

## (REFERENCE COPY - Not for submission)

## Transfers

Lead File Number:BTCH-20190715AJGSubmit Date:07/15/2019Lead Call Sign:WKFR-FMFRN:0030479497Service:Full Power FMPurpose:Transfer of Control AmendmentStatus:GrantedStatus Date:08/20/2019Filing Status:Active

General	Section	Question	Response
Information	Attachments	Are attachments (other than associated schedules) being filed with this application?	
Fees, Waivers,	Section	Question	Response
and Exemptions	Fees	Is the applicant exempt from FCC application Fees?	No
		Indicate reason for fee exemption:	

Question	Response
Is this application a pro forma Transfer of Control?	Yes
By answering "Yes" the Applicant certifies that the use of short form pro forma application is appropriate for this transaction?	Yes
Is the Transfer Voluntary or Involuntary:	Voluntary

Does this filing request a waiver of the Commission's rule(s)?

Total number of rule sections involved in this waiver request:

# Authorizations to be Transferred

Transfer Questions

**Transfer Type** 

#### Selected Call Signs

Waivers

Call Sign	Facility ID	File Number	Service	City, State
WKMI	14659	BTC-20190715AJI	AM	KALAMAZOO, MI
W273AR	148903	BTCFT-20190715AJH	FX	PAW PAW, MI
WKFR-FM	14658	BTCH-20190715AJG	FM	BATTLE CREEK, MI
WRKR	14657	BTCH-20190715AJJ	FM	PORTAGE, MI

Question	Response
Were any of the authorizations that are the subject of this application obtained through the Commission's competitive bidding procedures (see 47 C.F.R. Sections 1.2111(a) and 73.5000)?	No
Were any of the authorizations that are the subject of this application obtained through the Commission's point system for reserved channel noncommercial educational stations (see 47 C.F.R. Sections 73.7001 and 73.7003)?	
Have all such stations operated for at least 4 years with a minimum operating schedule since grant pursuant to the point system?	

