

CONTINGENT APPLICATION AGREEMENT

This Contingent Application Agreement (this "Agreement") is made as of this 14th day of October, 2004 by and between Hope Christian Church of Marlton, Inc. ("HCC") and CSN International ("CSN").

WHEREAS, HCC is the permittee of Station WVBV, a noncommercial educational FM station on 90.5 MHz at Medford Lakes, New Jersey;

WHEREAS, CSN is the permittee of Station WWFP, a noncommercial educational FM station on the same frequency at Brigantine, New Jersey;

WHEREAS, HCC and CSN want to improve the service capabilities of their respective stations, but the WWFP construction permit is a technical impediment to the improvements desired by HCC for WVBV, and CSN wishes to be assured that any modification sought by HCC will be compatible with its plans for WWFP;

WHEREAS, under the terms stated below, CSN is willing to file an application with the Federal Communications Commission (the "FCC") seeking modified facilities that are compatible with HCC's upgrade plans for WVBV, and HCC is willing to file an application with the FCC seeking modified facilities that are compatible with CSN's plans for upgrading WWFP;

WHEREAS, HCC and CSN wish to avail themselves of the exception available under Section 73.3517(e) of the FCC's rules, which permits FCC processing of contingent applications filed pursuant to a written agreement;

NOW, THEREFORE, These matters considered, and in return for the covenants stated below, the parties agree as follows:

1. HCC and CSN will simultaneously file applications with the FCC seeking modifications to their respective construction permits for WVBV and WWFP. A copy of this Agreement will be included as an exhibit to both applications. CSN agrees that the new facilities sought for WWFP will be compatible with the new facilities sought by HCC for WVBV, and HCC agrees that the new facilities for WVBV will be compatible with the new facilities sought by CSN for WWFP.

2. Should the WWFP application be approved prior to approval of the WVBV application, CSN is free to construct and commence operations with WWFP in accordance with the construction permit issued by the FCC in response to the WWFP application referenced in the preceding paragraph. However, it is agreed that any further modifications of WWFP's FCC authorizations are not permitted without HCC's approval, which approval will not be unreasonably withheld.

3. In the event the FCC approves HCC's application for modification of the facilities of WVBV prior to its approval of CSN's application for modification of the

facilities of WWFP, HCC will not commence operations unless and until CSN's application has been granted by the FCC.

4. Other than the desire of the parties to coordinate the changes in the facilities of their respective radio stations, based on their mutual desire to insure the upgrades are accomplished in an orderly manner and with certainty as to the other party's plans, no consideration has been promised or paid in connection with the subject matter of this Agreement, other than adoption of the covenants stated above.

WHEREFORE, The parties intending to be legally bound hereby have signed and dated this Agreement as of the date first written above.

HOPE CHRISTIAN CHURCH OF
MARLTON, INC.

By William C. Luebke 10/14/04
William Luebke
Pastor and President

CSN INTERNATIONAL

By Michael Kestler 10/14/04
Name: Michael Kestler
Title: Vice-President