195772

Received & Inspected

Federal Communications Commission Washington, DC 20554 Before the

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JUN 13 2016

FCC Mailroom

In re

Sincere Seven

at Washington, DC a new Low Power FM station Application for a Construction Permit for

> Facility ID 195772 File no: BNPL-20131114AYL

Electronically filed through CDBS

To: Chief, Audio Division, Media Bureau

PETITION FOR RECONSIDERATION OF FCC'S DISMISSAL OF SINCERE SEVEN'S LPFM APPLICATION

action unwarranted, and Sincere Seven herein requests a reversal of the fatal determination by show and proof that the conclusion reached was erroneous and the Low Power FM station in Washington, D.C.. The Petitioner herein addresses the application ("Application") by S7 ("Applicant") for a new construction permit for a new Division of the Media Bureau ("Bureau"), reference 1800B3-PPD, in above captioned by the Federal Communications Commission on May 10, 2016 published by the Audio determination Sincere Seven ('S7') hereby posits this petition for reconsideration, determined

Commission. We shall show cause for reversal in this filing evidence and statutory law, are foundational elements in the determination of The Sincere Seven strongly contends that gross assumptions, aside from presented

Real Party In Interest Application Sincere Seven was—and is—the Interested Party in the Submission of Our LPFM

signer; that in and of itself does not exempt us from ownership eligibility. application in November 2013 with one of its agents, William Tucker, as the application another entity is the "real party to the application." Sincere Seven recognizes its greatest challenge is deconstructing the falsehood that Sincere seven submitted the

The Commission asserts that the existence of a fiscal sponsor agreement with the

relationship with urban-centered applicants gives some explanation. electing to ignore facts is mystifying, but we suspect the history of The Commission's regarding Tucker's dismissal and his false claims of ownership. Why The Commission is same evidence we presented to The Commission—and the Court ruled in our favor with supporting evidence. says it had not received. Of course, that filing was indeed delivered to The Commission All of this is evidenced by the December 28, 2015 filing to The Commission—of which it Mr. Tucker's actions and responsibly extricated him from our community-based project. proven by his actions of which there is evidence. As owners and licensees, we arrested illegal. The apparent motives of Mr. Tucker (to wrest control of the station) can only be entity we set to manage the station—WOOK-LP—we owned is neither deceptive nor We also showed cause in the DC Superior Court—with this

way and is a contrived speculation as concluded in The Commission's determination. where he was subsequently dismissed. His dismissal did not affect our ownership in culminating in a face-to-face meeting with S7's Board of Directors in December 2015 to aptly manage a radio station, including any co-managers. He failed to do so year 2015, Mr. Tucker was asked by our Board of Directors to provide proof of his claims WOOK-LP (note a different name from the purported non-profit he claimed). Tucker claims to have had a non-profit at the time we signed with him to During the manage

day operation wasn't initially our defined role—as it is not today—in the operation of project) and our numerous communiqués regarding WOOK-LP operation. S7's day-to-Tucker (as General Manager), to Perry Redd (as S7's intermediary and overseer of the community voices, evidenced by our well documented directives and requests to/of the initiation of the partnership with one, William Tucker, to create a platform for The term "strictly" is intentionally misleading and patently false. Sincere Seven had, from Any allegation that Sincere Seven acted as "strictly a fiduciary" is inaccurate, at best

of WOOK-LP, both for its interests and that of Sincere Seven notwithstanding our highest standard of care at either equity or law regarding the affairs legality—of the matter is Sincere Seven is both the fiduciary and owner of WOOK-LP day claims—make vaporized scenarios of our intent, the reality—and more important, difference between speculation and reality; though Radio One—and others with latter It is relevant and necessary that the arbiters of this controversy distinguish the

our station (WOOK-LP)—on behalf of Sincere Seven. Today, there is a different Early on, we designated our appointed General Manager to execute the operation of

against a co-petitioner in this matter. This is a matter of fact and not speculation. injunction (initiated October 14, 2015; see exhibit 1, S7 v Tucker-Preliminary TRO) where we operate has adjudicated the issue of "ownership" by issuing a permanent General Manager, and tomorrow, there may be a different GM. No other outside entity or assert—how we choose to operate our project(s). A court in the district

accepted as fact, the existence of William Tucker's claimed non-profit—without a shred definition of WOOK-LP had we not been the "interested party." The Commission profit (S7 has minutes from Board meetings Tucker attended and reported). no time, did Mr. Tucker divulge the existence of any of the actors in his purported nonof supporting evidence. Affidavits from co-conspirators, does not a non-profit make. We would not have invested our time, attention and/or resources regarding the legal

revealing the existence of a Fiscal Sponsor Agreement between S7 and another entity management model. This is an unfair bar to erect. moment. It is absent from the CFR that a non-profit notify The Commission of such a does not bar ownership of an LPFM. The Commission simply made a new rule in this The assertion of The Commission that Sincere seven was subversive by not

from obtaining a low-power FM license, only if the applicant has engaged in any manner Communications Act of 1934 (47 U.S.C. 301). Section 301 states: in the unlicensed operation of any station in violation of section 301 of the The assertion of The Commission falls outside of the prohibition of any applicant

