

ASSET DONATION AGREEMENT

THIS AGREEMENT, entered into as of this 20th day of August, 2014, by and between Base Communications, Inc. ("Seller" or "Donor") and Calvary Chapel of Twin Falls, Inc. ("Buyer" or "Donee"). For purposes of this Agreement, the words "Seller" and "Donor" shall be used interchangeably, and the words "Buyer" and "Donee" shall be used interchangeably.

WITNESSETH:

WHEREAS, Seller is the owner, operator, and licensee of Radio Station WCBX-AM at Bassett, Virginia (hereinafter "the Station"); and

WHEREAS, Buyer desires to acquire certain assets and rights used, useful or intended to be used, in the business and operation of the Station, and to secure an assignment of the licenses and other authorizations issued by the Federal Communications Commission ("FCC") for the operation of the Station, and Seller desires to sell, assign, transfer and convey the same to Buyer pursuant to the terms and conditions set forth below:

NOW, THEREFORE, in consideration of the mutual covenants herein contained, receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. **DEFINITIONS:** Unless otherwise stated in this Agreement, the following terms shall have the following meanings:

(a) Closing Date or Closing means a date to be designated by Buyer which shall not be earlier than the tenth (10th) nor later than the forty-fifth (45th) business day after the FCC provides Notice that it has approved and granted the assignment of the Stations' licenses; provided, however, that, in the event of any post-grant protest of the Application, either Seller or Buyer shall have the option to extend the Closing Date to a date not later than the tenth (10th) business day after the Commission's consent and approval has become a Final Order, as defined below. If a pre-finality Closing Date is established, Buyer and Seller will execute an unwind agreement containing terms mutually satisfactory to the parties.

(b) Final Order means an Order of the FCC granting its consent and approval to the assignment of the Station's licenses and authorizations from Seller to Buyer, which is no longer subject to rehearing, reconsideration or review by the FCC, or to a request for stay, an appeal or review by any court under the Communications Act of 1934, or the Rules and Regulations of the FCC.

2. SALE AND TRANSFER OF ASSETS: On the Closing Date, Seller agrees to sell and shall donate, transfer, assign, convey and deliver to the Buyer good and marketable title, free and clear of all liens, encumbrances, taxes, claims, options, liabilities, commitment, charges, restrictions, and other obligations of whatsoever nature, certain assets of the Station, including but not limited to the following: the goodwill of the Station, all FCC Licenses and Authorizations associated with the Station, subject to the necessary approvals for assignment, as hereinafter set forth; and equipment as listed on "Exhibit A," attached hereto and incorporated herein, as well as all of Seller's rights under manufacturers' and vendors' warranties relating to such items listed on Exhibit A, provided that the assets to be transferred shall not include:

a. Seller's charter documents and such other books and records as pertain to the organization and existence of Seller and duplicate copies of such business records as Seller shall require;

b. Any cash, certificates of deposit, cash equivalents, and marketable securities on hand and/or in banks and any prepaid assets; and,

c. Accounts and notes receivable for services fully performed or provided by Seller prior to the Closing Date.

3. DONATION OF FCC LICENSES AND ASSETS; ALLOCATION OF VALUE

a. There is to be no monetary consideration paid by Buyer to Seller pursuant to this Agreement. Seller shall make a charitable donation of the Station's licenses and assets, as set forth herein, subject to the prior approval of the Federal Communications Commission ("FCC").

b. By mutual agreement of the parties, the value of the donation of broadcast equipment assets being conveyed hereby shall be assigned a fair market value of Thirty Thousand Dollars (\$30,000.00). The parties understand and agree that federal policy prohibits the placement of any monetary value on the FCC license. Buyer and Seller agree to be bound by the value of the donation set forth herein for all purposes, including without limitation, reporting and disclosure requirements of the Internal Revenue Service where applicable, as well as accounting and financial purposes, and shall file returns and reports (including income tax returns) on the basis of such allocation, if necessary.

