



# PUBLIC NOTICE

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## COMMISSION IDENTIFIES TENTATIVE SELECTEES IN 93 GROUPS OF MUTUALLY EXCLUSIVE APPLICATIONS SUBMITTED IN THE DECEMBER 2023, LPFM FILING WINDOW

## ANNOUNCES A 30-DAY PETITION TO DENY PERIOD, 90-DAY PERIOD TO FILE VOLUNTARY TIME-SHARE PROPOSALS, AND A 60-DAY PERIOD TO FILE MAJOR CHANGE AMENDMENTS

By the Commission:

By this Public Notice, the Commission considers 93 groups of mutually exclusive (MX) applications filed in the December 2023, filing window for Low Power FM (LPFM) new station construction permits (LPFM Applications)<sup>1</sup> and uses a point system to tentatively select applications for grant.<sup>2</sup> We designate the single applicant with the highest point total or the applicants tied for the highest point total from each mutually exclusive group (MX group) as the tentative selectee(s), and they are identified, in **bold**, in Attachment A. Upon the release of this Public Notice, the Commission initiates a 30-day period for filing petitions to deny against the tentative selectee applications, a 90-day period for the filing of voluntary time-share proposals (point-aggregation requests), and a 60-day period for filing major change amendments.

**Mutually Exclusive Groups.** Conflicting LPFM applications, which cannot all be granted consistent with the Commission's technical rules, are considered mutually exclusive. An MX group consists of all applications which are mutually exclusive to at least one other application in the group.<sup>3</sup> In the case of proposals for LPFM station construction permits, when the distance between the facilities proposed in two LPFM Applications does not meet the minimum distance separation requirements

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<sup>1</sup> Each application in MX Group 1 through MX Group 109 was filed during the December 2023, LPFM filing window (the LPFM Window). See *Media Bureau Announces Filing Procedures and Requirements for November 1 – November 8, 2023, Low Power FM Filing Window*, Public Notice, 38 FCC Rcd 6660 (MB 2023) (*Procedures Public Notice*). Based on a request from LPFM advocates, the Media Bureau (Bureau) subsequently delayed the window until December 6, 2023. *Media Bureau Announces Revised Dates for LPFM New Station Application Filing Window*, Public Notice, DA 23-984 (MB Oct. 17, 2023). The Bureau subsequently extended the close of the window until December 15, 2023. *Media Bureau Announces Extension of LPFM New Station Application Filing Window*, Public Notice, DA 23-1150 (MB Dec. 11, 2023).

<sup>2</sup> See 47 CFR § 73.872. In this Public Notice the Commission uses the point system to compare 228 applications from 93 MX Groups.

<sup>3</sup> The Bureau received 1,336 LPFM Applications. The Bureau previously identified over 730 technically acceptable LPFM Applications, which are not in conflict with any other application, *i.e.*, singleton applications, and put these applications on Public Notices announcing them as “accepted for filing.” The Bureau has granted more than 635 of those singleton LPFM Applications.

specified in section 73.807 of our rules,<sup>4</sup> the applications are treated as mutually exclusive. On March 15, 2024, the Bureau released a Public Notice to (1) identify by group all of the mutually exclusive LPFM Applications, and (2) announce a 60-day period, until May 14, 2024, for mutually exclusive applicants to enter into and file settlement agreements and/or to submit technical amendments to resolve conflicts and expedite the grant of applications filed in the LPFM Window.<sup>5</sup>

This Public Notice includes mutually exclusive LPFM Applications for which no amendment, settlement, or time-share agreement was timely filed. When conflicts remain, the Commission applies the LPFM point system to select among the mutually exclusive applications.<sup>6</sup>

**Point System Selection Criteria.** The Commission compares mutually exclusive groups of LPFM applications under the point system set forth in section 73.872 of the Commission's rules (the Rules).<sup>7</sup> The LPFM point system awards a maximum of six merit points, based on six criteria, with one point awarded under each criterion: (1) established community presence of at least two years; (2) commitment to originate local programming; (3) commitment to maintain a main studio; (4) commitment to originate local programming and to maintain a main studio; (5) diversity of ownership; and (6) Tribal applicants serving Tribal Lands.<sup>8</sup> These criteria, along with documentation which must have been timely submitted to support point claims, are described in more detail below.

1. **Established Community Presence.** The Commission awards one point to an applicant that has had an established community presence, for a period of at least two years immediately prior to the filing of the LPFM Application, in the community that it proposes to serve. To qualify for this point, a nonprofit educational organization applicant must be able to certify that, during the two years prior to filing the LPFM Application, (a) it has existed as a nonprofit educational organization, and (b) it has been physically headquartered, has had a campus, or has had 75% of its governing board members residing within 10 miles, for applicants in the top 50 urban markets, or 20 miles, for applicants outside the top 50 urban markets, of the coordinates of the proposed transmitting antenna.<sup>9</sup> A nonprofit educational organization awarded a point for this criterion must have submitted evidence of its qualifications in an application exhibit.<sup>10</sup> Specifically, the applicant must have demonstrated the date it was formed and the

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<sup>4</sup> 47 CFR § 73.807.

<sup>5</sup> See *Media Bureau Identifies Groups of Mutually Exclusive Applications Submitted in the December 2023, LPFM Filing Window; Opens Window To Accept Settlements and Technical Amendments*, Public Notice, DA 24-256 (MB Mar. 15, 2024) (*Settlement Notice*); see also *Media Bureau Provides Further Guidance on Settlement Window for Mutually Exclusive Applications Submitted in the December 2023, LPFM Filing Window*, Public Notice, DA 24-288 (MB Mar. 22, 2024) (clarifying that MX applicants may also submit time-share agreements to resolve conflicts).

<sup>6</sup> See 47 CFR § 73.872; see also *Creation of a Low Power Radio Service*, Report and Order, 15 FCC Rcd 2205, 2260-64 (2000); *Creation of a Low Power Radio Service*, Memorandum Opinion and Order on Reconsideration, 15 FCC Rcd 19208, 19246-47 (2000); *Creation of a Low Power Radio Service*, Fifth Order on Reconsideration and Sixth Report and Order, 27 FCC Rcd 15402, 15459-15471 (2012) (*Sixth Report and Order*); *Reexamination of the Comparative Standards and Procedures for Licensing Noncommercial Educational Broadcast Stations and Low Power FM Stations*, Report and Order, 34 FCC Rcd 12519 (2019) (*NCE LPFM Order*), *recon. dismissed and denied*, Order on Reconsideration, 35 FCC Rcd 10180 (2020) (amending rules and procedures for filing LPFM applications and selecting and licensing competing LPFM applications).

<sup>7</sup> 47 CFR § 73.872.

<sup>8</sup> 47 CFR § 73.872(b).

<sup>9</sup> See 47 CFR §§ 73.872(b)(1); 73.853(b)(1)-(2). For this LPFM Window, nonprofit educational organizations are considered “established” if they have operated as local entities since December 15, 2021, *i.e.*, for at least two years prior to the December 15, 2023, close of the LPFM Window.

<sup>10</sup> See 47 CFR §§ 73.872(b)(1); 73.853(b)(1)-(2).

location of the applicant's headquarters, campus, or governing board members' residence during the two years prior to filing the LPFM Application.<sup>11</sup> While there is some flexibility in the type of documentation a nonprofit educational organization applicant may provide, we do not award the point to an applicant that did not timely submit the required documentation.<sup>12</sup>

A Tribal applicant seeking the established community presence point need only certify that it is a Tribe and that its Tribal Lands are within the service area of the proposed LPFM station; or that it is a Tribal organization whose controlling Tribe or Tribes has its/their Tribal Lands within the service area of the proposed LPFM station.<sup>13</sup> Tribal organizations created by a Tribe to apply for a LPFM construction permit are not required to have been in existence for two years.<sup>14</sup> A public safety radio applicant must have been able to certify that during the two years prior to the filing of its LPFM Application it had jurisdiction within the service area of the proposed LPFM station.<sup>15</sup>

2. Local Program Origination. The Commission awards one point to an applicant that pledged to originate locally at least eight hours of programming per day.<sup>16</sup> Locally originated programming is programming produced by the licensee within ten miles of the coordinates of the proposed transmitting antenna site.<sup>17</sup> Such programming may include licensee produced call-in shows, music selected and played by a disc jockey present on site, broadcasts of events at local schools, and broadcasts of musical performances at a local studio or festival, whether recorded or live.<sup>18</sup>

3. Main Studio. The Commission awards one point to an applicant that pledges to maintain a publicly accessible main studio that has local origination capability, is reachable by telephone, is staffed at least 20 hours per week between 7 a.m. and 10 p.m., and is located within 16.1 km (10 miles) of the station's proposed transmitting antenna site for applicants in the top 50 urban markets and within 32.1 km (20 miles) for applicants outside the top 50 urban markets.<sup>19</sup> To be awarded the main studio point, the applicant must have specified the proposed address and telephone number for the proposed main studio in the Form 2100, Schedule 318 (Schedule 318) at the time of filing the LPFM Application.<sup>20</sup>

4. Local Program Origination and Main Studio. The Commission awards one additional point to an applicant that certified that it qualifies for one point under both the local program origination and the main studio criteria described in (2) and (3) above.<sup>21</sup>

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<sup>11</sup> See *Procedures Public Notice*, 38 FCC Rcd at 6668; Instructions – Form 2100, Schedule 318 – Low Power FM Construction Permit Application (LPFM Application Instructions) at 12. Such evidence may consist of copies of corporate charters, articles of incorporation, association, or partnership, bylaws, or other written instruments filed with the appropriate governmental agency (e.g., Secretary of State) documenting the applicant's period of existence. *Id.*

<sup>12</sup> See 47 CFR § 73.872(b)(1); *Procedures Public Notice*, 38 FCC Rcd at 6670 (cautioning that “an applicant submitting no timely documentation at all cannot be found to have made a valid certification and will not receive the claimed points.”); see also *infra* note 34.

