and valuables. The treasurer shall deposit all money and other valuables in the name and to the credit of the corporation with such depositories as may be designated by the board of directors; shall disburse the funds of the corporation as may be ordered by the board of directors; shall render to the chairperson of the board and/or the president and directors, whenever they request it, an account of all of his transactions as treasurer and of the financial condition of the corporation; and shall have other powers and perform such other duties as may be prescribed by the board of directors or the bylaws.

(iii) Bond. If required by the board of directors, the treasurer shall give the corporation a bond in the amount and with the surety or sureties specified by the board for the faithful performance of the duties of his office and for restoration to the corporation of all its books, papers, vouchers, money and other property of every kind in his possession or under his control on his death, resignation, retirement or removal from office.

12.8: Fees and Compensation

Officers shall receive:

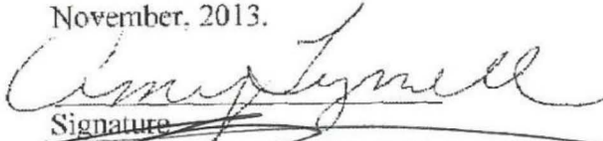
(a) no compensation for their services as Officers of the corporation, and

(b) such reimbursement of expenses as may be determined by resolution of the board of directors to be just and reasonable.

13: Dissolution

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

In witness whereof, we have hereunto subscribed our names this twelfth day of November, 2013.


Signature

Amy Tyrrell, At-Large


Signature

Brice Nicholson, At-Large


Signature

Arash Farhoomand, At-Large


Signature

Joseph Sain, Treasurer


Signature

Michelle Elmer, Chairwoman


Signature

Courtney Driver, At-Large


Signature

Dennis Martinez, Secretary


Signature

Rev. Patrick Ioakimedes, At-Large


Signature

William Berle, At-Large


Signature

Rev. Coy J. Remer, At-Large



MITCHELL ENGLANDER
LOS ANGELES CITY COUNCILMEMBER, TWELFTH DISTRICT

November 13, 2013

Dear FCC Commissioner:

As a long-time resident of the City of Los Angeles and as a representative of its nearly 4 million residents, I am writing to express my full support for the Low Power FM Application of **The Los Angeles Radio Project, KXRP**.

Our community would greatly benefit from having a true grassroots radio station that offers the type of public access and programming that is not found on typical commercial radio. I am pleased to offer my support of this non-profit community-based radio station proposal: KXRP. Our community looks forward to enjoying alternative programming that more closely addresses the issues and needs of the Los Angeles community.

The Los Angeles Radio Project will bring news and information relevant to the local community, to address issues of social justice and present opinions that are filtered out of commercial radio. It will host discussions or debates that exercise more freedom of speech and provoke more freedom of thought, than are found in today's "mainstream" FM. It will finally provide a much needed **public information outlet** for numerous civic organizations, charities, educational & cultural institutions and groups, government officials, and community organizers. Finally, it will serve as an organization that gives back to our community with internships, student work experience, and job experience.

I urge you to move forward on the decision to grant **The Los Angeles Radio Project, KXRP's** Low Power FM FCC application, to carry the spirit of the law and *value localism over consolidation*.

Sincerely,


MITCHELL ENGLANDER
Councilmember, Twelfth District





WINNETKA NEIGHBORHOOD COUNCIL

c/o Valley Village
20830 Sherman Way, Winnetka, CA 91306
www.winnetkanc.com



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November 13, 2013

Federal Communications Commission

Re: KXRP, The Los Angeles Radio Project’s Low Power FM FCC Application

To Whom It May Concern:

Winnetka is one of Los Angeles’ ninety-five unique neighborhoods. Established in the 1920’s, Winnetka is a diverse, bedroom community of about 46,000 residents. Established in 2003 through the Los Angeles City Charter’s formation of a Neighborhood Council System, the Winnetka Neighborhood Council is a body of elected volunteers working to promote more citizen participation in government and make government more responsive to local needs.