periods of time, under licenses granted by Federal authority, and no such license the use of such channels, but not the ownership thereof, by persons for limited the United States over all the channels of radio transmission; and to provide for of the license. No person shall use or operate any apparatus for the transmission shall be construed to create any right, beyond the terms, conditions, and periods another place in the same State, Territory, possession, or District; or (b) from any of energy or communications or signals by radio (a) from one place in any State, to any place beyond its borders, or from any place beyond its borders to any place within said State, or with the transmission or reception of such energy, Columbia to any other State, Territory, or possession of the United States; or (c from any place in any State, Territory, or possession of the United States, or in transmission of such energy, communications, or signals from within said State said State, or when interference is caused by such use or operation with the (d) within any State when the effects of such use extend beyond the borders of the District of Columbia, to any place in any foreign country or to any vessel; or Territory, or possession of the United States or in the District of Columbia to in section 303(t) of this title); or (f) upon any other mobile stations within the State; or (e) upon any vessel or aircraft of the United States (except as provided communications, or signals from and/or to places beyond the borders of said It is the purpose of this chapter, among other things, to maintain the control of Territory, or possession of the United States, or from the District of Territory, or possession of the United States; or (c)

chapter and with a license in that behalf granted under the provisions of this jurisdiction of the United States, except under and in accordance with this

not violated section 301. This determination, as the others is made in error.

Change In Control

Permit" to Anyone, as opposed to the absurd allegation posed by Any Opposing Seven Never Intended, Nor Intends to "Re-Assign It's Construction

partnerships are what defines "community." There is no denial in that on our part assistance was a "partnership" as is the case with many non-profits; these brands of license—with the "expertise" of purported radio veteran, William Tucker. His aid and non-existent. Though we cannot know for sure, their intention solely appears to be In the January 12, 2016 response filed by Radio One, they make an assertion that is To the point they attempt to make, Sincere Seven applied for the LPFM

been engaging in charitable and educational community activities since our founding in Sincere Seven. The radio station is not Sincere Seven. Our non-profit organization has sign for the FM radio station (as it very well could be something else) and is a project of process, or result. With or without Mr. Tucker—or anyone else—WOOK-LP is the call-Sincere Seven in the application to The Commission, changes nothing about the Tucker was the "end all" to our efforts is erroneous, at best. His desire to partner with The concept of community radio is neither new, nor novel, so to assert that William

because obstructing parties create thin-air scenarios don't mean they exist. in the station at all times for education, review and compliance purposes. Simply intention. We mandate that the WOOK station General Manager keep those FCC rules communications Mr. Tucker had with the FCC; we've come to learn that that was his processes and procedures of the FCC. What we were not apprised of is the filings and unusual that we relied on Mr. Tucker as our "resident expert" to inform us on protocols, prescribed by the FCC, though that knowledge was an evolutionary process. It is not "handing-over" any aspect of this community-based radio station as sanctioned by The There is—nor was there ever—any intention in "transferring," "re-assigning" or Sincere Seven was acutely aware and apprised of the rules for ownership as

was the sole evidence of such a claim. New people claiming it at this late juncture 2013; we never saw, nor did he present to us, any evidence supporting that. His word Mr. Tucker claims he "owned" a nonprofit organization prior to partnering with us in

change our licensing requirements. Any other claims are purely conjecture by WOOK-LP. If we must change our call sign as a remedy, then so be it, but it doesn't us—Sincere Seven—and intend to broadcast as Sincere Seven, under the call sign residents—only we had legitimate means of carrying out that mission. We applied as doesn't make it so. Furthermore, if he did "own" a nonprofit, he would not have as William Tucker—a community radio station that amplified voices of community approached Sincere Seven to be a part of the LPFM mandate. We saw the same vision

our part to ensure the strong governance that Sincere Seven is accustomed to attach an accounting of the management ineptitudes that led to the remedial actions on sake of the immaterial arguments place before The Commission by Mr. Tucker, we led to another, culminating in the termination of our relationship with Mr. Tucker. For the and begun an intense inquiry/investigation beginning November 2014. One turned rock As a matter of record, we suspected a host of adverse issues regarding Mr. Tucker

by The Commission, nor the intent and objective of Sincere Seven. The boilerplate nature of the fiscal sponsor agreement (FSA), doesn't negate the award the fiscal sponsor trend to ensure sound governance, all the while, we own our projects. that carry a fiduciary responsibility where we partner with community entities, we reserve ensure responsible administration of the radio project. For past and present projects to further obstruct our efforts. Our fiscal sponsorship agreement with Mr. Tucker was to our organization, but Radio One—now with the assistance of Mr. Tucker—have sought never intended for The Commission to be engrossed in the administrative wrangling of notice of his erroneous acts, learned of his selfish intent, and took remedial action. We station could be seen as error (as we did), we—as an organization—collectively took We wholly admit that entrusting William Tucker to execute the administration of our

request The Commission to disregard this point of opposition purpose of Sincere Seven's community objectives. For this simplistic reason, we about a different result—regarding him—but did not deter the direction, intent nor what he tried in the past with him. Unfortunately, his inept managerial skills brought Mr. Tucker tendered to us his desire to manage a station and brought an idea of

Criminal Conviction

LPFM station are moot at best, and should not even be entered into the record of the Act of 2010," convictions irrelevant to the operation, management and ownership of an In all appearances, compliance with Section 632 of the "Local Community Radio