Inction 307(b) preference using the Tribal Priority, through Threshold Qualifications procedures, or through the bal Priority as applied before the NCE fair distribution analysis set forth in 47 C.F.R. § 73.7002(b)?Inve all such stations operated for at least 4 years with a minimum operating schedule since grant?Inve all such stations operated for at least 4 years with a minimum operating schedule since grant?Inve all such stations operated for at least 4 years with a minimum operating schedule since grant?Inve all such stations operated for at least 4 years with a minimum operating schedule since grant?Inve all such stations operated for at least 18 months since the initial construction permit for the LPFM stationIns granted?Inve all construction permit for the LPFM stationIns granted?Inve all construction satisfy the consideration restrictions of 47Inve all conses Only: Were any of the LPFM authorizations that are subject to this application obtained through a Commission's point system for low power FM stations (see 47 CFR Section 73.872)?Inve store all such LPFM stations operated for at least four years since grant pursuant to the	
bal Priority as applied before the NCE fair distribution analysis set forth in 47 C.F.R. § 73.7002(b)?ave all such stations operated for at least 4 years with a minimum operating schedule since grant?both the transferor and transferee qualify for the Tribal Priority in all respects?FM Licenses Only: Has it been at least 18 months since the initial construction permit for the LPFM stationas granted?FM Licenses Only: Does the assignment of the LPFM authorization satisfy the consideration restrictions of 47FR Section 73.865(a)(1)?FM Licenses Only: Were any of the LPFM authorizations that are subject to this application obtained through a Commission's point system for low power FM stations (see 47 CFR Section 73.872)?res to question above, have all such LPFM stations operated for at least four years since grant pursuant to the	ere any of the authorizations that are the subject of this application obtained after award of a dispositive
Ave all such stations operated for at least 4 years with a minimum operating schedule since grant? The both the transferor and transferee qualify for the Tribal Priority in all respects? FM Licenses Only: Has it been at least 18 months since the initial construction permit for the LPFM station as granted? FM Licenses Only: Does the assignment of the LPFM authorization satisfy the consideration restrictions of 47 FR Section 73.865(a)(1)? FM Licenses Only: Were any of the LPFM authorizations that are subject to this application obtained through a Commission's point system for low power FM stations (see 47 CFR Section 73.872)? Wes to question above, have all such LPFM stations operated for at least four years since grant pursuant to the	ection 307(b) preference using the Tribal Priority, through Threshold Qualifications procedures, or through the
<ul> <li>both the transferor and transferee qualify for the Tribal Priority in all respects?</li> <li>FM Licenses Only: Has it been at least 18 months since the initial construction permit for the LPFM station is granted?</li> <li>FM Licenses Only: Does the assignment of the LPFM authorization satisfy the consideration restrictions of 47 respective r</li></ul>	ibal Priority as applied before the NCE fair distribution analysis set forth in 47 C.F.R. § 73.7002(b)?
FM Licenses Only: Has it been at least 18 months since the initial construction permit for the LPFM station as granted? FM Licenses Only: Does the assignment of the LPFM authorization satisfy the consideration restrictions of 47 FR Section 73.865(a)(1)? FM Licenses Only: Were any of the LPFM authorizations that are subject to this application obtained through a Commission's point system for low power FM stations (see 47 CFR Section 73.872)? Wes to question above, have all such LPFM stations operated for at least four years since grant pursuant to the	ave all such stations operated for at least 4 years with a minimum operating schedule since grant?
As granted? FM Licenses Only: Does the assignment of the LPFM authorization satisfy the consideration restrictions of 47 FR Section 73.865(a)(1)? FM Licenses Only: Were any of the LPFM authorizations that are subject to this application obtained through a Commission's point system for low power FM stations (see 47 CFR Section 73.872)? Were to question above, have all such LPFM stations operated for at least four years since grant pursuant to the	o both the transferor and transferee qualify for the Tribal Priority in all respects?
FR Section 73.865(a)(1)? FM Licenses Only: Were any of the LPFM authorizations that are subject to this application obtained through a Commission's point system for low power FM stations (see 47 CFR Section 73.872)? Yes to question above, have all such LPFM stations operated for at least four years since grant pursuant to the	PFM Licenses Only: Has it been at least 18 months since the initial construction permit for the LPFM station as granted?
e Commission's point system for low power FM stations (see 47 CFR Section 73.872)? ves to question above, have all such LPFM stations operated for at least four years since grant pursuant to the	PFM Licenses Only: Does the assignment of the LPFM authorization satisfy the consideration restrictions of 47 FR Section 73.865(a)(1)?
ves to question above, have all such LPFM stations operated for at least four years since grant pursuant to the	PFM Licenses Only: Were any of the LPFM authorizations that are subject to this application obtained through
int system?" (options – Y/N. It Yes, nothing turther required. No requires attachment as follows)"If no to new	yes to question above, have all such LPFM stations operated for at least four years since grant pursuant to the
	pint system?" (options – Y/N. If Yes, nothing further required. No requires attachment as follows)"If no to new
b question, list pertinent authorizations in an Exhibit and include in the Exhibit a showing that the transaction is	ub question, list pertinent authorizations in an Exhibit and include in the Exhibit a showing that the transaction is
nsistent with the requirements of 47 CFR Section 73.865(a)(3).	ponsistent with the requirements of 47 CFR Section 73.865(a)(3).

### Licensee/Permittee Name, Type, and Contact Information

Licensee/Permittee	Address	Phone	Email FRN
TOWNSQUARE MEDIA KALAMAZOO LICENSE, LLC Applicant Doing Business As: TOWNSQUARE MEDIA KALAMAZOO LICENSE, LLC	1 MANHATTANVILLE ROAD SUITE 202 PURCHASE, NY 10577 United States	+1 (203) 861- 0900	0022949218

Contact Name	Address	Phone	Email	Contact Type
<b>HOWARD M. LIBERMAN</b> WILKINSON BARKER KNAUER LLP	1800 M STREET, N.W. SUITE 800N WASHINGTON, DC 20036	+1 (202) 383- 3373	HLIBERMAN@WBKLAW. COM	

Section	Question	Response
Agreements for Transfer Control of Station	Licensee/Permittee certifies that: (i) it has placed its public inspection file(s) and submitted to the Commission as an Exhibit to this application copies of all agreements for the transfer of the station(s); (ii) these documents embody the complete and final understanding between Transferor and Transferee; and (iii) these agreements comply fully with the Commission's rules and policies	
Other Authorizations	Please upload an attachment detailing the call signs, locations, and facility identifiers of all other broadcast stations in which Licensee/Permittee or any party to the application has an attributable interest.	