The Winnetka Neighborhood Council would like to express strong support for the establishment of a new Low Power FM community radio station here in the San Fernando Valley. Local community interests, educational programming, and Valley-specific discussions and announcements that are inclusive of the full spectrum of diverse, local Valley residents are currently not fully represented on major Los Angeles radio.

The existence of a grassroots, community-based radio station that is inclusive, and provides public broadcast access to the full spectrum of Valley residents’ viewpoints, issues, and discussions would be a significant asset to our community. We support this project, and look forward to the proposed KXRP FM radio station becoming a part of our infrastructure.

On a personal note, as a former Santa Barbara-based FM disc jockey and Chicago-based FM show producer, I urge the Commission to grant the KXRP Low Power FM FCC Application.

Sincerely,

WINNETKA NEIGHBORHOOD COUNCIL

-s-
Eric Lewis, President

On Nov. 12, 2013, the Winnetka Neighborhood Council unanimously endorsed this letter.



Dear FCC Commissioner:

As a long-time resident of our city, and I am writing to express my full support for the Low Power FM Application of **The Los Angeles Radio Project, KXRP**.

I know that my community would greatly benefit from having a true grassroots radio station that offers the type of public access and programming that is not found on typical commercial radio. I am pleased to offer my support of this non-profit community-based radio station proposal: KXRP. Our community looks forward to enjoying alternative programming that more closely addresses the issues and needs of the Reseda community.

The Los Angeles Radio Project will bring news and information relevant to the local community, to address issues of social justice and present opinions that are filtered out of commercial radio. It will host discussions or debates that exercise more freedom of speech and provoke more freedom of thought, than are found in today's "mainstream" FM. It will finally will provide a much needed **public information outlet** for numerous civic organizations, charities, educational & cultural institutions and groups, government officials, and community organizers. Finally, it will serve as an organization that gives back to our community with internships, student work experience, and job experience.

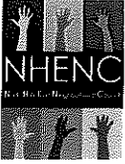
I urge you to move forward on the decision to grant **The Los Angeles Radio Project, KXRP's** Low Power FM FCC application, to carry the spirit of the law and ***value localism over consolidation***.

Sincerely,

A handwritten signature in black ink, appearing to read "Kevin Taylor".

Kevin Taylor

Chairman, Reseda Neighborhood Council



NORTH HILLS EAST NEIGHBORHOOD COUNCIL

Anchulee Raongthum/President – Kathleen Keithley/Vice President
Bonney Klabunde/Secretary – Cesar Rodriguez/Treasurer

November 4, 2013

Dear FCC Commissioner:

As a long-time resident of North Hills, and I am writing to express my full support for the Low Power FM Application of **The Los Angeles Radio Project, KXRP.**

I know that my community would greatly benefit from having a true grassroots radio station that offers the type of public access and programming that is not found on typical commercial radio. I am pleased to offer my support of this non-profit community-based radio station proposal: KXRP. Our community looks forward to enjoying alternative programming that more closely addresses the issues and needs of the North Hills community.

The Los Angeles Radio Project will bring news and information relevant to the local community, to address issues of social justice and present opinions that are filtered out of commercial radio. It will host discussions or debates that exercise more freedom of speech and provoke more freedom of thought, than are found in today's "mainstream" FM. It will finally will provide a much needed **public information outlet** for numerous civic organizations, charities, educational & cultural institutions and groups, government officials, and community organizers. Finally, it will serve as an organization that gives back to our community with internships, student work experience, and job experience.

I urge you to move forward on the decision to grant **The Los Angeles Radio Project, KXRP's** Low Power FM FCC application, to carry the spirit of the law and ***value localism over consolidation.***

Sincerely,

Kathy Keithley/Vice President
NHENC

9406 Noble Avenue – North Hills – CA – 91343 - Website – www.northhillseastnc.org





West Hills Neighborhood Council

*"It's our neighborhood.
Let's build a community."*

OFFICERS

Daniel Brin
*President
Co-Chair*

Charlene Rothstein
*Vice President
Co-Chair*

Carolyn Greenwood
Secretary

Bobbi Trantafello
Treasurer

Bob Brostoff
Controller

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Alec Uzemeck

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Joanne Yvanek-Garb

Ed Young

Jacqueline Young

PAST PRESIDENTS

Stephen Lenske

Ed Youngblood

Chuck Gremer

EXECUTIVE DIRECTOR

Michelle Ritchie

November 13, 2013

Dear FCC Commissioner:

As a long-time resident of West Hills, I am writing to express my full support for the Low-Power FM application of the Los Angeles Radio Project, KXRP.