Commission in its December 29, 2015 filing. its inception and partly an element in it's founding, and thus complied with The country. Nonetheless, full disclosure and transparency is a policy embraced by S7 since prosecution, legislations, conviction and sentencing of low-level drug offenders in this executive administration, particularly at the US Justice Department regarding the industrial pursuits. Such barriers are, of recent, being addressed by the current federal placed upon groups, organizations and people of color to participate in American promote the public interest have historically and duly documented undue obstacles be rightly entered—and scrutinized. Barriers to community organizations seeking to application. Convictions having a bearing of said radio operation and ownership should

Furthermore, to underscore S7's response here, Section 632. (a) is clear:

MM Docket No. 99-25, toauthorizing the operation of low-power FM radio stations, as proposed in The Federal Communications Commission shall modify the rules

the applicant has engaged in any manner in the unlicensed operation of any station in violation of section 301 of the Communications Act of 1934 (47 U.S.C. 301). (2) prohibit any applicant from obtaining a low-power FM license if

It appears that Section 632 is not the authority governing this demand from The Commission, but rather, provisions within the Anti-Drug Abuse Act of 1988 which prompt The Commission to include questions 6 and 7 in the application process:

or connection with: applicant nor any party to the application has or has had any interest in, 6. Character Issues. The applicant certifies that neither the

 a. any broadcast application in any proceeding where character issues were left unresolved or were resolved adversely against the applicant or party to the application; or

 b. any pending broadcast application in which character issues have been raised.

criminal proceeding brought under the provisions of any law related to the application, or any non-party equity owner in the applicant, in a civil or court or administrative body as to the applicant, any party to this discrimination? competition; fraudulent statements to another governmental unit; or following: any felony; mass media related antitrust or unfair finding has been made and no adverse final action has been taken by any Adverse Findings. The applicant certifies that no adverse

only provide: (i) an identification of that previous submission by reference application or as required by 47 C.F.R. Section 1.65, the applicant need administrative body and the proceeding (by dates and file numbers), and persons and matters involved, including an identification of the court or information has been earlier disclosed in connection with another a description of the disposition of the matter. Where the requisite If the answer is "No," attach as an Exhibit a full disclosure concerning the

station regarding which the application or Section 1.65 information was to the file number in the case of an application, the call letters of the reported matter. filed, and the date of filing; and (ii) the disposition of the previously

veiled attempt to create undue barriers (for whatever reason) for an organization (of whatever persuasion) to participate in a governmental public service communications industry and commerce. Anything other may be construed as a would be reviewed, but relegated to communications broadcasting and the Sincere Seven here points out that "all convictions" requested for full disclosure

provisions which specifically outline the bars. The sentencing provisions of the Anti-Drug Abuse Act of 1988 are as follows: Moreover, an acute look at the governing authority, are the sentencing

Drug trafficker.

Substances Act (21 US. C. 801 et seq.): distribution of a controlled substance, as defined by the Controlled Any individual convicted of a federal or state offense consisting of the

5 years, at the discretion of the court. * On the first conviction, is ineligible for any or all federal benefits for up to

Drug possessor.

possession of a controlled substance: Any individual convicted of a federal or state offense involving the

all federal benefits for up to 1 year three sentences, at the discretion of the court: (1) is ineligible for any or On the first conviction, receives one or a combination of the following

and its provisions created "denials" to participate in the American society such racial disparities and unequal application of the law are what resulted. This law as to serve as a deterrent to the commission of said crimes; history has proven The intent of the Congress of 1988 was to create punishments so harsh

and academic grants. Government; and as researchers, they can lose medical, engineering, scientific Business Administration loans or the right to contract with the Federal

may choose to restore benefits for specific reasons... such as Social Security, health, disability, and veterans' benefits. Also, the courts earned through financial contributions or services to the Federal Government, include public housing, welfare, and drug treatment benefits, as well as benefits Some benefits are excluded from the denial process. These exclusions

Thus, S7 finds it imperative to clearly unearth where this inquiry appears

to be going; here lies the definition in section (d) of the statute as used in this section

(1) the term "Federal benefit"—

States or by appropriated funds of the United States; and license, or commercial license provided by an agency of the United (A) means the issuance of any grant, contract, loan, professional

eligibility; and or any other benefit for which payments or services are required for health, disability, veterans benefit, public housing, or other similar benefit, (B) does not include any retirement, welfare, Social Security,

veterans, their families, or survivors by virtue of the service of a veteran in the Armed Forces of the United States. (2) the term "veterans benefit" means all benefits provided to

applicant and appears to be intended to deny a license to a duly qualified, community-based error. Reaching an adverse conclusion on this issue is reminiscent of the Jim Crow era re-litigation of a previously disclosed fact—Redd's previous convictions-Herein, the question posed to The Commission, is, in entertaining Radio One's -doing so in

Failure to Respond

that S7 "failed to respond" is reached in error. Being this assertion is the prima facia issue—rendering all else moot—must be proven erred before any other issue becomes Sincere Seven herein contends that the determination of The Commission stating

318 via CDBS) provided by The Commission. database (see exhibit 2, CDBS screenshot of submission and exhibit 3, filing of Form 1; One Regular mail and One Certified Mail USPS Receipt) and via the outdated CDBS the 30-day prescribed response period to The Commission, both by US Mail (see exhibit Sincere Seven delivered it's response to the November 30, 2015 request within Thus, proof of both exists

agencies. 26 USC § 7502-Timely Mailing Treated as Timely Filing: Sincere Seven relies on US Code when delivering required documents to federal