#### Licensee /Permittee Information

## /Permittee Contact Representatives (1)

Licensee

Licensee /Permittee Legal Certifications

Character Issues	Licensee/Permittee certifies that neither licensee/permittee nor any party to the application has or has had any interest in, or connection with: (a) any broadcast application in any proceeding where character issues were left unresolved or were resolved adversely against the applicant or any party to the application or (b) any pending broadcast application in which character issues have been raised	
Adverse Findings	Licensee/Permittee certifies that, with respect to the Licensee/Permittee and each party to the application, no adverse finding has been made, nor has an adverse final action been taken by any court or administrative body in a civil or criminal proceeding brought under the provisions of any law related to any of the following: any felony; mass media-related antitrust or unfair competition; fraudulent statements to another governmental unit; or discrimination.	
Local Public Notice	Licensee/Permittee certifies that it has or will comply with the public notice requirements of 47 C.F.R. Section 73.3580.	
Auction Authorization	Licensee/Permittee certifies that more than five years have passed since the issuance of the construction permit for the station being assigned, where that permit was acquired in an auction through the use of a bidding credit or other special measure.	
Anti-Discrimination Certification	Licensee/Permittee certifies that neither licensee/permittee nor any party to the application have violated the Commission's prohibition against discrimination on the basis of race, color, religion, national origin or sex in the sale of commercially operated AM, FM, TV, Class A TV or international broadcast stations.	

#### Transferor Information

### Transferor Name, Type, and Contact Information

Transferor	Туре	Address	Phone	Email FRN
OAKTREE AIF HOLDINGS, INC. Assignor Doing Business As: OAKTREE AIF HOLDINGS, INC.	Other	C/O OAKTREE CAPITAL MANAGEMENT, L.P. 333 SOUTH GRAND AVENUE, 28TH FLOOR LOS ANGELES, CA 90071	+1 (213) 830-6300	0022949218

Transferor Contact	Contact Name	Address	Phone	Email	Contact Type
Representatives (1)	HOWARD M. LIBERMAN WILKINSON BARKER KNAUER, LLP	1800 M STREET, NW SUITE 800N WASHINGTON, DC 20036	+1 (202) 383- 3373	HLIBERMAN@WBKLAW. COM	
Transferor Legal	Section Qu	lestion		Response	
Certifications					

Agreements for Transfer	Transferor certifies that:	Yes
Control of Station	<ul> <li>(i) it has placed in Transferor's public inspection file(s) and submitted to the Commission as an Exhibit to this</li> </ul>	
	application copies of all agreements for the assignment /transfer of the station(s);	
	(ii) these documents embody the complete and final	
	understanding between Transferor and Transferee; and	
	(iii) these agreements comply fully with the Commission's rules and policies	
	If the transaction is involuntary, the Transferor certifies that	
	court orders or other authorizing documents have been issued and that it has placed in the licensee's/permittee's	
	public inspection file(s) and submitted to the Commission	
	copies of such court orders or other authorizing documents.	
Character Issues	Transferor certifies that neither transferor nor any party to	Yes
	the application has or has had any interest in, or connection with:	
	(a) any broadcast application in any proceeding where	
	character issues were left unresolved or were resolved	
	adversely against the applicant or any party to the	
	application or (b) any pending broadcast application in which character	
	issues have been raised	
Adverse Findings	Transferor certifies that, with respect to the Transferor and each party to the application, no adverse finding has been	Yes
	made, nor has an adverse final action been taken by any	
	court or administrative body in a civil or criminal proceeding	
	brought under the provisions of any law related to any of the following: any felony; mass media-related antitrust or unfair	
	competition; fraudulent statements to another governmental	
	unit; or discrimination.	
Local Public Notice	Transferor certifies that it has or will comply with the public notice requirements of 47 C.F.R. Section 73.3580.	
Auction Authorization	Transferor certifies that more than five years have passed	N/A
	since the issuance of the construction permit for the station being assigned, where that permit was acquired in an	
	auction through the use of a bidding credit or other special	
	measure.	
Anti-Discrimination	Transferor certifies that neither licensee/permittee nor any	
Certification	party to the application have violated the Commission's prohibition against discrimination on the basis of race, color,	
	religion, national origin or sex in the sale of commercially	
	operated AM, FM, TV, Class A TV or international broadcast	
	stations.	