4. PRORATIONS AND ADJUSTMENTS; ASSUMED CONTRACTS;

ACCOUNTS RECEIVABLE:

a. All insurance premiums, taxes, assessments, excises, payroll, sales commissions, rents, utility and telephone charges, accumulated vacation time, sick leave, other employee benefits and all other liabilities, expenses or charges to the Seller with respect to the Station shall be prorated as of the Closing Date, and those items accruing prior to the Closing Date shall be paid when due by the Seller and those accruing thereafter which Buyer agrees to accept shall be paid when due by the Buyer.

b. All insurance premiums, taxes, rents, deposits, payments on contracts to be assigned to Buyer which Buyer agrees to accept, or other items and expenses which have been pre-paid by Seller shall be prorated as of the Closing Date and Seller shall be credited for any payments made on obligations assumed by Buyer which will accrue prior to the Closing Date but which have not been paid by Seller prior to the Closing Date shall also be prorated as of the Closing Date and credited to Buyer. The net amount of these prorations shall be resolved by the parties on the Closing Date.

c. No expense, debt or liability of Seller, of any nature whatsoever, shall be assumed by Buyer unless said assumption is set forth in this Agreement, or in any separate written agreements executed by both Buyer and Seller. Attached hereto as "Exhibit B" is a list of all contracts and agreements relating to the operation of the Station that Buyer agrees to assume at Closing. Prior to Closing, both the Seller and Buyer agree to take all actions that are necessary to obtain any consents necessary for the assumption of such obligations so that such matters may be effectuated at or before the Closing. However, should any such contract not be validly assigned and Buyer not receive the full benefit of all of Seller's rights under it, Buyer shall (i) assume Seller's liabilities only to the extent Buyer obtains such rights and benefits, or (ii) have the right to terminate this Agreement without penalty. Furthermore, at Closing, Buyer shall execute a Tower Site Lease Agreement with Seller for continued use of the existing transmitting site with a base monthly rent of Three Hundred Dollars (\$ 300.00). Such Tower Site Lease Agreement will require the Buyer to either install a separate power meter or make specific agreed upon monthly payments towards the tower site's utility bill.

5. **TERMINATION:** This Agreement may be terminated at the option of either party upon written notice to the other party if a Final Order consenting to the assignment of the Station's FCC Licenses has not been obtained within twelve (12) months after the date on which the application is filed with the FCC, provided however, that neither party may terminate this Agreement if that party is in default hereunder, or if a delay in any decision or determination by the FCC respecting the application has been caused or materially contributed to (i) by any failure of the terminating party to furnish, file or make

available to the FCC information within its control; (ii) by the willful furnishing by the terminating party of incorrect, inaccurate, or incomplete information to the FCC, or (iii) by any other action taken by the terminating party for the purpose of delaying the FCC's decision or determination respecting the application.

6. **TRANSFER OF ASSETS:** Seller, on the Closing Date at the Closing Place, will sell, transfer, convey, assign and deliver to Buyer the assets, business rights, privileges and immunities of Seller referenced in Section 2, above, including those assets listed on "Exhibit A" attached hereto. In addition, Seller shall convey to Buyer at Closing the following:

- (a) A complete set of all documents maintained in the WCBX-AM Public File.
- (b) The program, operating and maintenance logs of WCBX-AM.

7. **CONSENT OF THE FCC:**

a. It is specifically understood and agreed that the consummation of this Agreement shall be subject to the prior consent of the FCC without conditions materially adverse to the Buyer. Upon the execution of this Agreement, Seller and Buyer will, at their mutual expense, proceed to expeditiously prepare and file with the FCC the requisite Assignment Application to secure such consent, together with such other necessary instruments and documents as may be required. The parties further agree to tender the said Application to the FCC within thirty (30) days of the date of execution of this Agreement, and thereafter to prosecute said Application with diligence, and to cooperate with each other and to use their best efforts to obtain the requisite consent and approval promptly, and to carry out the provisions of this Agreement. It shall be Buyer's responsibility to pay any FCC Filing Fee associated with this transaction.

b. Inasmuch as Buyer intends to file a License Modification to convert the Station's FCC License to Noncommercial Status, along with a Main Studio Waiver, Seller shall cooperate with Buyer to the extent necessary and prudent to secure such FCC approvals.

8. **LEGAL NOTICE:** Upon the filing of the license assignment application, Seller shall be responsible for, and shall take the necessary steps, to provide such Legal Notice concerning the filing as is required by the FCC Rules. If requested by Buyer, Seller shall provide Buyer with evidence of Seller's compliance with the Legal Notice requirements.

9. **POSSESSION AND CONTROL OF STATION:** Between the date of this Agreement and the Closing Date, Buyer shall not control the operation of the Station, but such operation shall be the responsibility of Seller.

10. **OPERATION OF STATIONS PENDING FCC APPROVAL OF SALE:**

a. Between the date of this Agreement and the Closing Date, Seller shall give prompt written notice to Buyer if any of the following events occur: (1) the transmission of the regular broadcast programming is interrupted or discontinued for a period of time in excess of seventy-two (72) hours during any seven day period, or (2) the station is operated at reduced power for ten consecutive days or longer.

b. Between the date of this Agreement and the Closing Date, Seller shall deliver to Buyer copies of any reports, applications, pleadings or communications of any kind that Seller shall file with the FCC with respect to the Station, and Seller shall deliver to Buyer copies of any notices or communications of any kind that Seller shall receive from the FCC with respect to the Station.