<sup>13</sup> See 47 CFR §§ 73.872(b)(1); 73.853(b)(4); LPFM Application Instructions at 12; *Sixth Report and Order*, 27 FCC Rcd at 15454.

<sup>14</sup> See *Procedures Public Notice*, 38 FCC Rcd at 6668; LPFM Application Instructions at 12..

<sup>15</sup> See 47 CFR §§ 73.872(b)(1); 73.853(b)(3); LPFM Application Instructions at 12

<sup>16</sup> 47 CFR § 73.872(b)(2).

<sup>17</sup> *Id.*

<sup>18</sup> *Id.*

<sup>19</sup> 47 CFR § 73.872(b)(3).

<sup>20</sup> *Id.*

5. Diversity of Ownership. The Commission awards one point for diversity of ownership (the “new entrant” point) to an applicant that can certify that it holds no attributable interests in any other broadcast station.<sup>22</sup>

*Divestiture Pledges.* Any applicant, including a national organization, however, can qualify for a new entrant point if it submitted in its LPFM Application a commitment to divest all of its existing media interests (both owned and attributable).<sup>23</sup> The divestiture pledge must have been submitted with the application by the close of the LPFM Window.<sup>24</sup> The applicant, however, was not required to complete the pledged divestiture by the close of the LPFM Window. Rather, if the construction permit is awarded based on points, the actual divestiture must be completed by the time the new LPFM station commences program test operations.<sup>25</sup>

6. Tribal Applicants Serving Tribal Lands. The Commission awards one point to a Tribal Applicant proposing to locate its transmitting antenna site on its “Tribal Lands,” as defined in section 73.7000 of the rules.<sup>26</sup>

**Point System Review Process.** The LPFM Application is certification-based, but requires applicants to document their claims by submitting supporting information to the Commission for some criteria. The Commission’s comparative review of MX applications is based on applicant-provided information. The Commission relies on the certifications and additional documentation and/or information submitted by the applicant for verification and support for the claimed points.<sup>27</sup>

Applicants were required to report their comparative qualifications as of the date of the filing of an LPFM Application. Any changes made thereafter may potentially diminish, but cannot enhance, an

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<sup>21</sup> 47 CFR § 73.872(b)(4).

<sup>22</sup> 47 CFR § 73.872(b)(5). Although a broadcast interest of a national organization will not be attributed to the local chapter if the local chapter “is separately incorporated and has a distinct local presence and mission” (47 CFR § 73.858(b)), “local chapters” of larger organizations that hold broadcast interests do not qualify for a “new entrant” point. *See Sixth Report and Order*, 27 FCC Rcd at 15459, para. 160 (broadcast interest of parent organization will be considered attributable for diversity purposes). Any broadcast interests held by the “parent” organization are considered attributable for the purposes of this criterion only. *Id.* Similarly, although a college or university with non-student run broadcast interests may apply for a student-run LPFM station (47 CFR § 73.860(d)), the broadcast interests of the university or college are attributable for purposes of the “new entrant” point. *See, e.g., Sixth Report and Order*, 27 FCC Rcd at 15459, para. 160. Finally, although a director of an LPFM applicant may hold otherwise attributable interests in a broadcast licensee or media entity without making the LPFM applicant ineligible for a license, provided that the director is recused from any matters affecting the LPFM station (47 CFR § 73.858(a)), the director’s broadcast interests are still considered attributable to the LPFM applicant for the purpose of the “new entrant” point. *See, e.g., Sixth Report and Order*, 27 FCC Rcd at 15459, para. 160.

<sup>23</sup> *See, e.g., Creation of Low Power Radio Service*, Sixth Order on Reconsideration, 28 FCC Rcd 14489, n.26 (2013).

<sup>24</sup> *Id.*

<sup>25</sup> *Id.*

<sup>26</sup> 47 CFR § 73.872(b)(6); *see also* 47 CFR § 73.853(c) (defining a “Tribal Applicant” as a “Tribe or an entity that is 51 percent or more owned or controlled by a Tribe or Tribes”); 47 CFR § 73.7000.

<sup>27</sup> For example, the Commission has verified that an applicant claiming a point for established community presence has (1) submitted the requisite documentation to support the claim, and (2) the documentation confirms the applicant qualifies for a point for established community presence. For point claims which do not require an applicant to submit supporting documentation, the Commission generally relies on the certifications and does not independently confirm the accuracy during the review process.

applicant's comparative position.<sup>28</sup> Accordingly, amendments that were filed after the close of the LPFM Window and improved an applicant's comparative position have not been considered for purposes of the point system.<sup>29</sup> Amendments that adversely affected an applicant's comparative position have been considered.<sup>30</sup>

**Point System Analysis.** In our application of the point system to the LPFM Applications, we have generally awarded the number of points claimed by each applicant in its LPFM Application. For the following reasons, however, we have denied an applicant's point claim and adjusted the points of such applicants downward.<sup>31</sup>

Established Community Presence.

*Untimely Supporting Documentation.* Each applicant claiming a point for established community presence was required to submit evidence of its qualifications at the time of filing the LPFM Application.<sup>32</sup> We cannot award points which require the applicant to submit documentation or additional information, but which are not supported with any such timely submitted documentation.<sup>33</sup> Accordingly, in three applications, we have denied the established community presence point because the required documentation was submitted as an amendment subsequent to the close of the LPFM Window.<sup>34</sup>

*Insufficient Documentation.* While there is flexibility in the type of documentation a nonprofit educational organization applicant may provide to claim a point for established community presence, we have rejected 13 claims where a nonprofit educational organization applicant certifies that it qualifies for

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<sup>28</sup> See 47 CFR § 73.871(b) ("Amendments that would improve the comparative position of new and major change applications will not be accepted after the close of the pertinent filing window."); *Procedures Public Notice*, 38 FCC Rcd at 6671; LPFM Application Instructions at 11. Applicants were, however, permitted to amend and supplement their comparative claims prior to the close of the LPFM Window.

<sup>29</sup> For example, if an applicant certified that it does not qualify for a point under one of the point system criterion by answering "No" to one of the questions in the "Point Systems Factors" Section of the LPFM Application, it cannot, after the close of the window, amend its application to respond "Yes" to that question. This is the case even if the applicant actually would have qualified for the point it is seeking at the time it filed the application. See *Procedures Public Notice*, 38 FCC Rcd at 6670; LPFM Application Instructions at 11; see also *Comparative Consideration of Six Groups of Mutually Exclusive Applications for Permits to Construct New Noncommercial Educational FM Stations*, Memorandum Opinion and Order, FCC 24-12 (Jan. 24, 2024) at para. 66 ("an applicant that fails to timely certify that it qualified for points, despite submission of related exhibits, cannot amend its application to certify eligibility after the filing deadline").

<sup>30</sup> For example, in MX Group 31, we have adjusted one applicant's points downward after the applicant filed an amendment to certify that it did not, as it initially certified, qualify for a point for established community presence. See Application File No. 0000232594. Similarly, an LPFM applicant may lose claimed points, such as the new entrant credit, as a result of changes made after the application filing.

<sup>31</sup> Conversely, we have found that each applicant awarded an established community presence or main studio point provided sufficient support for its certification at the time it initially filed its application.

<sup>32</sup> LPFM Application Instructions at 12; *Procedures Public Notice*, 38 FCC Rcd at 6668, 6670 (cautioning applicants that "the basis for applicant point claims must be readily ascertainable from timely-filed application exhibits" and reminding applicants to "review their supporting documentation thoroughly before filing").

<sup>33</sup> Applicants must have submitted the requisite documentation prior to the close of the LPFM Window. The Commission does not consider documentation to support a claimed comparative point if it is submitted in a post-window amendment. See 47 CFR § 73.871(b) ("Amendments that would improve the comparative position of new and major change applications will not be accepted after the close of the pertinent filing window.").

<sup>34</sup> See MX Group 9, Application File No. 0000231798; MX Group 49, Application File No. 0000232640; and MX Group 68, Application File No. 0000233106.

a point for established community presence, but fails to submit any documentation, or sufficient and concrete documentation,<sup>35</sup> to verify its period of existence and/or local qualifications.<sup>36</sup>

*Less than Two Years Established and/or Local.* To receive a point for established community presence, a nonprofit educational organization applicant must have been established and operating as a local entity since, at a minimum, December 15, 2021, *i.e.*, for at least two years prior to the December 15, 2023, close of the LPFM Window.<sup>37</sup> In 21 applications, we denied points where an applicant's own documentation contradicts its certification that it is eligible for an established community presence point.<sup>38</sup> Specifically, in each of these applications, the applicant provides no evidence to verify that it has been local and established for at least the requisite two years. Rather, each applicant's documentation illustrates that it has been in existence and/or local for *less* than two years prior to the December 15, 2023, LPFM Application deadline.

Diversity of Ownership and Tribal Points. We have rejected one claim where an applicant certified that it is eligible for a point for diversity of ownership, but failed to satisfy this criterion.<sup>39</sup> Finally, in ten applications, we have denied claims where an applicant certified that it qualifies for a point

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<sup>35</sup> See, *e.g.*, *Procedures Public Notice*, 38 FCC Rcd at 6668; LPFM Application Instructions at 12 (explaining the documentation an applicant must provide to support an established community presence point claim).

<sup>36</sup> See MX Group 1, Application File No. 0000231871; MX Group 25, Application File No. 0000231731; MX Group 46, Application File No. 0000233187; MX Group 47, Application File Nos. 0000231667, 0000231808, and 0000232837; MX Group 51, Application File No. 0000231587; MX Group 52, Application File No. 0000232034; MX Group 61, Application File No. 0000231724; MX Group 62, Application File Nos. 0000232171 and 0000233032; MX Group 66, Application File No. 0000232004; and MX Group 80, Application File No. 0000232881.

<sup>37</sup> See 47 CFR § 73.872(b)(1).