#### Transferee Information

## Transferee Name, Type, and Contact Information

Transferee	Туре	Address	Phone	Email FRN
OAKTREE AIF INVESTIMENT GP, LLC Assignee Doing Business As: OAKTREE AIF INVESTIMENT GP, LLC	Other	C/O OAKTREE CAPITAL MANAGEMENT, L.P. 333 SOUTH GRAND AVENUE, 28TH FLOOR LOS ANGELES, CA 90071	+1 (213) 830-6300	0022949218

				Contact
Contact Name	Address	Phone	Email	Туре

Representatives (1)	HOWARD M. LIBE WILKINSON BARE LLP		SUITE	I STREET, NV 800N NGTON, DC		+1 (202) 383- 3373	HLIBERM COM	AN@WBKLAW.	
Changes in	Party Name Ci	itizenship	Address	Phone Er	mail	Interest Bef	ore Transfer	Interest After 1	Fransfer
Interest (0)					Emp	oty			
Changes in Interest	Question								Response
Certification Applicant certifies that equity and financial interests not set forth by the transferee are nonattributa					ibutable.	Yes			
Parties to the	Party Name	Citizensh	ip	Address		Phone	Email F	Positional Interest	
Application (0)					Emp	oty			
Parties to the	Question								Response
Application Certification	Applicant certifies that equity and financial interests not set forth by the transferee are nonattributable.							•	
Transferee Legal Certifications	Section		uestion					Response	
	Agreements for S	( ii c s (	a) the writtenspection fi complete an station(s); a	le and submitt nd final agreen nd reements com	ted to nent f	e Transferee's the Commissi or the sale or t illy with the Co	on embody the ransfer of the	Yes	
	Other Authorizati	lı s	ocations, ar stations in w	nd facility iden	tifiers ee or	etailing the ca of all other bro any party to th	padcast		
	Multiple Ownersh	a r (	an attributat adio or tele s) subject te	ble radio joint s vision time bro o this applicati	sales okeraç ion or	agreement or ge agreement	on the holder of an attributable with the station r station in the application?		
					•	posed assignr ownership rule	nent complies es.		
		( F r ( c	<ol> <li>does not policies rela nembers;</li> <li>complies ownership ir</li> <li>complies</li> </ol>	present an is ting to media with the Com nterests; and s with the Com	sue u intere nmissi nmissi	posed assignr nder the Comr sts of immedia on's policies re on's restrictior ion of non-par	mission's ite family elating to future is relating to		

and creditors.