(a) General rule

such return, claim, statement, or other document, or payment, is mailed shall be deemed to be the date of delivery or the date of payment, as the case may be made, the date of the United States postmark stamped on the cover in which document is required to be filed, or to which such payment is required to be agency, officer, or office with which such return, claim, statement, or other before a prescribed date under authority of any provision of the internal revenue laws is, after such period or such date, delivered by United States mail to the be filed, or any payment required to be made, within a prescribed period or on or (1) Date of delivery -If any return, claim, statement, or other document required to

- (2) Mailing requirements-This subsection shall apply only ifprescribed date-(A) the postmark date falls within the prescribed period or on or before the
- the return, claim, statement, or other document, or (i) for the filing (including any extension granted for such filing) of
- (ii) for making the payment (including any extension granted for making such payment), and
- within the time prescribed in subparagraph (A), deposited in the mail in which such payment is required to be made. return, claim, statement, or other document is required to be filed, or to prepaid, properly addressed to the agency, officer, or office with which the the United States in an envelope or other appropriate wrapper, postage (B) the return, claim, statement, or other document, or payment was
- extent provided by regulations prescribed by the Secretary. not made by the United States Postal Service only if and to the (b) Postmarks- This section shall apply in the case of postmarks
- (c) Registered and certified mailing; electronic filing
- (1) Registered mail-For purposes of this section, if any return, claim, statement, or other document, or payment, is sent by United States registered mail—
- (A) such registration shall be prima facie evidence that the return, claim, statement, or other document was delivered to the agency, officer, or office to which addressed; and
- (B) the date of registration shall be deemed the postmark date.

compliance determination of The Commission was reached in error The federal mail rule applies to Sincere Seven, as with every American. The non-

Re S7's Board of Directors

replace our outgoing members. have been, all volunteers and we reach out to our community for others to join and period of an 8-year license is highly unreasonable. Our Board members are, and always (specifically in the instance of one of Board members passed away in 2015)—for the operation. Holding this true community organization to such a strict Board composition country operate in a similar manner. This is not an unusual mode of management and members of the Board in staggered two-year terms. Many non-profits across this community-led organization, by our Articles of Incorporation; our non-profit rotates The issue raised regarding our Board of Directors is an unfair bar, being that as That's what real community organizations do

Bureau Media employee. Our active Board composition is as follows CDBS on July 15, 2015 (Modification of Permit Application), at the direction of an FCC The allegation that our Board doesn't reside within a 10-mile radius of our tower We submitted our latest Board composition to The Commission via

Name	Position	Address	Email	phone	dmgphc
Carl Bruce	Member	36 Madison Street,	cbruce@msn.com	(202) 600-1519	в/м
	(business)	Æ			
		Washington, DC			
		20011			
Barbara	Member	317 18 th Street, NE	thebpatterson@rcn.com	(202) 321-6080	B/F
Patterson	(governance	Washington, DC			
)	20002			
David	Member	1634 Montague	dschwartzman@gmail.com	(202) 829-9063	W/W
Schwartzman		Street, NW			
		Washington, DC			
Briyon Ford	Member	2852 4 th Street, NE	briyon_ford@yahoo.com	(202) 746-4156	в/м
		Washington, DC			
		20002			
Hasim Dawkins	Member	1127 Tweksbury	Adawk2@gmail.com	(202) 744-9866	в/м
		Place, NW			
		Washington, DC			
		20012			
Rev. Carol	Member	3850 Wilson Blvd.	greenrevc1@verizon.net	(443) 257-4200	B/F
Green	(finance)	Arlington, VA 22203			
Chaplain Tim	Member	2012 English Oak	chaplain.tb@gmail.com	(240) 681-4395	в/м
Buffaloe		Court			
		Waldorf, MD 20601			

Conclusion
Sincere Seven contends that The Commission determined in error the conclusion Seven would gladly provide any additional information necessary to support any defense Commission, the determination must be voided, otherwise all else is moot. Sincere of non-compliance. In order to address the other issues determined by The

of harmful error and allow us to re-submit our form 318. Sincere Seven requests that The Commission reverse its determination on the grounds received our response which would have allowed us to re-submit our LPFM application. and even subsequent—filings, but at this most critical stage, purports not to have We find it highly suspicious that The Commission received ALL of our previous—

Respectfully Submitted

Perry D. Redd

Executive Director, Sincere Seven

Certificate of Service

I, Perry D. Redd., do hereby certify that I have, on this 8th day of June, 2016, caused a copy of the foregoing opposition to petition for reconsideration to be sent

by certified first class U.S. mail, postage prepaid, to the following:

Federal Communications Commission Washington, DC 20554

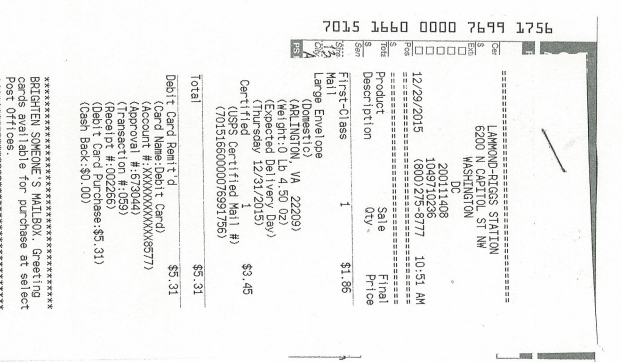
Perry D. Redd

Executive Director, Sincere Seven

Sincere Seven, Inc.
Washington, DC 20011
(202) 241-3294
e-mail: sincereseven@hotmail.com



Exhibit 1



Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message and Data rates may apply. You may also visit USPS.com USPS Tracking or call 1-800-222-1811.