<sup>38</sup> See MX Group 14, Application File No. 0000232943 (articles of incorporation, dated November 2023); MX Group 17, Application File No. 0000232614 (articles of incorporation, dated August 2023); MX Group 33, Application File No. 0000232749 (Florida Secretary of State document, showing effective date of January 2022); MX Group 34, Application File No. 0000232571 (articles of incorporation, dated October 2022); MX Group 37, Application File No. 0000231710 (certificate of incorporation, dated June 2023); MX Group 47, Application File No. 0000232099 (date of organization, January 2022); MX Group 49, Application File No. 0000231820 (date of incorporation, December 28, 2021); MX Group 50, Application File No. 0000232193 (date of incorporation, December 2022); MX Group 53, Application File No. 0000233052 (registered for local business, June 2022); MX Group 57, Application File No. 0000231478 (certificate of formation, October 2023); MX Group 60, Application File Nos. 0000232973 (certificate of formation, dated November 2022) and 0000232896 (certificate of incorporation, dated December 28, 2021); MX Group 61, Application File No. 0000231214 (certificate of formation, September 2022); MX Group 75, Application File No. 0000232333 (articles of incorporation, dated September 2023); MX Group 82, Application File No. 0000231733 (articles of incorporation, dated January 2022); MX Group 89, Application File No. 0000232933 (charter, dated December 2023); MX Group 91, Application File No. 0000232040 (certificate of formation, dated November 2023); MX Group 95, Application File No. 0000232561 (certificate of formation, October 2023); MX Group 99, Application File No. 0000232111 (certificate of formation, dated November 2023); MX Group 108, Application File No. 0000232717 (certificate of formation, dated December 2023); and MX Group 109, Application File No. 0000233102 (certificate of formation, dated December 2023).

<sup>39</sup> See MX Group 1, Application File No. 0000231871. The applicant, Tripp, LLC, is the licensee of FM translator station W252EK, Cullman, Alabama, and neglects to pledge to divest its FM translator station upon commencement of operations of the new LPFM station. See 47 CFR §73.860(d) (providing that "a party with an attributable interest in a broadcast radio station must divest such interest prior to commencement of operations of an LPFM station in which a party also holds an interest"); LPFM Application Instructions at 9-10 (explaining the ownership restrictions and divestiture requirements). Accordingly, Tripp, LLC does not qualify for a point for diversity of ownership.

as a Tribal applicant, but submitted no evidence to justify its claim and negated its claim elsewhere in the LPFM Application.<sup>40</sup>

**Attachment A – MX Group Point Totals.** Attachment A lists, by group number and state, each of the applicants in the mutually exclusive groups analyzed in this Public Notice. The Commission reviewed each listed application pursuant to the LPFM point system comparative process and awarded each applicant a maximum of six merit points applying the criteria discussed above. Attachment A identifies, by applicant name and number of points, the tentative selectee(s) in each MX group. The tentative selectees are identified in **bold**.<sup>41</sup>

In cases where an applicant claimed points, but failed to satisfy the respective requirements for receipt of such points, Attachment A lists the points claimed followed in parenthesis by the points credited. For example, an applicant that claimed a point for established community presence, but failed to submit the requisite documentation to support its claim would have the notation 1(0) in the established local applicant column, *i.e.*, it claimed one point but received none. A note “no exhibit” or “defective exhibit” in the Notes column would indicate that the applicant did not support its established community presence claim, either because it submitted no exhibit or because an exhibit was deemed defective for lack of the most basic information necessary. Similarly, a note of “untimely exhibit” indicates the required documentation was submitted after the close of the LPFM Window; a note of “less than 2 years established” indicates the applicant did not receive a point for established community presence because the supporting documentation reveals that the applicant was not in existence for at least two years prior to the filing of the LPFM Application.

The Notes section is also used to describe certain application characteristics. For example, the note “Divest Pledge” is used to identify an applicant that pledged to divest its media interests before the commencement of operation of its new LPFM station.<sup>42</sup> The note “TIME SHARE” identifies an MX Group where we have identified a tie for the highest point total and where the applicants are subject to the voluntary and involuntary time-sharing procedures described below.

**Tied Applicants: Voluntary and Involuntary Time-Sharing.** Applying the point system to the LPFM Applications resulted in a tie for the highest point total among several applicants in several MX Groups. Once we have established a tie for any MX Group through our point analysis, we delegate to the

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<sup>40</sup> See MX Group 10, Application File No. 0000232916; MX Group 25, Application File No. 0000231731; MX Group 26, Application File No. 0000232039; MX Group 39, Application File No. 0000233088; MX Group 49, Application File No. 0000231820; MX Group 60, Application File No. 0000232973; MX Group 61, Application File No. 0000232214; MX Group 63, Application File No. 0000233065; MX Group 82, Application File No. 0000231733; and MX Group 88, Application File No. 0000232705. In each case, the applicant conversely certifies that it is a nonprofit educational organization applicant, not a Tribal applicant. See LPFM Application at Legal Certifications Section, Eligibility question (certifying that applicant is eligible as a nonprofit educational organization). Each applicant was required to check only one of three buttons to indicate the category under which it is eligible to hold an LPFM license: (1) nonprofit educational organizations, (2) tribes and tribal organizations, or (3) public safety radio service. See LPFM Application Instructions at 8.

<sup>41</sup> Each tentative selectee application is accepted for filing, and the 30-day petition to deny period commences upon release of this public notice.

<sup>42</sup> See MX Group 56, Application File No. 0000232375 (All African People’s Development and Empowerment Project, Inc.’s diversity claim is based on a pledge to divest its current LPFM station, WUBP-LP). The Notes section also identifies applications which each seek a major modification of an existing LPFM station and pledge to surrender the current LPFM license upon commencement of the operations of the new station. See MX Group 2, Application File No. 0000233147; MX Group 78, Application File No. 0000233100; and MX Group 82, Application File No. 0000232573.

Bureau the administrative task of applying our voluntary and involuntary time-sharing rules.<sup>43</sup> For MX Groups where we have identified a tie and designated the group in Attachment A as “TIME SHARE,” the tied applicants have a 90-day opportunity to propose voluntary time-sharing arrangements to the Bureau.<sup>44</sup> If the applicants do not enter into a voluntary time-sharing agreement, we direct the Bureau to assign involuntary time-sharing arrangements to no more than three of the applicants tied for the highest point total in each MX Group.<sup>45</sup> The voluntary and involuntary time-sharing procedures are discussed in more detail below.

Voluntary Time-Sharing/Point Aggregation. No more than three of the tied applicants in each MX Group may propose to share use of the frequency by electronically filing, within 90-days of the release of this Public Notice, a time-share proposal.<sup>46</sup> The proposal must be electronically submitted in the form of an amendment to one (or more) of the applicants’ pending LPFM Applications in the Bureau’s Licensing and Management System (LMS) and will be treated as minor amendments to the time-share proponents’ applications and become part of the terms of the station authorization.<sup>47</sup> ***Only those applicants tied for the highest point total in an MX Group may enter into a time-sharing agreement and aggregate their points.***<sup>48</sup> No point-aggregation requests will be considered from non-high point total applicants.<sup>49</sup> Where time-share proposals include all of the tied applications, all of the tied applicants will be treated as tentative selectees; otherwise, time-share proponents’ points will be aggregated. The Bureau will aggregate the point totals of applicants that submit acceptable time-share proposals for the purpose of breaking a tie within a mutually exclusive group.<sup>50</sup>

Time-share proposals must be in writing, signed by an authorized representative of each time-share proponent,<sup>51</sup> and satisfy the following requirements: (1) the proposal must specify the proposed hours of operation of each time-share proponent; (2) the proposal must not include simultaneous

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<sup>43</sup> See 47 CFR § 73.872(c), (d).

<sup>44</sup> See 47 CFR § 73.872(c).

<sup>45</sup> See 47 CFR § 73.872(d).

<sup>46</sup> 47 CFR § 73.872(c). The 30-day petition to deny period runs simultaneously with the 90-day period for filing voluntary time-share proposals.

<sup>47</sup> *Id.*

<sup>48</sup> See *id.* (explaining the procedures for applicants *tied* with the highest point total to propose voluntary time-sharing arrangements and aggregate their points); see also 47 CFR § 73.872(a) (“the tentative selectee will be the applicant within each group with the highest point total...”). Applicants aggregating points must specify the same frequency. See, e.g., *NCE LPFM Order*, 34 FCC Rcd at 855, n. 52 (2019).

<sup>49</sup> To enable and facilitate the potential grant of additional LPFM construction permits, such applicants, however, may continue to file amendments, settlement agreements, and voluntary, non-point aggregation, time-sharing agreements at any time. See, e.g., 47 CFR § 73.872(e) (permitting MX applicants to settle at any time).

<sup>50</sup> 47 CFR § 73.872(c) (explaining that applicants “may agree at any time before the Media Bureau implements the involuntary time-share procedures . . . to aggregate their points to enter into a time-share agreement); see also, e.g., *New Hope Family Worship Center*, Letter Order, 30 FCC Rcd 7343 (MB 2015) (Bureau approving time-share proposal, aggregating points of applicants, and granting applications); *LPFM MX Group 198*, Order on Reconsideration, 30 FCC Rcd 14317 (MB 2015) (same). In the event a tentatively accepted time-share agreement is dismissed, the Bureau will release another public notice, initiating a second 90-day period for all remaining tentative selectees within the affected MX group to enter into either a voluntary time-share arrangement or universal settlement. See 47 CFR § 73.872(c)(5).