11. **PERSONNEL:** Seller has made no representation to any of the Station's employees concerning their employment, if any, by Buyer after the Closing Date. Any decision by Buyer to employ any of the employees of the Station on or after 12:01 a.m. on the Closing Date is made in its sole discretion absent any representation or warranty as to the qualifications of such employee by Seller. Seller is not, and on the Closing Date will not be (except as may be specifically disclosed herein) a party to (a) any labor contract, (b) any vacation pay, severance pay or other benefit arrangement (including ERISA or similar plans) with its employees, or (c) any employment contract or agreement which is not terminable upon termination notice of not more than thirty (30) days.

12. **TRADE:** With respect to any negative trade balance, Seller and Buyer will agree on or before the Closing Date which obligations will be assumed by Buyer. Seller will endeavor to reduce the aggregate negative trade balance to zero before the Closing Date. Any negative trade balance remaining as of the Closing Date which is not expressly assumed by Buyer will be Seller's responsibility to collect post-Closing.

13. **SECTION 73.1150 STATEMENT:** Both the Seller and Buyer agree that the Seller has retained no rights of reversion of the Station's license, no right to the reassignment of either station license in the future, and has not reserved the right to use the facilities of the Stations in the future for any reason whatsoever.

14. **COMPLIANCE WITH LAWS:** Seller has not received any notice asserting

noncompliance by it in connection with the business or operation of the business of the Station with any applicable local, state or federal (including FCC) statute, rule or regulation. Seller is not in default with respect to any judgment, order, injunction or decree of any court, administrative agency or other governmental authority or any other tribunal duly authorized to resolve disputes in any respect material to the transactions contemplated hereby. There are no applications, complaints or proceedings pending or, to the best of Seller's knowledge, threatened before the FCC relating to the business and operations of the Station which would have a material adverse effect on the operation of the Station. In the event Seller receives any such notice of noncompliance as referenced herein and is unable to resolve the matter prior to Closing, Buyer shall have the right to terminate this Agreement without penalty.

15. HAZARDOUS MATERIALS: No hazardous or toxic materials (as hereinafter defined) exist in any structure located on, or exist on or under the surface of, any of the real property or equipment to be conveyed to or leased by Buyer. For purposes of this Agreement, "hazardous or toxic material" shall mean waste, substances, materials, smoke, gas, pollutants, contaminants, asbestos or asbestos related products, PCB's, petroleum, crude oil (or any fraction or distillate thereof) or particular matter designated as hazardous, toxic or dangerous, or requiring special handling, treatment or storage whether or not designated hazardous, toxic or dangerous under any environmental laws. For purposes of this Agreement "environmental law" shall be interpreted to mean the Comprehensive Environmental Response Compensation and Liability Act, any successor to such law, and/or any other applicable federal, state, or local environmental, health or safety law, rule or regulation concerning the treating, producing, handling, storing, releasing, spilling, leaking, pumping, pouring, emitting, or dumping of any waste, substance, materials, smoke, gas or particulate matter or imposing liability or standards in connection therewith.

16. COVENANTS, REPRESENTATIONS, WARRANTIES AND INSURANCE:

(a). Seller has full power and authority to enter into this Agreement, is the holder of the Station's licenses and associated authorities, and has good and marketable title to all assets conveyed pursuant to this Agreement. Seller agrees to maintain adequate insurance on the assets subject to this Agreement between the date hereof and the Closing Date. Seller hereby represents that all of the Station's FCC licenses and authorizations are now, and on the Closing Date, will be in full force and effect, and that there is no action pending before the FCC to revoke, cancel, modify or rescind any of the Stations' licenses and authorizations. Seller further represents and warrants that those assets listed on "Exhibit A" attached hereto are currently in good operating condition, not in need of repair or replacement, but will be transferred at Closing in "as is, where is"

condition without any further warranty from Seller. In addition, Seller represents and warrants that there are no liens or encumbrances of any kind upon the assets being transferred hereunder.

(b). Buyer has full power and authority to enter into this Agreement and has correctly represented its standing as an Idaho non-profit corporation that qualifies as a Section 501(c)(3) organization under the United States Internal Revenue Code, as amended.

17. EXPIRATION OF REPRESENTATIONS AND WARRANTIES: The representations and warranties of Seller and Buyer contained herein shall expire one (1) year after the Closing.