	<ul> <li>Does the Transferee claim status as an "eligible entity," that is, an entity that qualifies as a small business under the Small Business Administration's size standards for its industry grouping (as set forth in 13 C.F.R. § 121-201), and holds</li> <li>(1) 30 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership that will own the media outlet; or</li> <li>(2) 15 percent or more of the stock or partnership interests and more than 50 percent of the voting power of the corporation or partnership that will own the media outlet, provided that no other person or entity owns or controls more than 25 percent of the outstanding stock or partnership interests; or</li> <li>(3) More than 50 percent of the voting power of the corporation that will own the media outlet (if such corporation is a publicly traded company)?</li> </ul>	
	<ul> <li>Does this transfer include a grandfathered cluster of stations?</li> <li>Applicant certifies that it will come in compliance by divesting the necessary station(s) within 12 months of the consummation of this transaction to:</li> <li>A) An Eligible Entity (as defined in Item 6d, above).</li> </ul>	
Acquisition of Control	<ul> <li>B) An Irrevocable Trust that will assign the station(s) to an Eligible Entity.</li> <li>Please upload an attachment listing the file number and date of grant of FCC Form 301, 314, or 315 application by which the Commission approved the qualifications of the individual or entity with a pre-existing interest in the licensee/permittee that is now acquiring control of the licensee/permittee as a result of the grant of this application.</li> </ul>	N/A
Character Issues	Transferee certifies that neither transferee nor any party to the application has or has had any interest in, or connection with: (a) any broadcast application in any proceeding where character issues were left unresolved or were resolved adversely against the applicant or any party to the application; or (b) any pending broadcast application in which character issues have been raised.	Yes
Adverse Findings	Transferee certifies that, with respect to the transferee and each party to the application, no adverse finding has been made, nor has an adverse final action been taken by any court or administrative body in a civil or criminal proceeding brought under the provisions of any law related to any of the following: any felony; mass media-related antitrust or unfair competition; fraudulent statements to another governmental unit; or discrimination.	Yes
Financial Qualifications	Transferee certifies that sufficient net liquid assets are on hand or are available from committed sources to consummate the transaction and operate the station(s) for three months.	
Program Service Certification	Transferee certifies that it is cognizant of and will comply with its obligations as a Commission licensee to present a program service responsive to the issues of public concern facing the station's community of license and service area.	

Auction Authorization	Transferee certifies that where less than five years have passed since the issuance of the construction permit and the permit had been acquired in an auction through the use of a bidding credit or other special measure, it would qualify for such credit or other special measure.	
Equal Employment Opportunity (EEO)	If the applicant proposes to employ five or more full-time employees, applicant certifies that it is filing simultaneously with this application a Model EEO Program Report on FCC Form 396-A.	