<sup>51</sup> Because a time-share proposal is an amendment to an LPFM application, it must comply with the signature requirements of section 73.3513. See 47 CFR § 73.3513 (persons authorized to sign applications).



operation of the time-share proponents; and (3) each time-share proponent must propose to operate for at least 10 hours per week.<sup>52</sup>

Involuntary Time-Sharing. If the applicants tied with the highest point total do not enter into a voluntary time-share agreement, or if a tie still remains following the submission of voluntary time-sharing arrangements, the applicants with tied, grantable applications will be eligible for equal, non-renewable license terms.<sup>53</sup>

1. *MX Groups with Three or Fewer Tied and Grantable Applications.* If, after the petition to deny period,<sup>54</sup> major amendment period, and voluntary time-share period have run, there are three or fewer tied and grantable applications in an MX group, the Bureau will simultaneously grant the applications, assigning to each applicant an equal number of hours per week to operate the proposed station.<sup>55</sup> The Bureau will first offer the applicants an opportunity to voluntarily reach an arrangement on how to allocate the hours.<sup>56</sup> If they are unable to do so, the Bureau will ask the applicants to simultaneously and confidentially submit their preferred time slots to the Bureau.<sup>57</sup> The staff will use the information provided by the applicants to assign time slots, giving preference to the applicant that has been local for the longest uninterrupted period of time.<sup>58</sup> Specifically, the Bureau will determine the hours assigned to each applicant by first assigning hours to the applicant that has been local for the longest uninterrupted period of time,<sup>59</sup> then assigning hours to the applicant that has been local for the next longest uninterrupted period of time.

2. *MX Groups with More than Three Tied and Grantable Applications.* If, after the petition to deny period,<sup>60</sup> major amendment period, and voluntary time-share period have run, there are more than three tied and grantable applications within an MX Group, the Bureau will dismiss all but the applications of the three applicants that have been local for the longest uninterrupted periods of time.<sup>61</sup> The Bureau

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<sup>52</sup> 47 CFR § 73.872(c)(1)(i) – (iii). The agreement can only be modified if all of the parties submit a written agreement, signed by each party, to the Commission, Attention: Audio Division, Media Bureau, prior to the date of change. 47 CFR § 73.872(c)(2).

<sup>53</sup> 47 CFR § 73.872(d).

<sup>54</sup> See 47 CFR § 73.780(d) (providing that petitions to deny may be filed within 30 days of the public notice announcing the acceptance for filing of all applications tentatively selected). Prior to grant, the Bureau staff will consider any petitions to deny, comments, and/or objections to determine whether grant of each application would be consistent with the public interest. See *id.*

<sup>55</sup> 47 CFR § 73.872(d)(2).

<sup>56</sup> *Id.*

<sup>57</sup> *Id.*

<sup>58</sup> *Id.* If there are only two tied, grantable applications, the applicants must select between the following 12-hour time slots: 3 a.m.-2:59 p.m., or 3 p.m.-2:59 a.m. *Id.* If there are three, tied, grantable applications, each applicant must rank their preference for the following 8-hour time slots: 2 a.m.-9:59 a.m., 10 a.m.-5:59 p.m., and 6 p.m.-1:59 a.m. *Id.* The Bureau will award time in units as small as four hours per day. In the event an applicant neglects to designate its preferred time slots, staff will select a time slot for the applicant. *Id.*

<sup>59</sup> *Id.* Each LPFM applicant was required to provide the date it qualified as local on the Schedule 318. See Schedule 318, Involuntary Time-Share Information Section, Established Community Presence question. The Bureau reviews the dates to determine which applicant has been local for the longest period of time and assign hours to the applicants.

<sup>60</sup> See 47 CFR § 73.780(d).

<sup>61</sup> See 47 CFR § 73.873(d)(3).

will then process the remaining applications in accordance with section 73.872(d)(2) of the Rules, the procedures for mutually exclusive groups with three or fewer tied, grantable applications.<sup>62</sup>

**Major Technical Amendments.** Starting October 17, 2024, at 12:01 a.m. EDT, the first business day after the date of release of this Public Notice, we open a 60-day period to permit the MX applicants listed in Attachment A to file major technical amendments, such as non-adjacent channel changes and otherwise prohibited site relocations of greater than 11.2 kilometers. This 60-day period for filing major change technical amendments ends December 15, 2024 at 6:00 p.m. EDT. All applicants listed in Attachment A to this Public Notice, whether or not a tentative selectee, are permitted to file major change technical amendments during this period.<sup>63</sup> During this filing period, to facilitate the potential grant of additional applications and ultimate licensing of new LPFM stations, the Commission will waive section 73.871 of the Rules<sup>64</sup> to permit these applicants to file such major change technical amendments.<sup>65</sup> Major change technical amendments will be processed in accordance with established first-come, first-served licensing procedures.<sup>66</sup>

Major amendments must protect all authorized FM stations,<sup>67</sup> pending applications for new and existing FM stations filed prior to the filing of the major amendment, authorized LPFM stations, and vacant FM allotments, by meeting the minimum distance separation requirements specified in section 73.807 of the Rules.<sup>68</sup> Major amendments must also meet the minimum distance separation requirements and protect all authorized FM translator stations,<sup>69</sup> cutoff FM translator applications,<sup>70</sup> and FM translator applications filed prior to the filing of the major amendment.<sup>71</sup> Finally, major amendments for Channels

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<sup>62</sup> See *id.*; see also *Sixth Report and Order*, 27 FCC Rcd at 15475, para. 197.

<sup>63</sup> We do not waive Section 73.871 as it pertains to major legal amendments, such as an amendment to reflect a sudden change of over 50 percent of an applicant's ownership.

<sup>64</sup> 47 CFR § 73.871. This limited waiver will allow applicants to use all available FM channels to resolve technical conflicts, eliminate ties, and obtain construction permits.

<sup>65</sup> The Commission has waived section 73.871 with respect to major technical amendments when considering mutually exclusive applications on prior occasions. See, e.g., *Commission Identifies Tentative Selectees in 79 Groups of Mutually Exclusive Applications Filed in the LPFM Window*, Public Notice, 29 FCC Rcd 8665, 8671 (2014). See also *Settlement Period Announced for Closed Groups of Pending Low Power FM Mutually Exclusive Applications Filed in Windows I, II, and III*, Public Notice, 18 FCC Rcd 18048 (MB, 2003) (limited waiver of section 73.871 to allow applicants to resolve technical conflicts and obtain construction permits).

<sup>66</sup> The Bureau will process and review the major change technical amendments in the order that they are filed on a daily basis. If the first-filed amendment is acceptable, the Bureau will return all subsequently-filed conflicting amendments, giving the second-filed applicant the opportunity to pursue other options, including settlements, other major technical amendments, and minor amendments, to remove application conflicts. See, e.g., *Commission Identifies Tentative Selectees in 111 Groups of Mutually Exclusive Applications Filed in the LPFM Window*, Public Notice, 29 FCC Rcd 10847, 10853, n. 38 (2014) (explaining the processing procedures for limited major amendment window). All amendments filed on October 17, 2024 must be protected by any amendment filed after October 17, 2024. *Id.* Amendments filed on weekends or holidays are considered to be filed the next business day. See 47 CFR § 1.4.

<sup>67</sup> LPFM Applications must protect both authorized licenses and granted construction permits for FM, LPFM, and FM translator stations. See 47 CFR § 73.807(a)(1).

<sup>68</sup> 47 CFR § 73.807(a)(1).

<sup>69</sup> Authorized FM translator stations means both FM translator station licenses and granted FM translator construction permits. See, e.g., *Procedures Public Notice*, 38 FCC Rcd at 6662, n. 11; 47 CFR § 73.870(a)(1).

<sup>70</sup> A cutoff application is protected from subsequently filed and conflicting proposals. See 47 CFR § 74.1233(b)(1), (d)(1).

201 to 220 must protect and satisfy the minimum separation distances with respect to (1) all full power TV Channel 6 stations, and (2) low power TV, TV translator, and Class A TV stations authorized on TV Channel 6.<sup>72</sup> Consistent with established processing rules, a major amendment that fails to protect these authorizations and applications will be *dismissed with no opportunity to correct the deficiency*.<sup>73</sup>

Applicants filing technical amendments should carefully consider all legal, *e.g.*, maintaining eligibility as a “local” applicant,<sup>74</sup> and technical requirements. Amendments may not create any new application conflicts and must specify rule-compliant facilities.<sup>75</sup> Major amendments will only be allowed during this 60-day period. Any major amendment that is filed after the close of this limited filing window, will *not* be considered. Applicants may continue to file minor amendments<sup>76</sup> and non-point aggregation settlement agreements<sup>77</sup> at any time.

Major amendments must be filed electronically on Schedule 318 through LMS. Paper filed amendments will not be considered. For assistance logging into LMS or accessing the Schedule 318, please contact the Commission at (877) 480-3201 (Option 2), Monday-Friday, 8:00 am-6:00 pm EST, or submit a request online at <https://fccprod.servicenowservices.com/auls?id=esupport>.

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<sup>71</sup> 47 CFR § 73.807(c).

<sup>72</sup> See 47 CFR § 73.825. The spacing requirements apply unless the application is accompanied by a written agreement between the LPFM applicant and each affected TV Channel 6 broadcast station concurring with the proposed LPFM facilities. See 47 CFR § 73.825(a).

<sup>73</sup> See 47 CFR § 73.870(c); *Procedures Public Notice*, 38 FCC Rcd at 6662, n.14; *Christian Charities Deliverance Church*, Memorandum Opinion and Order, 30 FCC Rcd 10548, 10552-53, paras. 11-12 (2015) (affirming section 73.870(c) dismissal of applications for failure to meet minimum spacing requirements).

<sup>74</sup> See 47 CFR 73.853(b).

<sup>75</sup> Major amendments may, however, request waivers of the second-adjacent channel spacing requirements. See 47 CFR § 73.807(e)(1). An LPFM applicant seeking such a waiver must include its waiver request with its application *and* an engineering study demonstrating that its proposed amendment will not cause interference to any authorized radio service. We direct the Bureau to dismiss any major amendment that fails to comply with the second-adjacent channel spacing requirements without requesting a waiver, and which does not contain an engineering exhibit in support of the waiver, and the applicant will not be permitted to seek *nunc pro tunc* reinstatement of its application. See, *e.g.*, *Clifford Brown Jazz Foundation*, Memorandum Opinion and Order, 29 FCC Rcd 13258 (2014) (affirming dismissal of application, without ability to amend and seek reinstatement, where applicant failed to comply with second-adjacent spacing rules and failed to include a waiver request with its application) (citing 47 CFR § 73.870(c)).