I know that West Hills would greatly benefit from having a true grassroots radio station that offers the type of public access and programming that is not found on typical commercial radio.

Our community looks forward to enjoying alternative programming that more closely addresses the issues and needs of West Hills.

The Los Angeles Radio Project will bring news and information relevant to the local community, to address issues of social justice and present opinions that are filtered out of commercial radio. It will host discussions or debates that exercise more freedom of speech and provoke more freedom of thought than are found in today's "mainstream" FM broadcasts.

In addition, it will provide a much needed public information outlet for numerous civic organizations, charities, educational and cultural institutions and groups, government officials and community organizers.

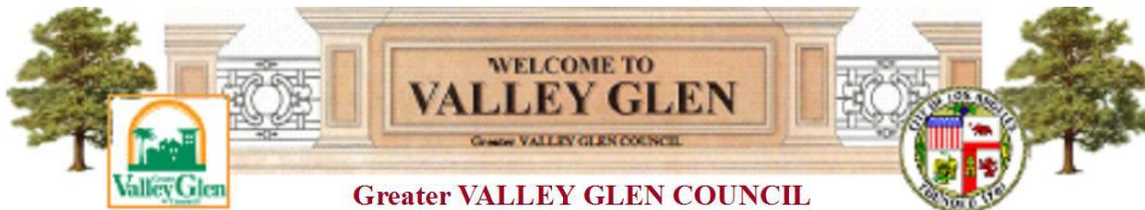
Finally, it will serve as an organization that gives back to our community with internships, student work experience and job experience.

I urge you to move forward on the decision to grant the Los Angeles Radio Project, KXRP's Low-Power FM FCC application.

Sincerely,

Daniel J. Brin
President and Co-Chair
West Hills Neighborhood Council





OFFICERS

Carlos Ferreyra
PRESIDENT

Charles Samson
VICE-PRESIDENT

Doug Breidenbach
ACTING SECRETARY

Lisa Samson
TREASURER

Greater VALLEY GLEN COUNCIL

CITY OF LOS ANGELES

13659 Victory Blvd., #136
Valley Glen, California 91401
WWW.GVGC.US

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Sloan Myrick	Rich Pisani
Kari Roberts	Jessica Russell
Charles Samson	Lisa Samson
Kathleen Schwartz	Mike Stathopoulos
Vic Viereck	

November 14, 2103

Dear FCC Commissioner:

As a long-time resident of Los Angeles, and I am writing to express my full support for the Low Power FM Application of **The Los Angeles Radio Project, KXRP**.

I know that Valley Glen would greatly benefit from having a true grassroots radio station that offers the type of public access and programming that is not found on typical commercial radio. I am pleased to offer my support of this non-profit community-based radio station proposal: KXRP. Our community looks forward to enjoying alternative programming that more closely addresses the issues and needs of the greater Valley Glen community.

The Los Angeles Radio Project will bring news and information relevant to the local community, to address issues of social justice and present opinions that are filtered out of commercial radio. It will host discussions or debates that exercise more freedom of speech and provoke more freedom of thought, than are found in today's "mainstream" FM. It will finally provide a much needed **public information outlet** for numerous civic organizations, charities, educational & cultural institutions and groups, government officials, and community organizers. Finally, it will serve as an organization that gives back to our community with internships, student work experience, and job experience.

I urge you to move forward on the decision to grant **The Los Angeles Radio Project, KXRP's** Low Power FM FCC application, to carry the spirit of the law and **value localism over consolidation**.

Sincerely,

Carlos Ferreyra
President
Greater Valley Glen Council
vgcferreyra@gmail.com
818-207-7178