Response

#### Tranferee Alien Ownership

Question

1) Is the applicant a foreign government or the representative of any foreign government as specified in Section 310(a) of the Communications Act?2) Is the applicant an alien or the representative of an alien? (Section 310(b)(1))3) Is the applicant a corporation, or non-corporate entity, that is organized under the laws of any foreign government? (Section 310(b)(2))4) Is the applicant an entity of which more than one-fifth of the capital stock, or other equity or voting interest, is owned of record or voted by aliens or their representatives or by a foreign government or representative thereof or by any entity organized under the laws of a foreign country? (Section 310(b)(3))5) Is the applicant directly or indirectly controlled by any other entity of which more than one-fourth of the capital stock, or other equity or voting interest, is owned of record or voted by aliens, their representatives, or by a foreign government or representative thereof, or by any entity organized under the laws of a foreign country? (Section 310(b)(4))6) Has the applicant received a declaratory ruling(s) under Section 310(b)(4) of the Communications Act?6a) Enter the citation of the applicable declaratory ruling by DA/FCC number, FCC Record citation, release date, or any other identifying information.7) Has there been any change in the applicant's foreign ownership since issuance of the declaratory ruling(s) cited in response to Question 6?8) Does the applicant certify that it is in compliance with the terms and conditions of the foreign ownership declaratory ruling(s) cited in response to Question 6?		
<ul> <li>3) Is the applicant a corporation, or non-corporate entity, that is organized under the laws of any foreign government? (Section 310(b)(2))</li> <li>4) Is the applicant an entity of which more than one-fifth of the capital stock, or other equity or voting interest, is owned of record or voted by aliens or their representatives or by a foreign government or representative thereof or by any entity organized under the laws of a foreign country? (Section 310(b)(3))</li> <li>5) Is the applicant directly or indirectly controlled by any other entity of which more than one-fourth of the capital stock, or other equity or voting interest, is owned of record or voted by aliens, their representatives, or by a foreign government or representative thereof, or by any entity organized under the laws of a foreign country? (Section 310(b)(3))</li> <li>5) Is the applicant directly or voting interest, is owned of record or voted by aliens, their representatives, or by a foreign government or representative thereof, or by any entity organized under the laws of a foreign country? (Section 310(b)(4))</li> <li>6) Has the applicant received a declaratory ruling(s) under Section 310(b)(4) of the Communications Act?</li> <li>6a) Enter the citation of the applicable declaratory ruling by DA/FCC number, FCC Record citation, release date, or any other identifying information.</li> <li>7) Has there been any change in the applicant's foreign ownership since issuance of the declaratory ruling(s) cited in response to Question 6?</li> <li>8) Does the applicant certify that it is in compliance with the terms and conditions of the foreign ownership declaratory ruling(s) cited in response to Question 6?</li> </ul>		
government? (Section 310(b)(2))         4) Is the applicant an entity of which more than one-fifth of the capital stock, or other equity or voting interest, is owned of record or voted by aliens or their representatives or by a foreign government or representative thereof or by any entity organized under the laws of a foreign country? (Section 310(b)(3))         5) Is the applicant directly or indirectly controlled by any other entity of which more than one-fourth of the capital stock, or other equity or voting interest, is owned of record or voted by aliens, their representatives, or by a foreign government or representative thereof, or by any entity organized under the laws of a foreign country? (Section 310(b)(4))         6) Has the applicant received a declaratory ruling(s) under Section 310(b)(4) of the Communications Act?         6a) Enter the citation of the applicable declaratory ruling by DA/FCC number, FCC Record citation, release date, or any other identifying information.         7) Has there been any change in the applicant's foreign ownership since issuance of the declaratory ruling(s) cited in response to Question 6?         8) Does the applicant certify that it is in compliance with the terms and conditions of the foreign ownership declaratory ruling(s) cited in response to Question 6?	e applicant an alien or the representative of an alien? (Section 310(b)(1))	
owned of record or voted by aliens or their representatives or by a foreign government or representative thereof or by any entity organized under the laws of a foreign country? (Section 310(b)(3))5) Is the applicant directly or indirectly controlled by any other entity of which more than one-fourth of the capital stock, or other equity or voting interest, is owned of record or voted by aliens, their representatives, or by a foreign government or representative thereof, or by any entity organized under the laws of a foreign country? (Section 310(b)(4))6) Has the applicant received a declaratory ruling(s) under Section 310(b)(4) of the Communications Act?6a) Enter the citation of the applicable declaratory ruling by DA/FCC number, FCC Record citation, release date, or any other identifying information.7) Has there been any change in the applicant's foreign ownership since issuance of the declaratory ruling(s) cited in response to Question 6?8) Does the applicant certify that it is in compliance with the terms and conditions of the foreign ownership declaratory ruling(s) cited in response to Question 6?		
<ul> <li>stock, or other equity or voting interest, is owned of record or voted by aliens, their representatives, or by a foreign government or representative thereof, or by any entity organized under the laws of a foreign country? (Section 310(b)(4))</li> <li>6) Has the applicant received a declaratory ruling(s) under Section 310(b)(4) of the Communications Act?</li> <li>6a) Enter the citation of the applicable declaratory ruling by DA/FCC number, FCC Record citation, release date, or any other identifying information.</li> <li>7) Has there been any change in the applicant's foreign ownership since issuance of the declaratory ruling(s) cited in response to Question 6?</li> <li>8) Does the applicant certify that it is in compliance with the terms and conditions of the foreign ownership declaratory ruling(s) cited in response to Question 6?</li> </ul>	ed of record or voted by aliens or their representatives or by a foreign government or representative	
<ul> <li>6a) Enter the citation of the applicable declaratory ruling by DA/FCC number, FCC Record citation, release date, or any other identifying information.</li> <li>7) Has there been any change in the applicant's foreign ownership since issuance of the declaratory ruling(s) cited in response to Question 6?</li> <li>8) Does the applicant certify that it is in compliance with the terms and conditions of the foreign ownership declaratory ruling(s) cited in response to Question 6?</li> </ul>	ck, or other equity or voting interest, is owned of record or voted by aliens, their representatives, or by a ign government or representative thereof, or by any entity organized under the laws of a foreign country?	
or any other identifying information.         7) Has there been any change in the applicant's foreign ownership since issuance of the declaratory ruling(s) cited in response to Question 6?         8) Does the applicant certify that it is in compliance with the terms and conditions of the foreign ownership declaratory ruling(s) cited in response to Question 6?	the applicant received a declaratory ruling(s) under Section 310(b)(4) of the Communications Act?	
<ul> <li>cited in response to Question 6?</li> <li>8) Does the applicant certify that it is in compliance with the terms and conditions of the foreign ownership declaratory ruling(s) cited in response to Question 6?</li> </ul>		
declaratory ruling(s) cited in response to Question 6?		
• In some sting with this and insting is the soulisest filling a family support in Datities for Datherstony Dation		
9) In connection with this application, is the applicant filing a foreign ownership Petition for Declaratory Ruling pursuant to Section 310(b)(4) of the Communications Act?	onnection with this application, is the applicant filing a foreign ownership Petition for Declaratory Ruling suant to Section 310(b)(4) of the Communications Act?	