<sup>76</sup> Minor amendments include: (1) site relocations of 11.2 kilometers or less; (2) site relocations that involve overlap between the 60 dBu service contours of the currently authorized and proposed facilities; (3) changes in ownership where the original parties retain more than 50 percent ownership in the application as originally filed, or changes in ownership where the original parties retain 50 percent or less ownership as a result of governing board changes in a nonstock or membership applicant that occur over a period of six months or more, or occur over a period of less than six months and there is no evidence of a takeover concern or significant effect on the organization’s mission; and (4) changes in general and/or legal information. See 47 CFR § 73.871(c). Channel changes of no more than +/- three channels or to an intermediate frequency (+/- 53 or 54) channel are also considered minor. See 47 CFR § 73.870(a)(1).

<sup>77</sup> The settlement agreement must comply with the pertinent requirements of section 73.3525 of the Rules. 47 CFR § 73.3525; see also *Settlement Notice* at 3-4 (describing settlement agreement requirements). Settlement agreements should be electronically filed through LMS as minor amendments to the subject applications.

**Acceptability Studies and Filing of Petitions.** The Commission has examined the applications of each tentative selectee for application defects.<sup>78</sup> With the exceptions noted below, each tentative selectee identified in this Public Notice appears to be technically and legally qualified to become the licensee of the new LPFM station it has proposed. Accordingly, the applications of the tentative selectees noted in bold in Attachment A **ARE ACCEPTED FOR FILING**.<sup>79</sup> This triggers a 30-day period from release of the Public Notice for the filing of petitions to deny.<sup>80</sup>

Any argument that a tentatively selected application should not be granted must be raised in such a petition, even if the objection relates only indirectly to the tentative selectee's comparative points. For example, an applicant that concedes that the tentative selectee is qualified for the points received but believes its own proposal should have received a greater number of points than the tentative selectee's must make its argument in a petition to deny. Parties may *not* file petitions for reconsideration because the point and tentative selectee determinations do not constitute "final" actions, and petitions for reconsideration do not lie against such interlocutory decisions.<sup>81</sup> Petitions to deny must be filed in accordance with the procedures set forth in section 73.3584 of the Rules.<sup>82</sup>

**Local Public Notice Requirements.** The acceptance for filing of each tentatively selected LPFM Application triggers the applicant's local public notice obligations.<sup>83</sup> Specifically, each tentatively selected LPFM Application accepted for filing herein must give local notice by posting notice online, either (1) on the station website or a website affiliated with the station, the applicant, or its parent entity, or (2) on a publicly accessible, locally targeted website.<sup>84</sup> The notice must be posted for 30 consecutive days following this acceptance for filing of the LPFM Application.<sup>85</sup>

**Attachment B – Second-Adjacent Waiver Requests.** Many of the tentatively selected applicants identified in this Public Notice included a request for a waiver of the second-adjacent channel spacing requirements set forth in section 73.807 of the Rules.<sup>86</sup> In the *Sixth Report and Order*, we directed the Bureau to specifically identify all potentially affected second-adjacent channel stations in the

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<sup>78</sup> The staff has made no "acceptability" determination regarding the applications that received fewer than the highest point total in each mutually exclusive group.

<sup>79</sup> See 47 CFR § 73.870(d).

<sup>80</sup> *Id.* We note that objections have been previously filed against applications in several MX groups. See Application File Nos. 0000232717, 0000233102, 0000232556, 0000231434, 0000231667, 0000231808, 0000232099, 0000232837, 0000231820, 0000233112, 0000231679, 0000232670, 0000232380, and 0000233032. The Commission generally does not consider objections at this stage, but rather, reviews the merits of any objection if/when the subject application becomes accepted for filing. The Commission will review the merits of each objection after the applications are accepted for filing.

<sup>81</sup> An interlocutory action is non-final, one that neither denies nor dismisses an application nor terminates an applicant's right to participate in the proceeding. See 47 CFR § 1.106 (a)(1). See also *American Family Assoc., Inc.*, Letter Order, 22 FCC Rcd 11165 (MB 2007); *Harry F. Cole, Esq.*, Letter Order, 27 FCC Rcd 9295 (MB 2012).

<sup>82</sup> 47 CFR § 73.3584. An applicant may file an opposition, and the petitioner may file a reply, within the times prescribed by the rules. 47 CFR § 73.3584(b).

<sup>83</sup> See 47 CFR § 73.3580.

<sup>84</sup> See 47 CFR §§ 73.3580(a), (b)(2), (c)(1).

<sup>85</sup> See 47 CFR § 73.3580(b)(2)(iii). The applicant must post the online notice no earlier than the date of release of this acceptance for filing public notice, and not later than five business days following release of this acceptance for filing public notice. *Id.* at § 73.3580(b)(2)(iv).

<sup>86</sup> 47 CFR § 73.807(e)(1). A waiver applicant must demonstrate that its proposed operations will not result in interference to any authorized radio service. *Id.*

Public Notice that accepts for filing an LPFM application that includes a second-adjacent channel waiver request.<sup>87</sup> Accordingly, we identify these applications and respective stations in Attachment B.

**Forthcoming Staff Action.** We direct the Bureau staff, once the petition to deny period and the 60-day major amendment period has run, to conduct a final study of each tentatively selected application in accordance with the Bureau's routine processing procedures. In the case of tied applications, the final study will not be conducted until the tie has been eliminated through amendment, settlement, and/or time-share procedures. The staff studies should consider any petitions, comments, and objections to determine whether there is any substantial and material question of fact concerning whether grant of the tentatively selected applications would serve the public interest. If the Bureau finds on the basis of the application, the pleadings filed, or other matters which it may officially notice that there are no substantial and material questions of fact, and that a grant of the application would be consistent with the public interest, convenience, and necessity, it shall make the grant on the basis of the point system determinations made herein, dismiss all competing applications, deny any petition to deny, and issue a concise statement of the reasons for denying such petition and disposing of all substantial issues raised by the petition.<sup>88</sup>

With the exception of issues that are novel or require Commission consideration as specified below, the staff shall act on the tentatively selected applications pursuant to delegated authority. We delegate to the staff authority to act on any routine matter that may be raised, including whether each applicant is eligible, as certified, for the points awarded herein, and whether the application complies with all relevant Commission rules and policies.<sup>89</sup> The staff need not refer such matters to the full Commission unless the staff determines that the issues are new or novel, or raise a substantial and material question regarding the award of points. Generally, the staff should refer issues to the Commission where the exclusion or inclusion of challenged or claimed points could alter the outcome in the MX Group, or where a new or novel question or substantial and material question of fact otherwise exists.<sup>90</sup> In such cases, the staff would refer the mutually exclusive group to the Commission for resolution of the novel issue and/or the determination of a successor tentative selectee.

**Severance for Purposes of Petitions, Appeals and Finality.** Each decision involving a mutually exclusive group is to be considered distinct and separate for purposes of petitions to deny, petitions for reconsideration, review on the Commission's own motion, and appeals.<sup>91</sup> The timing of any action disposing of a petition or appeal affecting a particular group will not delay the finality of our

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<sup>87</sup> *Sixth Report and Order*, 27 FCC Rcd at 15429-15430, para. 79.

<sup>88</sup> 47 U.S.C. § 309(d).

<sup>89</sup> See, e.g., *Central Florida Educational Foundation, Inc.*, Letter, 23 FCC Rcd 1695 (MB 2008) (staff dismissal of defective application tentatively selected in a point hearing, and staff award of permit on a non-comparative basis to only remaining acceptable applicant).

<sup>90</sup> See generally *Comparative Consideration of 76 Groups of Mutually Exclusive Applications for Permits to Construct New or Modified Noncommercial Education FM Stations*, Memorandum Opinion and Order, 22 FCC Rcd 6101, 6162 n.230 (2007) ("If the Bureau finds that there are no new or novel questions, or material questions that would cause the tentative selectee to have fewer than or the same number of points as another applicant in the group, the staff would act on the petition(s) to deny, and by public notice grant the application of the tentative selectee and dismiss the competing mutually exclusive application. This function is consistent with the Bureau's delegated authority. See 47 C.F.R. §§ 0.61(h), 0.283."), *rescinded in part on other grounds by Indiana Community Radio Corp.*, 23 FCC Rcd 10963 (MB 2008).

<sup>91</sup> See 5 U.S.C. §§ 702, 704, 706; 47 U.S.C. §§ 309(d), 402(b), 405; 47 CFR §§ 1.106-08, 1.113, 1.115, 1.117 73.7004. In cases that involve separate mutually exclusive groups, but present common issues, the petitions or appeals may be filed jointly or may be consolidated at the discretion of the Commission or the court. See, e.g., FED. R. APP. P. 3(b).

decision for purposes of administrative or judicial review under section 1.103(b) of our rules with respect to any other group herein.<sup>92</sup> If any decision in this Public Notice is declared invalid for any reason, the remaining portions shall be severable from the invalid part and shall remain in full force and effect to the fullest extent permitted by law.

**Additional Information.** For additional information, please contact: James Bradshaw, [James.Bradshaw@fcc.gov](mailto:James.Bradshaw@fcc.gov); Alexander Sanjenis, [Alexander.Sanjenis@fcc.gov](mailto:Alexander.Sanjenis@fcc.gov); Lisa Scanlan, [Lisa.Scanlan@fcc.gov](mailto:Lisa.Scanlan@fcc.gov); or Amy Van de Kerckhove, [Amy.Vandekerckhove@fcc.gov](mailto:Amy.Vandekerckhove@fcc.gov) of the Media Bureau, Audio Division.

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<sup>92</sup> See 47 CFR § 1.103(b).