18. FCC QUALIFICATIONS:

(a) Seller is qualified under the Communications Act of 1934, as amended, to assign the Station's FCC licenses and authorizations to Buyer.

(b) Seller does not know of any facts relating to Seller which would cause the FCC to deny its consent to the assignment of the Station's licenses and authorizations to Buyer, and should any such facts come to Seller's attention, Seller shall promptly notify Buyer thereof and use his reasonable best efforts and take such steps as may be reasonably necessary to remove any such impediment to the Assignment.

19. PUBLIC INSPECTION FILE: At Closing, Seller will transfer to Buyer all licenses, authorizations, reports, applications, correspondence, contracts and other documents required to be included in the post-Closing WCBX-AM Public Inspection File. In the event certain required documents are missing and are unobtainable by Seller, such missing documents will be identified, in writing, to Buyer at time of Closing.

20. SELLER'S PERFORMANCE AT CLOSING: On the Closing Date at the Closing Place, Seller shall execute and deliver or cause to be delivered to Buyer the following:

(a) An Assignment to Buyer of the FCC Licenses for the Station, together with any and all other related authorizations.

(b) An Assignment to Buyer of all rights, title and interest in and to the Call Letters WCBX-AM.

(c) One or more Bills of Sale assigning, transferring and conveying to Buyer free and clear title to all of the Personal Tangible Assets to be acquired by Buyer pursuant to the terms of this Agreement.

(d) An Assignment of all intangibles owned or held by Seller that are subject to this Agreement.

(e) An Assignment of the Public Inspection File of WCBX-AM, together with a list of any required documents that are missing and unobtainable at time of Closing.

(f) The files, records, logs and books of account of WCBX-AM.

(g) Such other assignments, bills of sale or other instruments as may be required to effectuate this Agreement and the assignment of the Station's licenses and related assets from Seller to Buyer.

21. BUYER'S PERFORMANCE AT CLOSING: On the Closing Date at the Closing Place, Buyer shall execute, to the extent necessary, such Closing Documents identified in Paragraph No. 20 hereinabove.

22. MAINTENANCE OF CONFIDENCES: Until after the Closing, both parties agree to keep confidential all information it receives or has received during the course of the negotiations in connection with the transaction contemplated herein or relating to the business operations of the Station, provided that either party may disclose such information to its professional advisors, agents and any financial institution which it may be dealing with in connection with the proposed financing of the transactions contemplated herein, or as required by law. In the event that the transaction contemplated hereby is not consummated for any reason, each party shall promptly return to the other all materials acquired by it from the other party with respect to the Station and the associated assets and intangibles, and provide to each other the names and addresses of any and all persons, firms or other entities who have viewed or received information with respect to the proposed sale of the Stations (together with a meaningful description of the materials viewed or received by each of them).

23. RISK OF LOSS: The risk of loss, damage or destruction to any of the property or assets to be transferred to Buyer hereunder from fire or other casualty or cause shall be borne by Seller at all times up to the close of business on the Closing Date. In the event of any such loss, damage or destruction, the proceeds of any claim for any loss, payable under any insurance policy with respect thereto, shall be used to repair, replace, or restore any such property to its former condition. However, in the

event that the property is not completely repaired, replaced or restored on or before the Closing Date, the parties may agree to postpone the Closing. If circumstances referenced above require postponement of the Closing for a period of 60 days or more, the Buyer may elect to rescind this Agreement without penalty.

24. **BENEFIT**: The parties hereto understand and agree that this Agreement shall be binding upon and inure to the benefit of the parties hereto, their successors and assigns.

25. **OTHER DOCUMENTS**: The parties shall execute such other documents as may be necessary and desirable to the implementation and consummation of this Agreement.

26. **INDEMNIFICATION**:

(a) It is understood and agreed that the Buyer does not assume and shall not be obligated to pay any liabilities of Seller under the terms of this Agreement or otherwise and shall not be obligated to perform any obligations which arise subsequent to the Closing Date or as herein provided. Seller hereby agrees to indemnify and hold Buyer, its successors and assigns, harmless from and against the following:

(i) Any and all claims, liabilities and obligations of every kind and description, contingent or otherwise, arising from or related to the operation of the Station prior to the close of business on the Closing Date, including, but not limited to, any and all claims, liabilities and obligations arising or required to be performed prior to the close of business on the Closing Date under any contract or instrument assumed by Buyer hereunder.

(ii) Any and all damages or deficiency resulting from any misrepresentations, breach of warranty or covenant, or nonfulfillment of any agreement or obligation on the part of Seller under this Agreement, or from any misrepresentation in or omission from any certificate or other instrument furnished to the Buyer pursuant to this Agreement or in connection with any of the transactions contemplated hereby.