Sincere Seven, Inc.
Washington, DC 20011
(202) 241-3294
e-mail: sincereseven@hotmail.com
www.sincereseven.org



Exhibit 2

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🍫 🄰 🗇 🕯 Federal Communications Com (US) https://lectoling.fcc.gov/cgi-binsus.ess/prod/cabs/fccms/prod/cabs C Q Secret	x
® Nest Vided G. Google III CNN III Vidoo Mail III Facebook IIII Intpl/faces/pahoo.co Sincer 7 Hompage III VolTube home W. Wildpedia () PodOmatic - Socialy Seasion (M. Wordberg or Garden Control of the Control of	PodOmatic - Socially Speaking (**) WordPress com
FCC 349 Application For Authority To Coustruct Or Make Changes in An FM Translator Or FM Booster Station	
ECC 350 Application For An FM Translator Or FM Booster Station License	000,200
FCC 395-A Cable Television Assisted Employment Persons	Apr 200
ECC 395-B Broadwar Seed. 5 1E 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Apr 2000
FOR 2005 Brooking Department Conjunyment Report	Apr 2000
FOT 106. A Broad-set Estad Exist ADD Contents A 1.00 (1.00 to 1.00 to	Mar 2003
SCO 204 D. Mess Chamber Light United Application (Application Methods Program Report	Feb 2003
TOT 107 Broad-set M. Then D. Broad-	Sep 2003
A differential new forms Titles (1997)	Apr 2000
A CONTRACTOR DESCRIPTION AND ADMINISTRATION AND ADM	Mar 2005

Work in Progress:91080

Sincere Seven, Inc.
Washington, DC 20011
(202) 241-3294
e-mail: sincereseven@hotmail.com
www.sincereseven.org



Exhibit 3

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Section I - General Information

Mailing Address 422 MARIETTA PLACE NW SUITE L City WASHINGTON Telephone Number (include area code) 2027177729 FCC Registration Number: 0023127590 Comtact Representative (if other than applicant) PERRY REDD Telephone Number (include area code) 2027177729 Application Purpose C Major change in licensed facility C Major change in licensed facility C Minor change in licensed facility A mendment to pending application (a) File number of original construction permit:
ountry (if foreign ddress (if availab SEVEN@HOTN

result in dismissal of the application. See General Instructions, Paragraph I for additional information regarding the completion of explanatory exhibits. NOTE: The failure to include an explanatory exhibit providing full particulars in connection with a "No" response may

Section II - Legal

New LPFM station applicants must complete all questions in Section II. Major and minor change applicants must complete only questions 1, 4, 6, 7 and 9.

	state and date of applicant's incorporation. If the applicant is a non-governmental entity and is not incorporated, the exhibit must include the state in which it is registered or otherwise recognized and the	****
	safety radio program and how the proposed station will be used to protect the safety of life, health or property. If the applicant is a non-governmental entity and is incorporated, the exhibit must include the	******
	An applicant that answers "Yes" to 2c. must include an exhibit that describes the applicant's public	
	date of such registration or recognition.	
	the applicant, and specify the state in which the applicant is registered or otherwise recognized and the	-
	Tribal organization and is not incorporated, the exhibit must state which Tribe or Tribes own or control	-
	Tribal organization and is incorporated, the exhibit also must state which Tribe or Tribes own or control the applicant and specify the state and date of applicant's incorporation. If the applicant is a	
	Tribe or Tribal organization, and describes its proposed noncommercial service. If the applicant is a	
	An applicant answering "Yes" to 2b. must include an exhibit that specifies whether the applicant is a	-
	recognized and the date of such registration or recognition.	
	the applicant is unincorporated, the exhibit must include the state in which it is registered or otherwise	
	the applicant is incorporated, the exhibit must include the state and date of applicant's incorporation. If	-
	educational program and how its proposed station will be used to advance its educational program. If	
[Exhibit 2]	Note: An applicant that answers "Yes" to 2a. must include an exhibit that describes the applicant's	
N/A	Memorandum Opinion and Order on Reconsideration, 15 FCC Rcd 19208, 19239-40, 79-80 (2000).	
6 371	"priority" application? See Creation of a Low Power Radio Service,	-
C Yes C No	If the answer to 2c is "Yes" and the applicant is submitting multiple applications, is this application the	
103 110	safety radio service to protect the safety of life, health, or property.	
O Vac @ No	c. it is a state or local government or a non-government entity that proposes a noncommercial public	
C Yes @ No	b. it is a Tribe or Tribal organization; or	
o Yes C No	a. it is a nonprofit educational organization; or	
	The applicant certifies that:	
	LING RESPONDES.	******
	certifications. An applicant should not submit an explanatory exhibit in connection with these Question of "Nio" responses	**********
	2. Eligibility. Each applicant must answer "Yes" to one and "No" to two of the three following	
the sale of the sa		-

in Parties to the Application.

date of such registration or recognition.