MX Group	File Number	Applicant	City	State	Estab. Comm'y Presence point	Local Prog Orig point	Main Studio point	Local Program Main St. point	Diversit y Own. Point	Tribes point	TOTAL points	NOTES
1	231763	North Alabama Community Broadcasting	Battleground	AL	0	1	1	1	1	0	4	
1	231871	Tripp, LLC	Cullman	AL	1(0)	1	1	1	1(0)	0	3	No exhibit; unqualified for diversity point
2	231483	Oliver Lewis Inner City Thoroughbred Jockey Club	Little Rock	AR	1	1	0	0	1	0	3	
2	233147	Multicultural Expo Center	Little Rock	AR	1	1	1	1	1	0	5	TIME SHARE; major change - surrender KINC-LP
2	233118	The Lam Foundation	North Little Rock	AR	1	1	1	1	1	0	5	TIME SHARE
4	232469	Iglesia Ciudad De Refugio Y Restauracion Inc.	Springdale	AR	1	1	1	1	0	0	4	Major change
4	232992	Christ Followers Marshallese Full Gospel Church, I	Springdale	AR	1	1	1	1	1	0	5	
5	231424	Texarkana Community Radio -- Fifteenth Street Co	Texarkana	AR	0	1	1	1	1	0	4	
5	231552	Radio Inc.	Wake Village	TX	1	1	1	1	1	0	5	
6	232015	Kiddos Educational Foundation	Mesa	AZ	0	1	1	1	1	0	4	
6	231642	Salt River Pima-Maricopa Indian Community	Salt River Pima-M	AZ	1	1	1	1	1	1	6	
7	231633	Mount Lemmon Radio Club	Mount Lemmon	AZ	1	0	1	0	1	0	3	
7	232627	Ministerios El Rey De Gloria	Whitetail	AZ	1	1	1	1	1	0	5	
8	232604	School Of Hiphop Phx	Phoenix	AZ	1	1	1	1	1	0	5	TIME SHARE
8	233000	Nothing Is Greater Than Love Foundation	Phoenix	AZ	1	1	1	1	1	0	5	TIME SHARE
9	231798	Delta 2000	Antioch	CA	1(0)	1	1	1	1	0	4	TIME SHARE; untimely exhibit
9	232361	Antioch Community Radio	Antioch	CA	0	1	1	1	1	0	4	TIME SHARE
10	232916	Radio Restauracion	Bakersfield	CA	0	1	1	1	1	1(0)	4	TIME SHARE; unqualified for tribal point
10	233090	Kern Sounds	Bakersfield	CA	0	1	1	1	1	0	4	TIME SHARE
11	232093	Humboldt County Hispanics For Education Fund	Chowchilla	CA	1	1	1	1	1	0	5	
11	232174	Bible Christian Church	Le Grand	CA	1	0	0	0	1	0	2	
12	233172	Heme Aqui Ca Church	Cucamonga	CA	0	1	1	1	1	0	4	
12	231696	Iglesia Ministerios Voz De Jubilo	Glendora	CA	1	1	1	1	1	0	5	
12	232301	Mena Coalition, Inc.	San Dimas	CA	0	1	1	1	1	0	4	
14	232278	The Marina Foundation	Marina	CA	1	1	1	1	1	0	5	
14	232943	Beat Poet Broadcasters Inc.	Monterey	CA	1(0)	1	1	1	1	0	4	Less than 2 years established
15	233076	San Jose Hispanic Foursquare Church	Morgan Hill	CA	0	1	1	1	1	0	4	
15	233042	I-Health Radio	Watsonville	CA	1	1	1	1	1	0	5	
16	231960	Mountain Community Radio	Oakhurst	CA	0	1	1	1	1	0	4	TIME SHARE
16	232969	Grateful Teachers Media And Music Education Fo	Oakhurst	CA	0	1	1	1	1	0	4	TIME SHARE
17	232602	Ojai Community Broadcasting Foundation	Ojai	CA	0	1	1	1	1	0	4	TIME SHARE

MX Group	File Number	Applicant	City	State	Estab. Comm'y Presence point	Local Prog Orig point	Main Studio point	Local Program Main St. point	Diversit y Own. Point	Tribes point	TOTAL points	NOTES
17	232614	Camarillo Community Radio	Ventura	CA	1(0)	1	1	1	1	0	4	TIME SHARE; less than 2 years established
19	232939	Football Camp For Kids	San Diego	CA	1	1	1	1	1	0	5	TIME SHARE
19	232587	Labors Training And Community Development All	San Diego	CA	1	1	1	1	1	0	5	TIME SHARE
19	232802	Justice Overcoming Boundaries In San Diego Coun	San Diego	CA	1	1	1	1	1	0	5	TIME SHARE
20	233068	African Chamber Of Commerce Colorado, Usa	Aurora	CO	1	1	1	1	1	0	5	
20	231690	Denver Community Radio	Denver	CO	0	1	1	1	1	0	4	
21	231813	Hippie Hop Radio	Northglenn	CO	1	1	1	1	1	0	5	TIME SHARE
21	232275	CPC of the WMM-Thornton, Co-One Inc.	Northglenn	CO	1	1	1	1	1	0	5	TIME SHARE
21	231447	Thornton Community Radio	Thornton	CO	0	1	1	1	1	0	4	
22	231812	La Voz De La Verdad Inc.	Naugatuck	CT	1	1	1	1	1	0	5	
22	232186	Latino Outreach Of Connecticut, Inc.	Waterbury	CT	0	1	1	1	1	0	4	
23	232742	Sickle Cell Foundation Of CFL Inc.	Bassville Park	FL	0	1	1	1	1	0	4	
23	231772	Ember 911, Inc.	Leesburg	FL	1	1	1	1	1	0	5	
24	232141	Cape Baptist Church, Inc.	Cape Coral	FL	1	1	1	1	1	0	5	TIME SHARE
24	231958	True Tabernacle Of Jesus Christ Int. Ministries, Inc	Fort Myers	FL	1	1	1	1	1	0	5	TIME SHARE
25	231780	Lion Of Judah Prophetic Worship Center, Inc.	Citrus Springs	FL	1	1	1	1	1	0	5	
25	231731	Rainbow Springs Community Radio	Dunnellon	FL	1(0)	1	1	1	1	1(0)	4	No exhibit; unqualified for tribal point
26	232893	Insight Flow Inc.	Debary	FL	0	1	1	1	1	0	4	TIME SHARE
26	232039	Volusia Vibes Radio, Inc.	Deltona	FL	0	1	1	1	1	1(0)	4	TIME SHARE; unqualified for tribal point
27	232047	Homegrown Deland, Inc.	Deland	FL	0	1	1	1	1	0	4	TIME SHARE
27	233012	Learn Bound Corporation	Deland	FL	0	1	1	1	1	0	4	TIME SHARE
28	231491	Yjp Las Olas Inc.	Fort Lauderdale	FL	1	1	1	1	1	0	5	TIME SHARE
28	233011	The Reme Foundation, Inc.	Fort Lauderdale	FL	1	1	1	1	1	0	5	TIME SHARE
29	231450	For A Better Community Corp.	Homestead	FL	0	1	1	1	1	0	4	
29	233164	King Jesus Haitian Inc.	Homestead	FL	1	1	1	1	1	0	5	TIME SHARE
29	231444	La Familia De Fe Corp.	Miami	FL	1	1	1	1	1	0	5	TIME SHARE
29	231715	Cristo Te Ama Ministry	Miami	FL	0	1	1	1	1	0	4	
29	233072	Doral Voice Corp.	Miami	FL	1	1	1	1	1	0	5	TIME SHARE
30	232317	Coastal Media Advocates, Inc.	Melbourne	FL	0	1	1	1	1	0	4	TIME SHARE
30	232072	We Are Brevard Inc.	Melbourne	FL	0	1	1	1	1	0	4	TIME SHARE
31	232026	Encouragement Ministries Corp.	Ocala	FL	0	0	1	0	1	0	2	
31	232462	Ministerio Casa De Oracion Para Las Naciones	Ocala	FL	0	1	1	1	1	0	4	TIME SHARE