(iii) Any and all actions, suits, proceedings, damages, assessments, judgments, costs and expenses, including reasonable attorneys' fees incident to any of the foregoing provisions.

(b) If any claim or liability shall be asserted against the Buyer which would give rise to a claim by the Buyer against the Seller for indemnification under the

provisions of this Paragraph, the Buyer shall promptly notify the Seller in writing of the same and the Seller shall, at its own expense, defend any such action.

(c) It is understood and agreed that the Seller does not assume and shall not be obligated to pay any liabilities of Buyer under the terms of this Agreement or otherwise and shall not be obligated to perform any obligations which arise after the Closing Date or as herein provided. Buyer hereby agrees to indemnify and hold Seller, its successors and assigns, harmless from and against the following:

(i) Any and all claims, liabilities and obligations of every kind and description, contingent or otherwise, arising from or related to the operation of the Station subsequent to the close of business on the Closing Date, including, but not limited to, any and all claims, liabilities and obligations arising or required to be performed after the close of business on the Closing Date under any contract or instrument assumed by Buyer hereunder.

(ii) Any and all damages or deficiency resulting from any misrepresentations, breach of warranty or covenant, or nonfulfillment of any agreement or obligation on the part of Buyer under this Agreement, or from any misrepresentation in or omission from any certificate or other instrument furnished to the Seller pursuant to this Agreement or in connection with any of the transactions contemplated hereby.

(iii) Any and all actions, suits, proceedings, damages, assessments, judgments, costs and expenses, including reasonable attorneys' fees incident to any of the foregoing provisions.

(d) If any claim or liability shall be asserted against the Seller which would give rise to a claim by the Seller against the Buyer for indemnification under the provisions of this Paragraph, the Seller shall promptly notify the Buyer in writing of the same and the Buyer shall, at its own expense, defend any such action.

27. **BROKER**: The Seller and Buyer agree that no broker was involved in this transaction.

28. **ATTACHMENTS**: All Attachments to this Agreement shall be deemed part of this Agreement and incorporated herein, where applicable, as if fully set forth herein. If any provision in any Attachment conflicts with or is not consistent with the provisions of this Agreement, the terms of this Agreement shall govern.

29. **NO INCONSISTENT ACTIONS**. Neither the Seller nor the Buyer shall take

any action which is materially inconsistent with its obligations under this Agreement.

30. **ENTIRE AGREEMENT**: This Agreement is the only Agreement between the parties hereto and contains all of the terms and conditions agreed upon with respect to the subject matter hereof. No alteration, modification or change of this Agreement shall be valid unless by like instrument.

31. **NOTICES**: All necessary notices required under this Agreement shall be sent first-class mail, postage pre-paid, to the following:

If to Seller: Edward A. Baker, President
Base Communications, Inc.
P.O. Box 889
Blacksburg, VA 24063-0889

With a copy to: Cary S. Tepper
Tepper Law Firm, LLC
4900 Auburn Avenue
Suite 100
Bethesda, MD 20814-2632

If to Buyer: Michael Kestler, President
Calvary Chapel of Twin Falls, Inc.
P.O. Box 391
Twin Falls, ID 83303

32. **GOVERNING LAW**: This Agreement shall be construed and enforced in accordance with the laws of the State of Virginia.

33. **COUNTERPARTS**: This Agreement may be executed in counterparts.

34. **HEADINGS**: The headings of the Paragraphs of this Agreement are inserted as a matter of convenience and for reference purposes only, and in no way define, limit or describe the scope of this Agreement nor the intent of any Paragraph hereof.

IN WITNESS HEREOF, the parties hereto have hereunto set their hands and seals.

Base Communications, Inc.
("Seller")

Calvary Chapel of Twin Falls, Inc.
("Buyer")

By: 
Edward A. Baker
President

By: _____
Michael Kestler
President

Date: 8-10-2014

Date: _____

IN WITNESS HEREOF, the parties hereto have hereunto set their hands and seals.

Base Communications, Inc.
("Seller")

Calvary Chapel of Twin Falls, Inc.
("Buyer")

By: _____

Edward A. Baker
President

By: _____



Michael Kestler
President

Date: _____

Date: _____

8/22/2014

Exhibit A
(List of Assets)

WCBX transmitter

WCBX portion of ATU

WCBX processor

All incidental equipment at transmitting site that is associated with WCBX

Exhibit B
(List of Contracts to be Assigned & Assumed at Closing)