- List separately each party to the application including, as applicable, the applicant, its officers, directors, five percent or individual or entity. Attach additional pages if necessary. directors, five percent or greater stockholders, non-insulated partners, and board members. Create a separate row for each corporation or partnership holds an attributable interest in the applicant, list separately, as applicable, its officers, greater stockholders, non-insulated partners, members, and all other persons and entities with attributable interests. If a
- Name and address of party.
 Citizenship.
- (3) Positional Interest: Officer, director, general partner, limited partner, LLC member, or investor/creditor attributable under the Commission's equity/debt plus standard
- (4) Percentage of votes.
- [Enter Parties/Owners Information] (5) Percentage of total assets (equity plus debt)

Parties to the Application

corporation or partnership holds an attributable interest in the applicant, list separately, as applicable, its officers, directors, five percent or greater stockholders, non-insulated partners, and board members. Create a separate row for each individual or entity. Attach additional pages if necessary. greater stockholders, non-insulated partners, members, and all other persons and entities with attributable interests. If a List separately each party to the application including, as applicable, the applicant, its officers, directors, five percent or

- (1) Name and address of party.
- (2) Citizenship.
- (3) Positional Interest: Officer, director, general partner, limited partner, LLC member, or investor/creditor attributable under the Commission's equity/debt plus standard.
- (4) Percentage of votes.

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Anti-Drug Abuse Act Certification. Applicant certifies that neither the applicant nor any party to the application is subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862.	Unlicensed Operation. The applicant certifies, under penalty of perjury, that neither the applicant nor any party to the application has engaged in any manner, individually or with other persons, groups, organizations, or other entities, in the unlicensed operation of any station in violation of Section 301 of the Communications Act of 1934, as amended, 47 U.S.C. Section 301.	If the answer is "No," attach as an Exhibit a full disclosure concerning the persons and matters involved, including an identification of the court or administrative body and the proceeding (by dates and file numbers), and a description of the disposition of the matter. Where the requisite information has been earlier disclosed in connection with another application or as required by 47 C.F.R. Section 1.65, the applicant need only provide: (i) an identification of that previous submission by reference to the file number in the case of an application, the call letters of the station regarding which the application or Section 1.65 information was filed, and the date of filing; and (ii) the disposition of the previously reported matter.	Adverse Findings. The applicant certifies that no adverse finding has been made and no adverse final action has been taken by any court or administrative body as to the applicant, any party to this application, or any non-party equity owner in the applicant, in a civil or criminal proceeding brought under the provisions of any law related to the following: any felony; mass media related antitrust or unfair competition; fraudulent statements to another governmental unit; or discrimination?	Character Issues. The applicant certifies that neither the applicant 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 party to the application; or b. any pending broadcast application in which character issues have been raised.	d. Applicant certifies that it and all parties to the application comply with the Commission's policies relating to investor insulation and the non-participation of non-party investors or creditors.	c. Applicant certifies that it and all parties to the application comply with the Commission's policies relating to media interests of immediate family members.	b. Applicant certifies that it and all parties to the application comply with the cross-ownership limits set forth in Section 73.860 of the Commission's rules. See 47 C.F.R. Section 73.860.	a. Applicant certifies that it and all parties to the application comply with the multiple ownership limits set forth in Section 73.855 of the Commission's rules. See 47 C.F.R. Section 73.855.	Ownership.	d. it proposes a public safety radio service and has jurisdiction within the service area of the proposed LPFM station. Note: An applicant should not submit an explanatory exhibit in connection with these Objection A "No" responses.	c. it is a Tribe and its Tribal Lands, as that term is defined in Section 73.7000 of the Commission's rules, are within the service area of the proposed LPFM station; or it is a Tribal organization owned or controlled by a Tribe (or Tribes) and such Tribe's (or Tribes') Tribal Lands, as that term is defined in Section 73.7000 of the Commission's rules, are within the service area of the proposed LPFM station. See 47 C.F.R. Sections 73.853(c) and 73.7000.
• Yes C No	6 Yes O No	[Exhibit 9]	Yes o No	• Yes No See Explanation in [Exhibit 8]	• Yes C No See Explanation in [Exhibit 7]	Yes C No See Explanation in [Exhibit 6]	• Yes C No See Explanation in [Exhibit 5]	• Yes No See Explanation in [Exhibit 4]	POLICO.	C Yes 6 No	C Yes 6 No

Section III - Point System Factors

New station and major change applicants must complete the following questions.