MX Group	File Number	Applicant	City	State	Estab. Comm'y Presence point	Local Prog Orig point	Main Studio point	Local Program Main St. point	Diversit y Own. Point	Tribes point	TOTAL points	NOTES
31	232425	Rolling Hills Broadcast Inc.	Ocala	FL	0	1	1	1	1	0	4	TIME SHARE
31	232192	Ocala Broadcasting Foundation Inc.	Ocala	FL	0	1	1	1	1	0	4	TIME SHARE
31	232594	Education Through Media Foundation	Ocala	FL	0	1	1	1	1	0	4	TIME SHARE
32	231729	Ocala Community Communications Network Inc.	Ocala	FL	0	1	1	1	1	0	4	
32	232963	Ocala Pride Incorporated	Ocala	FL	1	1	1	1	1	0	5	
33	232749	Latino Broadcasting Foundation Corporation	Orlando	FL	1(0)	1	1	1	1	0	4	Less than 2 years established
33	233132	Christ For All Nations Church, Inc.	Orlando	FL	1	1	1	1	1	0	5	
34	232571	La Voz Education	Port Saint Lucie	FL	1(0)	1	1	1	1	0	4	Less than 2 years established
34	232868	Omega Baptist Church Of Pentecost Inc.	Port Saint Lucie	FL	1	1	1	1	1	0	5	
35	231766	Brunswick Community Radio	Brunswick	GA	0	1	1	1	1	0	4	
35	232674	Coastal Georgia Area Community Action Authority	Brunswick	GA	1	1	1	1	1	0	5	
37	231785	The Last Hour Ministry, Inc.	Norcross	GA	0	1	1	1	1	0	4	TIME SHARE
37	231710	Christian Public Radio, Inc.	Roswell	GA	1(0)	1	1	1	1	0	4	TIME SHARE; less than 2 years established
39	233088	Climate March	Des Moines	IA	1	1	1	1	1	1(0)	5	TIME SHARE; unqualified for tribal point
39	232764	CPC of the WMM Usa-Des Moines IA-One Inc.	Des Moines	IA	1	1	1	1	1	0	5	TIME SHARE
40	232979	Trinity International University, Deerfield, IL Campus	Deerfield	IL	1	1	1	1	1	0	5	
40	231743	Antioquia Pentecostal Church Inc.	Lincolshire	IL	0	1	1	1	1	0	4	
41	231456	Rockford Community Radio	Rockford	IL	0	1	1	1	1	0	4	TIME SHARE
41	232421	Northern Illinois Radio Broadcasting Association	Rockford	IL	0	1	1	1	1	0	4	TIME SHARE
42	232988	In Frequency, Inc.	Clarksville	IN	0	1	1	1	1	0	4	
42	231681	Fuego Corporation	Louisville	KY	1	1	1	1	1	0	5	
45	231441	Monroe Community Radio	Monroe	LA	0	1	1	1	1	0	4	
45	231470	Centro Compasion	Monroe	LA	1	1	1	1	1	0	5	
45	233014	Old Time Radio Studies And Creativity Project	Monroe	LA	0	1	1	1	1	0	4	
46	232666	Light City Church	New Orleans	LA	1	1	1	1	1	0	5	
46	233183	Made In New Orleans	New Orleans	LA	0	1	1	1	1	0	4	
46	233187	New Orleans Master Craft Guild	New Orleans	LA	1(0)	1	1	1	1	0	4	Defective exhibit
47	231434	Easthampton Community Radio	Easthampton	MA	0	1	1	1	1	0	4	
47	232837	Holyoke Community College	Holyoke	MA	1(0)	1	1	1	0	0	3	Defective exhibit
47	232638	Above The Rim Inc.	Springfield	MA	1	1	1	1	1	0	5	TIME SHARE
47	232099	Iglesia Cristiana Jehova Vive	Springfield	MA	1(0)	1	1	1	1	0	4	Less than 2 years established
47	231667	Slavic Baptist Church	West Springfield	MA	1(0)	1	1	1	1	0	4	Defective exhibit
47	231808	Westfield Evangelical Free Church Church	Westfield	MA	1(0)	1	1	1	1	0	4	Defective exhibit

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47	231982	City Of Westfield	Westfield	MA	1	1	1	1	1	0	5	TIME SHARE
49	232640	Foxboro Cable Access	Foxboro	MA	1(0)	1	1	1	1	0	4	Untimely exhibit
49	232187	Casa De Adoracion Inc.	Taunton	MA	1	1	1	1	1	0	5	
49	231820	Broadcast Learning Group	Woonsocket	RI	1(0)	1	1	1	1	1(0)	4	Less than 2 years established; unqualified for tribal point
50	231679	Expresso Latin Radio Inc.	Worcester	MA	0	1	1	1	1	0	4	TIME SHARE
50	231446	Worcester Community Radio	Worcester	MA	0	1	1	1	1	0	4	TIME SHARE
50	232193	Chinese Foundation Of Worcester Corp.	Worcester	MA	1(0)	1	1	1	1	0	4	TIME SHARE; less than 2 years established
51	233138	We Heart Berlin, Inc.	Berlin	MD	1	1	1	1	1	0	5	
51	231587	Faith Baptist Church	Berlin	MD	1(0)	1	1	1	1	0	4	Defective exhibit
52	232034	Ministerio Ondas De Amor	Holland	MI	1(0)	1	1	1	1	0	4	Defective exhibit
52	232977	West Michigan Substitute Teacher Advisory	Holland	MI	0	1	0	0	1	0	2	
53	233052	Generacion Vino Nuevo	Lansing	MI	1(0)	1	1	1	1	0	4	Less than 2 years local
53	232657	Lansing Area Peace Education Center	Lansing	MI	1	1	1	1	1	0	5	
54	232879	Shoreline Community Development Corporation	Muskegon	MI	1	1	1	1	1	0	5	TIME SHARE
54	232882	Muskegon Heights Boxing Club Of Champions, Inc	Muskegon	MI	1	1	1	1	1	0	5	TIME SHARE
55	232501	Hope In The Heartland	Centerview	MO	0	0	0	0	1	0	1	
55	231438	University Of Central Missouri	Warrensburg	MO	1	1	1	1	1	0	5	
56	231987	Missouri Mid-South Conference Of The United Ch	Maplewood	MO	1	1	1	1	1	0	5	TIME SHARE
56	232375	All African People's Development And Empowerm	St. Louis	MO	1	1	1	1	1	0	5	TIME SHARE; divest pledge - WUBP-LP
56	232772	African People's Education And Defense Fund, Inc	St. Louis	MO	1	1	1	1	1	0	5	TIME SHARE
57	232163	Mississippi College	Clinton	MS	1	1	1	1	1	0	5	TIME SHARE
57	231478	Renew Florence	Florence	MS	1(0)	1	0	0	1	0	2	Less than 2 years established
57	233159	People's Advocacy Institute	Jackson	MS	1	1	1	1	1	0	5	TIME SHARE
57	232323	Crazy Faith Foundation Ltd	Jackson	MS	0	1	1	1	1	0	4	
58	232910	Clarksville Theological Seminary	Clayton	NC	1	1	1	1	1	0	5	TIME SHARE
58	232696	Calvary Chapel Of Clayton	Clayton	NC	1	1	1	1	1	0	5	TIME SHARE
59	232226	Ambassador Christian School, Inc.	Huntersville	NC	0	0	0	0	1	0	1	
59	232180	American Broadcasting Company	Mooreville	NC	0	1	1	1	1	0	4	
60	232896	Yoelkie Media Foundation A NJ Nonprofit Corporat	A A R P Ins	NJ	1(0)	1	1	1	1	0	4	Less than 2 years established
60	232973	Chinese Church Of Atlantic City	Atlantic City	NJ	1(0)	1	1	1	1	1(0)	4	Less than 2 years established; unqualified for tribal point
60	232380	Transmission Communications Network A Nonpro	Atlantic City	NJ	1	1	1	1	1	0	5	
61	232214	Pentecostal Church Of Penns Grove	Penns Grove	NJ	1(0)	1	1	1	1	1(0)	4	TIME SHARE; less than 2 years established; unqualified tribal point

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61	231724	Corelink Ministries	Glen Mills	PA	1(0)	1	1	1	1	0	4	TIME SHARE; defective exhibit
61	231631	Padio Phila Inc.	Newtown Square	PA	0	1	1	1	1	0	4	TIME SHARE
62	233032	Faith Christian Church	Boulder City	NV	1(0)	1	1	1	1	0	4	TIME SHARE; defective exhibit
62	232171	Mi TV	Henderson	NV	1(0)	1	1	1	1	0	4	TIME SHARE; defective exhibit
63	232218	Las Vegas Community Radio	Las Vegas	NV	1	1	1	1	1	0	5	
63	232670	Alpha Omar Zainab Media Corp.	Las Vegas	NV	0	1	1	1	1	0	4	
63	233065	Broadcast Educational Community Radio Station	Las Vegas	NV	0	1	1	1	1	1(0)	4	Unqualified tribal point
65	231985	Institutional Community Development Corporatio	Cleveland	OH	1	1	1	1	1	0	5	TIME SHARE
65	231706	Cleveland Community Radio	Cleveland	OH	0	1	1	1	1	0	4	
65	232558	Latinos International Festival, Inc.	Cleveland	OH	1	1	1	1	1	0	5	TIME SHARE
66	232004	Iglesia Pentecostal Cristo Misionera	Lorain	OH	1(0)	1	1	1	1	0	4	No exhibit
66	232104	Radio Revelacion FM, Inc.	Sheffield Lake	OH	1	1	1	1	1	0	5	
67	232556	The Marion Education Exchange	Marion	OH	1	1	1	1	1	0	5	TIME SHARE
67	232766	My Community Church	Marion	OH	1	1	1	1	1	0	5	TIME SHARE
68	231971	Liberty West Broadcasting Inc.	Mason	OH	1	1	1	1	1	0	5	
68	233106	Iglesia Cristiana Pentecostal Aposento Alto	Middletown	OH	1(0)	1	1	1	1	0	4	Untimely exhibit
69	231700	Tulsa Community Radio	Tulsa	OK	0	1	1	1	1	0	4	
69	232903	Tulsarise	Tulsa	OK	1	1	1	1	1	0	5	TIME SHARE
69	233152	Friends Of The Jazz Depot, Inc.	Tulsa	OK	1	1	1	1	1	0	5	TIME SHARE
70	232807	The Intersection Church	Abbottstown	PA	1	1	1	1	1	0	5	TIME SHARE
70	233037	Community Media Of South Central PA	New Oxford	PA	1	1	1	1	1	0	5	TIME SHARE
73	232184	Indiana Radio Syndicate	Indiana	PA	0	0	1	0	1	0	2	
73	232182	Worldwide Pants, Incorporated	Indiana	PA	0	1	1	1	1	0	4	
73	232183	Indiana Broadcasting Corporation	Indiana	PA	0	0	1	0	1	0	2	
74	231973	Leading Your Future Corp.	Aguada	PR	0	1	1	1	1	0	4	
74	232897	Spirit Entertainment Inc.	Aguada	PR	1	1	1	1	1	0	5	
74	232032	Bahomamey Radiotelephone Corp.	Rincon	PR	0	1	1	1	1	0	4	
75	232333	Ministerio Dios Cumple El Proposito En Mi Inc.	Bayamon	PR	1(0)	1	1	1	1	0	4	Less than 2 years established
75	232605	New Beginning Communications Corp.	Bayamon	PR	0	1	1	1	1	0	4	
75	231892	Iglesia Generacion De Fuego, Inc.	Caguas	PR	1	1	1	1	1	0	5	TIME SHARE
75	232383	Iglesia Cristiana Pentecostal La Gran,Cosecha, Inc.	Caguas	PR	1	1	1	1	1	0	5	TIME SHARE
75	233063	Cantares FM Media Group Inc.	Canovanas	PR	1	1	1	1	1	0	5	TIME SHARE
75	232609	Gigante Communications Corp.	Carolina	PR	0	1	1	1	1	0	4	
75	232369	Fundacion Hazlos Sonreir Complices De Amor Inc.	Cayey	PR	1	1	1	1	1	0	5	TIME SHARE