Licensee	ction	Question	Response
/Permittee Certification	eneral Certification atements	Licensee/Permittee certifies that it has answered each question in this application based on its review of the application instructions and worksheets. Licensee/Permittee further certifies that where it has made an affirmative certification below, this certification constitutes its representation that the application satisfies each of the pertinent standards and criteria set forth in the application instructions and worksheets.	

	The Licensee/Permittee certifies that neither the Licensee /Permittee nor any other party to the application is subject to a denial of Federal benefits pursuant to §5301 of the Anti- Drug Abuse Act of 1988, 21 U.S.C. § 862, because of a conviction for possession or distribution of a controlled substance. This certification does not apply to applications filed in services exempted under §1.2002(c) of the rules, 47 CFR . See §1.2002(b) of the rules, 47 CFR § 1.2002(b), for the definition of "party to the application" as used in this certification § 1.2002(c). The Licensee/Permittee certifies that all statements made in this application and in the exhibits, attachments, or documents incorporated by reference are material, are part of this application, and are true, complete, correct, and made in good faith.	
Authorized Party to Sign	<ul> <li>FAILURE TO SIGN THIS APPLICATION MAY RESULT IN DISMISSAL OF THE APPLICATION AND FORFEITURE OF ANY FEES PAID</li> <li>Upon grant of this application, the Authorization Holder may be subject to certain construction or coverage requirements.</li> <li>Failure to meet the construction or coverage requirements will result in automatic cancellation of the Authorization.</li> <li>Consult appropriate FCC regulations to determine the construction or coverage requirements that apply to the type of Authorization requested in this application.</li> <li>WILLFUL FALSE STATEMENTS MADE ON THIS FORM OR ANY ATTACHMENTS ARE PUNISHABLE BY FINE AND /OR IMPRISONMENT (U.S. Code, Title 18, §1001) AND/OR REVOCATION OF ANY STATION AUTHORIZATION (U.S. Code, Title 47, §312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, §503).</li> </ul>	
	I certify that this application includes all required and relevant attachments.	
	I declare, under penalty of perjury, that I am an authorized representative of the above-named applicant for the Authorization(s) specified above.	

Transferee	Section	Question	Response
Certification	General Certification Statements	The Transferee certifies that neither the Transferee nor any other party to the application is subject to a denial of Federal benefits pursuant to §5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, because of a conviction for possession or distribution of a controlled substance. This certification does not apply to applications filed in services exempted under §1.2002(c) of the rules, 47 CFR . See §1. 2002(b) of the rules, 47 CFR § 1.2002(b), for the definition of "party to the application" as used in this certification § 1.2002 (c). The Transferee certifies that all statements made in this application and in the exhibits, attachments, or documents incorporated by reference are material, are part of this application, and are true, complete, correct, and made in good faith.	