Point system factors are used only for selection among mutually exclusive applications for new LPFM stations and major

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of9

modifications of authorized LPFM stations. Mutually exclusive applicants will be awarded a point for each of the following:

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Diversity of ownership. The applicant certifies that neither it nor any party to the application holds an attributable interest in any other broadcast station. Tribes or Tribal organizations. The applicant certifies it is a Tribe proposing to locate its transmitting antenna site on its Tribal Lands, or a Tribal organization proposing to locate its transmitting antenna site on the Tribal Lands of the Tribe or Tribes that own or control more than 51 percent of the organization.	Local program origination and main studio. The applicant certifies that it qualifies for a point under both the local program origination and the main studio criteria.	HINGTON DC phone Number (include area code) H-Mail Address (if available) SINCERESEVEN@HOTMAIL.COM	Address: 422 MARIETTA PLACE, NW SUITE L State or Country (if foreign address) Zip Code	The applicant claiming a point under 3. must provide the proposed address and telephone number for the main studio.	3. Main studio. The applicant pledges to maintain a publicly accessible main studio that has local program 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 kilometers (10 miles) of the proposed site for the transmitting antenna for applicants in the top 50 urban markets and 32.1 kilometers (20 miles) for applicants outside the top 50 urban markets.	Local program origination. The applicant pledges to originate locally at least eight hours of programming per day.	c. Public Safety Radio Service. The applicant certifies that, for a period of at least two years prior to the date of this application, it has had jurisdiction within the service area of the proposed public safety radio service LPFM station.	b. Tribes and Tribal organizations. The applicant certifies 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 owned or controlled by a Tribe (or Tribes) and its (or their) Tribal Lands are within the service area of the proposed LPFM station	An applicant claiming a point under 1a. must submit an exhibit documenting its established community presence. See instructions.	members residing within 16.1 kilometers (10 miles), for the top 50 urban markets, or 32.1 kilometers (20 miles), outside the top 50 urban markets, of the coordinates of the proposed transmitting antenna.	a. Nonprofit educational organizations. The applicant certifies that, for a period of at least two years prior to the date of this application, it has existed as a nonprofit educational organization and has been physically beadquartered, has had a campus or has had seventy, five negrent of its hoard.	1. Established community presence.
o Yes o No	© Yes C No				© Yes C No	© Yes C No	C Yes © No	C Yes @ No		[Exhibit 10]	• Yes C No	

Section IV - Involuntary Time-Share Information

New station and major change applicants must complete the following questions.

This information will be used only for selection among mutually exclusive applications for new LPFM stations and major modification of authorized LPFM stations and only in the event that two or more applications are tied after the point analysis. *See* 47 C.F.R. Section 73.872.

Section V - Certification

belief, and are made in good faith. The applicant certifies that the statements in this application are true, complete, and correct to the best of its knowledge and

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The applicant acknowledges that all certifications and attached Exhibits are considered material representations

license(s), and applicable criminal penalties. The applicant acknowledges that the submission of false or misleading statements will subject the applicant to fines, revocation of

The applicant hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by licensee or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended.)

Section VI - LPFM Engineering, Tech Box

TECHNICAL SPECIFICATIONS

Applicants must list technical specifications accurately. Contradictory data found elsewhere in this application will be disregarded. All items must be completed. The response "on file" is not acceptable.

TECH BOX

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7. Power and height limitations. By checking "Yes", the applicant acknowledges that it will be authorized to operate within the parameters defined in 47 C.F.R. Section 73.811 as calculated based on the data specified herein.	6. Height of Radiation Center Above Ground Level:	5. Overall Tower Height Above Ground Level:	Antenna Location Site Elevation Above Mean Sea Level:	3. Antenna Structure Registration Number: Not Applicable Notification filed with FAA	Degrees 77 Minutes 1 Seconds 19.7 West	Degrees 38 Minutes 54 Seconds 50.6 © North © South	2. Antenna Location Coordinates: (NAD 27)	1 Channel : 276
applicant acknowledges that it will be 47 C.F.R. Section 73.811 as calculated	58 meters	60 meters	25 meters		ıst	South		
© Yes C No								

provided. An explanatory exhibit providing full particulars must be submitted for each question for which a "No" response is

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10. National Environmental Policy Act. The applicant certifies, based on its completion of Worksheets 2 and 3 and its review of the instructions to this application, that the proposed facility is excluded from environmental processing under 47 C.F.R. Section 1.1306 (i.e., the facility will not have a significant environmental impact and complies with the maximum permissible radiofrequency electromagnetic exposure limits for controlled and uncontrolled environments). Unless the applicant can determine compliance through the use of the attached	TV Channel 6 Interference (Channel 201-220). The applicant certifies that the proposed facility complies with 47 C.F.R. Section 73.825.	Note: Where Section 73.827(a) is applicable, an applicant must certify that the proposed facility complies with the distance separation requirements set forth in that section or demonstrate that "no actual interference" would occur based on either the signal strength ratio showing or minimum distance separation formula set forth in 47 C.F.R. Section 73.827(a) or an alternative technical arrangement agreed to by both the applicant and the affected FM translator or FM booster station.	b. Interference to Translator or Booster Input Signals. The applicant certifies that the proposed facility complies with all pertinent requirements of 47 C.F.R. Section 73.827(a).	An applicant seeking a waiver of second-adjacent channel minimum distance separation requirements must submit an exhibit demonstrating that the proposed station operations will not result in interference to any authorized radio service. See instructions for additional information.	Note: New station applications that fail to meet all of the co-channel and first-adjacent channel separation requirements set forth in 47 C.F.R. Section 73.807 will be returned and will not be provided an opportunity to file a curative amendment.
• Yes No See Explanation in [Exhibit 14]	C Yes C No C N/A See Explanation in [Exhibit 13]		Yes No N/A See Explanation in [Exhibit 12]		

THE FOLLOWING PREPARER'S CERTIFICATION MUST BE COMPLETED AND SIGNED

General Environmental and RF Exposure Worksheets, an Exhibit is required.