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76	232800	Sunset Radio Group Inc.	Boqueron	PR	0	1	1	1	1	0	4	
76	232755	Guiding Light Media, Inc.	Boqueron	PR	0	1	1	1	1	0	4	
76	232124	Northwest Broadcasting Corporation	Mayaguez	PR	1	1	1	1	1	0	5	
77	231742	Armonia Communications, Inc.	Cabo Rojo	PR	1	1	1	1	1	0	5	TIME SHARE
77	232279	Cristo Se Interesa Por Ti, Inc.	Lajas	PR	1	1	1	1	1	0	5	TIME SHARE
78	231950	New Impact Educational Group Inc.	Guayanilla	PR	0	1	1	1	1	0	4	
78	233100	Onda Cultural Del Sur Inc.	Ponce	PR	1	1	1	1	1	0	5	Major change - surrender WJED-LP
79	231769	Imparcial, Inc.	Ponce	PR	1	1	1	1	1	0	5	TIME SHARE
79	232576	Iglesia Pabellon De La Victoria Ponce Inc.	Ponce	PR	1	1	1	1	1	0	5	TIME SHARE
80	231748	Alimentame Rescatame Adoptame Corp.	Quebradillas	PR	1	1	1	1	1	0	5	
80	232881	Hispanic Broadcast System Puerto Rico Inc.	Quebradillas	PR	1(0)	1	1	1	1	0	4	Defective exhibit
82	231733	Blackstone Radio Foundation	Westerly	RI	1(0)	1	1	1	1	1(0)	4	TIME SHARE; less than 2 years established; unqualified tribal point
82	232573	The Buzz Alternative Radio Foundation Inc.	Westerly	RI	1	1	1	1	0	0	4	TIME SHARE; major change - surrender WSUB-LP
83	232216	Faith Baptist Church	Bath	SC	1	1	1	1	1	0	5	
83	231674	Christian Sounds Media	North Augusta	SC	0	1	1	1	1	0	4	
84	232700	Ubuntu Institute For Community Development	Greenville	SC	1	1	1	1	1	0	5	
84	231918	Powerhouse Broadcasting Inc.	Piedmont	SC	0	1	1	1	1	0	4	
85	233075	Faith Cathedral Fellowship Inc.	Walterboro	SC	1	1	1	1	1	0	5	TIME SHARE
85	231750	Saints Center Ministries	Walterboro	SC	1	1	1	1	1	0	5	TIME SHARE
86	232577	Universidad Internacional Cristiana De Ministerios	Bartlett	TN	0	1	1	1	1	0	4	
86	232370	Citizens Against Unfair Financial Practices	Memphis	TN	1	1	1	1	1	0	5	
88	232705	Ministerios La True Radio	Allen	TX	0	1	1	1	1	1(0)	4	TIME SHARE; unqualified for tribal point
88	233069	Pulse Media Broadcasting Group	Plano	TX	0	1	1	1	1	0	4	TIME SHARE
89	232613	Panhandle Pride, Inc.	Amarillo	TX	1	1	1	1	1	0	5	
89	232933	Ethene Radio Amarillo	Amarillo	TX	1(0)	1	1	1	1	0	4	Less than 2 years established
90	232293	CPC of the WMM - Fort Worth, TX - One Inc.	Fort Worth	TX	1	1	1	1	1	0	5	TIME SHARE
90	233004	LGBTQ Saves	Fort Worth	TX	1	1	1	1	1	0	5	TIME SHARE
91	233112	Triangle Repeater Association	Beaumont	TX	0	1	1	1	1	0	4	TIME SHARE
91	232040	Lumberton Ham Radio Club	Lumberton	TX	1(0)	1	1	1	1	0	4	TIME SHARE; less than 2 years established
92	232762	CPC of the WMM-Carrollton, TX-One, Inc.	Carrollton	TX	1	1	1	1	1	0	5	TIME SHARE

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92	231771	Cedars Community Development Corporation	Lancaster	TX	1	1	1	1	1	0	5	TIME SHARE
92	231989	Iglesia De Cristo Kadosh	Seagoville	TX	1	1	1	1	1	0	5	TIME SHARE
95	232585	New Vessels Ministries / Iglesia Odres Nuevos	Macdona	TX	1	1	1	1	1	0	5	TIME SHARE
95	232012	Sky Broadcasting, Inc.	San Antonio	TX	0	1	1	1	1	0	4	
95	232561	Violet Broadcasting, Inc.	San Antonio	TX	1(0)	1	1	1	1	0	4	Less than 2 years established
95	232724	Bexar County Public Safety Associaton	San Antonio	TX	1	1	1	1	1	0	5	TIME SHARE
96	232347	Trucha	McAllen	TX	1	1	1	1	1	0	5	TIME SHARE
96	232077	Pharr Center Church	Pharr	TX	1	1	1	1	1	0	5	TIME SHARE
97	232726	Maranatha Christian Broadcast	Odessa	TX	0	1	1	1	1	0	4	
97	232616	Pride Center West Texas	Odessa	TX	1	1	1	1	1	0	5	
98	232586	Dunamis Community Corporation	Temple	TX	0	1	1	1	1	0	4	TIME SHARE
98	232578	Royer Foundation	Temple	TX	0	1	1	1	1	0	4	TIME SHARE
99	231602	Global Educations Ministries Inc.	Tomball	TX	0	1	1	1	1	0	4	TIME SHARE
99	232111	Rosehill Amateur Radio Club	Tomball	TX	1(0)	1	1	1	1	0	4	TIME SHARE; less than 2 years established
100	232349	Virginia College & Community Radio Alliance	Charlottesville	VA	1	1	1	1	1	0	5	
100	231787	La Hora Final Minsitry, Inc.	Charlottesville	VA	0	1	1	1	1	0	4	
100	233061	Air Mix Virginia, Inc.	Charlottesville	VA	1	1	1	1	0	0	4	major change
101	231455	Petersburg Community Radio	Petersburg	VA	0	1	1	1	1	0	4	TIME SHARE
101	232202	Leslie International Public Press Center	Petersburg	VA	0	1	1	1	1	0	4	TIME SHARE
103	232199	God's New Generation - Nueva Generacion De Dios	Pasco	WA	1	1	1	1	1	0	5	TIME SHARE
103	232753	Casa De Avivamiento	Pasco	WA	1	1	1	1	1	0	5	TIME SHARE
104	233127	Spokane Word	Spokane	WA	1	1	1	1	1	0	5	TIME SHARE
104	232991	Latinos En Spokane	Spokane	WA	1	1	1	1	1	0	5	TIME SHARE
104	232900	School Of Music Spokane	Spokane	WA	0	1	1	1	1	0	4	
104	233062	Living Stone Church Of Spokane	Spokane	WA	1	1	1	1	1	0	5	TIME SHARE
105	232078	Manitowoc Baptist Church	Manitowoc	WI	1	1	1	1	1	0	5	TIME SHARE
105	232895	Church Of Christ, Manitowoc	Manitowoc	WI	1	1	1	1	1	0	5	TIME SHARE
106	232083	Iglesia Pentecostal Jehova Rafa	Mc Farland	WI	1	1	1	1	1	0	5	TIME SHARE
106	233168	Madison Christian LPFM Radio, Inc.	Monona	WI	1	1	1	1	1	0	5	TIME SHARE
107	231506	Souls Harbor Baptist Church, Inc.	Milwaukee	WI	1	1	1	1	1	0	5	TIME SHARE
107	232321	CPC of the WMM - Milwaukee WI - One Inc.	Milwaukee	WI	1	1	1	1	1	0	5	TIME SHARE
108	232046	Native American Music Center Ltd.	Rhineland	WI	0	1	0	0	1	0	2	

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108	232717	Winwood Lifestyle Educational Radio Corporation	Rhineland	WI	1(0)	0	0	0	1	0	1	Less than 2 years established
109	232048	Citizens For Our Bridge, Inc. dba Steel Bridge Crea	Sturgeon Bay	WI	1	1	1	1	1	0	5	
109	233102	Sturgeon Bay Lifestyle Educational Radio	Sturgeon Bay	WI	1(0)	0	0	0	1	0	1	Less than 2 years established
NOTES KEY												
<b>Notation:</b>		<b>Explanation</b>										
1(0):		Applicant claimed one point, but failed to qualify for the comparative criterion, and awarded no point										
Untimely exhibit:		Applicant submitted the required documentation for the established community presence point after the close of the LPFM Window										
No exhibit:		Applicant submitted no exhibit to support the established community presence point										
Defective exhibit:		Applicant submitted insufficient documentation to support the established community presence point										
Less than 2 years established:		Applicant was not awarded established community presence point because applicant was not in existence for at least 2 years prior to filing the LPFM Application										
Less than 2 years local:		Applicant was not awarded established community presence point because applicant was not local for at least 2 years prior to filing the LPFM Application										
Divest Pledge:		Applicant pledges to divest media interest before commencement of operations of new LPFM station										
Unqualified for diversity point:		Applicant was not awarded diversity of ownership point because of existing media interest										
Unqualified for Tribal point:		Applicant was not awarded Tribal point because applicant is not a Tribal applicant										
Major change:		Applicant seeks major modification to an existing LPFM station and pledges to surrender current LPFM license upon commencement of new LPFM station										
TIME SHARE:		Applicants are tied for the highest point total and subject to voluntary and involuntary time-sharing										
App. Dismissed (non-final):		Application dismissed for a legal defect; dismissal is not yet final										