Authorized Party to Sign	FAILURE TO SIGN THIS APPLICATION MAY RESULT IN	
	DISMISSAL OF THE APPLICATION AND FORFEITURE	
	OF ANY FEES PAID	
	Upon grant of this application, the Authorization Holder may	
	be subject to certain construction or coverage requirements.	
	Failure to meet the construction or coverage requirements	
	will result in automatic cancellation of the Authorization.	
	Consult appropriate FCC regulations to determine the	
	construction or coverage requirements that apply to the type	
	of Authorization requested in this application.	
	WILLFUL FALSE STATEMENTS MADE ON THIS FORM	
	OR ANY ATTACHMENTS ARE PUNISHABLE BY FINE AND	
	/OR IMPRISONMENT (U.S. Code, Title 18, §1001) AND/OR	
	<b>REVOCATION OF ANY STATION AUTHORIZATION (U.S.</b>	
	Code, Title 47, §312(a)(1)), AND/OR FORFEITURE (U.S.	
	Code, Title 47, §503).	
	I certify that this application includes all required and	
	relevant attachments.	
	I declare, under penalty of perjury, that I am an authorized	MARK SRULOWITZ
	representative of the above-named applicant for the	VICE PRESIDENT
	Authorization(s) specified above.	
		08/09/2019

Transferor	Section	Question	Response
Certification	General Certification Statements	The Transferor certifies that neither the Transferor nor any other party to the application is subject to a denial of Federal benefits pursuant to §5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, because of a conviction for possession or distribution of a controlled substance. This certification does not apply to applications filed in services exempted under §1.2002(c) of the rules, 47 CFR . See §1. 2002(b) of the rules, 47 CFR § 1.2002(b), for the definition of "party to the application" as used in this certification § 1.2002 (c). The Transferor certifies that all statements made in this application and in the exhibits, attachments, or documents incorporated by reference are material, are part of this application, and are true, complete, correct, and made in good faith.	
	Authorized Party to Sign	<ul> <li>FAILURE TO SIGN THIS APPLICATION MAY RESULT IN DISMISSAL OF THE APPLICATION AND FORFEITURE OF ANY FEES PAID</li> <li>Upon grant of this application, the Authorization Holder may be subject to certain construction or coverage requirements.</li> <li>Failure to meet the construction or coverage requirements will result in automatic cancellation of the Authorization.</li> <li>Consult appropriate FCC regulations to determine the construction or coverage requirements that apply to the type of Authorization requested in this application.</li> <li>WILLFUL FALSE STATEMENTS MADE ON THIS FORM OR ANY ATTACHMENTS ARE PUNISHABLE BY FINE AND /OR IMPRISONMENT (U.S. Code, Title 18, §1001) AND/OR REVOCATION OF ANY STATION AUTHORIZATION (U.S. Code, Title 47, §312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, §503).</li> <li>I certify that this application includes all required and relevant attachments.</li> </ul>	

I declare, under penalty of perjury, that I am an authorized representative of the above-named applicant for the Authorization(s) specified above. JAMIE TOOTHMAN SENIOR VICE PRESIDENT

08/09/2019

File Name	Uploaded By	Attachment Type	Description	Upload Status
<u>1806032_42923054.</u> pdf	Applicant	All Purpose	Exhibit 12	Done with Virus Scan and/or Conversion
<u>1808327_1546502.txt</u>	Applicant	All Purpose	AMENDMENT	Done with Virus Scan and/or Conversion
<u>1808327_1546503.txt</u>	Applicant	All Purpose	EXHIBIT 2	Done with Virus Scan and/or Conversion
<u>1808327_1546504.txt</u>	Applicant	All Purpose	EXHIBIT 5	Done with Virus Scan and/or Conversion
<u>1808327_1546505.txt</u>	Applicant	All Purpose	EXHIBIT 11	Done with Virus Scan and/or Conversion
<u>1808327_1546506.txt</u>	Applicant	All Purpose	EXHIBIT 12	Done with Virus Scan and/or Conversion
<u>1808327_43231969.</u> pdf	Applicant	All Purpose	Exhibit 12 Supplement	Done with Virus Scan and/or Conversion
<u>1808327_43232000.</u> pdf	Applicant	All Purpose	Exhibit 14 (Amended)	Done with Virus Scan and/or Conversion

#### Attachments