PREPARER'S CERTIFICATION

I certify that I have prepared Section V (Engineering Data) on behalf of the applicant, and that after such preparation, I have examined and found it to be accurate and true to the best of my knowledge and belief.

Name	Relationship to Applicant (e.g., Consulting Engineer	.g., Consulting Engineer)
Signature	Date	
Mailing Address 11541 RIVERTON WHARF RD		
City MARDELA SPRINGS	State or Country (if foreign address) MD	Zip Code 21837-
Telephone Number (include area code) 2026212355	E-Mail Address (if available) LPFM@RECNET.COM	

WILLFUL FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. CODE, TITLE 47, SECTION 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

Exhibits

Exhibit 1

Description: SINCERE SEVEN-BOARD OF DIRECTOR'S LISTING (2015)

NAME POSITION **ADDRESS** EMAIL PHONE DEMOGRAPHIC

of9

5/16/2016 10:32 PM

I SEAT VACANT (TERRY TAYLOR PASSED AWAY, MAY 2015)

- 2. REV. CAROL GREENMEMBER (FINANCE)3850 WILSON BLVD. ARLINGTON, VAGREENREVC1@VERIZON.NET (443) 257-4200
 B/F
- 3. CARL BRUCEMEMBER (BUSINESS) 36 MADISON STREET, NE WASHINGTON, DC 20011CBRUCE@MSN.COM (202) 600-1519

 B/M
- (202) 321-6080B/F 4. BARBARA PATTERSONMEMBER 317 18TH STREET, NE WASHINGTON, DC 20002THEBPATTERSON@RCN.COM
- (202) 829-9063 W/M DCDSCHWARTZMAN@GMAIL.COM 5. DAVID SCHWARTZMAN MEMBER 1634 MONTAGUE STREET, NW WASHINGTON
- 6. BRIYON FORDMEMBER2852 4TH STREET, NE WASHINGTON, DCBRIYON_FORD@YAHOO.COM (202) 746-4156B/M
- (202) 744-9866B/M 7. HASIM DAWKINS MEMBER 1837 TWEKSBURY PLACE, NW WASHINGTON, DC 20012ADAWK2@GMAIL.COM
- 8. TIM BUFFALOE MEMBER (22JAN16) 2800 CALVERT STREET, NW 2008 (240)681-4395/M CHAPLAIN.TB@GMAIL.COM

Attachment 1

Exhibit 2

Description: SINCERE SEVEN'S 'EDUCATIONAL PROGRAM' PER FCC FORM 318 2(A)

OBJECTIVE. ASIDE FROM THE PROPOSED RADIO STATION, SINCERE SEVEN (S7) IS AN ADVOCACY ORGANIZATION FOR WORKING CLASS AMERICANS. EDUCATING OUR CONSTITUENCY IN AREAS OF WORKPLACE LAW, NON-PROFIT ORGANIZATION AND MAINTENANCE, GOVERNMENTAL PROCESSES AND PROCEDURES AND SOCIETAL POLICIES ARE ALL PARTS OF S7'S WORK. THE PROPOSED RADIO STATION WILL STATION HAS ALREADY BEGAN AND HAS GREATER POSSIBILITIES. COMMUNITY VOLUNTEER AND INTERNSHIP OPPORTUNITIES. OUR VISION OR CREATING A NEWLY-MINTED, ARTS, (2) TEACH AND TRAIN THE RADIO/MEDIA ARTS, INCLUDING ON-AIR PRESENCE, STUDIO ENGINEERING, PRODUCTION EDITING, RESEARCH AND VETTING SKILLS AND STATION GOVERNANCE. WE ALSO WILL PROVIDE BOLSTER THAT WORK BY: (1) ALLOWING COMMUNITY RESIDENTS TO AIR THEIR STORIES, VISIONS, IDEAS AND SINCERE SEVEN'S EDUCATIONAL PROGRAM IS MULTI-FACETED IN ITS PURPOSE, IMPLEMENTATION AND TECHNICAL SKILLS CORPS OF RESIDENTS FROM THE LOW-INCOME COMMUNITY SURROUNDING WOOK-LP'S

Attachment 2

Description
Sincere Seven-Legal Status Documents (DC Articles of Incorporation filing)
Sincere Seven-Legal Status Documents (DC Basic Business License)
Sincere Seven-Legal Status Documents (original-initial IRS 501(c)(3) letter)
Sincere Seven-Legal Status Documents (updated IRS 501(c)(3) letter)

Exhibit 9

Description: DISCLOSURE DOCUMENT (EXHIBIT 9)-PERRY REDD'S CRIMINAL RECORD

SEE ATTACHMENT. NO EXPLANATION.

Attachment 9

Description

S7-Disclosure Document-Perry Redd's Criminal Record

Exhibit 10

Description: SINCERE SEVEN-STATUS DOCUMENTS (PROOF OF LONGEVITY AND EXISTENCE))

ATTACHMENT OF SINCERE SEVEN'S 501(C)(3) DOCUMENT AND IRS CORRESPONDENCE AFTER RE-LOCATION OF THE ORGANIZATION

Attachment 10

Description

Sincere Seven-Legal Status Documents (Proof of Longevity and Existence)

Attachment 11

Description

SHOWING SECOND ADJACENT CHANNEL WAIVER REQUEST, CHANNEL REPORT AND TOWAIR