

# Reference Copy Only. Do Not Mail to the FCC as an Application.

Submitted: 09/14/2005 at 15:27:57

File Number: 0002315313

**FCC 601**  
Main Form

## FCC Application for Wireless Telecommunications Bureau Radio Service Authorization

Approved by OMB  
3060 - 0798  
See instructions for  
public burden estimate

1) Radio Service Code: AI	1a) Existing Radio Service Code:
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**General Information**

2) (Select only one) ( NT ) <b>NE</b> - New <b>RO</b> - Renewal Only <b>AU</b> - Administrative Update <b>NT</b> - Required Notifications <b>MD</b> - Modification <b>RM</b> - Renewal/Modification <b>WD</b> - Withdrawal of Application <b>EX</b> - Requests for Extension of Time <b>AM</b> - Amendment <b>CA</b> - Cancellation of License <b>DU</b> - Duplicate License <b>RL</b> - Registered Location/Link	
3a) If this application is for a <b>D</b> evelopmental License, <b>D</b> emonstration License, or a <b>S</b> pecial Temporary Authorization (STA), enter the code and attach the required exhibit as described in the instructions. Otherwise enter ' <b>N</b> ' (Not Applicable).	( ) <b>D M S N/A</b>
3b) If this application is for Special Temporary Authority due to an emergency situation, enter 'Y'; otherwise enter 'N'. Refer to Rule 1.915 for an explanation of situations considered to be an emergency.	( ) <b>Yes No</b>
4) If this application is for an Amendment or Withdrawal, enter the file number of the pending application currently on file with the FCC.	File Number
5) If this application is for a Modification, Renewal Only, Renewal/Modification, Cancellation of License, Duplicate License, or Administrative Update, enter the call sign of the existing FCC license. If this is a request for Registered Location/Link, enter the FCC call sign assigned to the geographic license.	Call Sign
6) If this application is for a New, Amendment, Renewal Only, or Renewal/Modification, enter the requested authorization expiration date (this item is optional).	MM      DD ____ / ____
7) Is this application "major" as defined in §1.929 of the Commission's rules when read in conjunction with the applicable radio service rules found in Parts 22 and 90 of the Commission's rules? (NOTE: This question only applies to certain site-specific applications. See the instructions for applicability and full text of §1.929).	( ) <b>Yes No</b>
8) Are attachments being filed with this application?	( ) <b>Yes No</b>

**Fees, Waivers, and Exemptions**

9) Is the applicant exempt from FCC application fees?	( <u>Y</u> ) <b>Yes No</b>
10) Is the applicant exempt from FCC regulatory fees?	( <u>Y</u> ) <b>Yes No</b>
11a) Does this application include a request for a Waiver of the Commission's rule(s)? If 'Yes', attach an exhibit providing rule number(s) and explaining circumstances.	( <u>N</u> ) <b>Yes No</b>
11b) If 11a is 'Y', enter the number of rule section(s) being waived.	Number of Rule Section(s): _____
12) Are the frequencies or parameters requested in this filing covered by grandfathered privileges, previously approved by waiver, or functionally integrated with an existing station?	( ) <b>Yes No</b>

**Applicant Information**

13) FCC Registration Number (FRN): 0002642510			
14) Applicant/Licensee legal entity type: (Select One.)			
<input type="checkbox"/> Individual	<input type="checkbox"/> Corporation	<input type="checkbox"/> Unincorporated Association	<input type="checkbox"/> Trust
<input type="checkbox"/> Consortium	<input type="checkbox"/> General Partnership	<input type="checkbox"/> Limited Liability Company	<input type="checkbox"/> Limited Liability Partnership
<input type="checkbox"/> Limited Partnership	<input type="checkbox"/> Other (Description of Legal Entity) _____		
15) If the licensee name is being updated, is the update a result from the sale (or transfer of control) of the license(s) to another party and for which proper Commission approval has not been received or proper notification not provided?			( ) <b>Yes</b> <b>No</b>
16) First Name (if individual):	MI:	Last Name:	Suffix:
17) Legal Entity Name (if other than individual): MINNESOTA PUBLIC RADIO			
18) Attention To:			
19) P.O. Box:	<b>And/Or</b>	20) Street Address: 45 EAST SEVENTH STREET	
21) City: SAINT PAUL	22) State: MN	23) Zip Code: 55101	
24) Telephone Number:		25) FAX:	
26) E-Mail Address:			

**27) Demographics (Optional):**

<b>Race:</b>	<b>Ethnicity:</b>	<b>Gender:</b>
<input type="checkbox"/> American Indian or Alaska Native	<input type="checkbox"/> Hispanic or Latino	<input type="checkbox"/> Male
<input type="checkbox"/> Asian	<input type="checkbox"/> Not Hispanic or Latino	<input type="checkbox"/> Female
<input type="checkbox"/> Black or African-American		
<input type="checkbox"/> Native Hawaiian or Other Pacific Islander		
<input type="checkbox"/> White		

**Real Party in Interest**

28) Name of Real Party in Interest of Applicant (If different from applicant):	29) FCC Registration Number (FRN) of Real Party in Interest:
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**Contact Information (If different from the applicant)**

30) First Name:	MI:	Last Name:	Suffix:
31) Company Name:			
32) Attention To:			
33) P.O. Box:	<b>And/Or</b>	34) Street Address:	
35) City:	36) State:	37) Zip Code:	
38) Telephone Number:		39) FAX:	
40) E-Mail Address:			

**Regulatory Status**

41) This filing is for authorization to provide or use the following type(s) of radio service offering (enter all that apply):

(  ) **Common Carrier** (  ) **Non-Common Carrier** (  ) **Private, internal communications** (  ) **Broadcast Services** (  ) **Band Manager**

**Type of Radio Service**

42) This filing is for authorization to provide the following type(s) of radio service (enter all that apply):

(  ) **Fixed** (  ) **Mobile** (  ) **Radiolocation** (  ) **Satellite (sound)** (  ) **Broadcast Services**

43) Interconnected Service? (  ) **Yes** (  ) **No**

**Alien Ownership Questions**

44) Is the applicant a foreign government or the representative of any foreign government? (  ) **Yes** (  ) **No**

45) Is the applicant an alien or the representative of an alien? (  ) **Yes** (  ) **No**

46) Is the applicant a corporation organized under the laws of any foreign government? (  ) **Yes** (  ) **No**

47) Is the applicant a corporation of which more than one-fifth of the capital stock is owned of record or voted by aliens or their representatives or by a foreign government or representative thereof or by any corporation organized under the laws of a foreign country? (  ) **Yes** (  ) **No**

48a) Is the applicant directly or indirectly controlled by any other corporation of which more than one-fourth of the capital stock is owned of record or voted by aliens, their representatives, or by a foreign government or representative thereof, or by any corporation organized under the laws of a foreign country? (  ) **Yes** (  ) **No**

48b) If the answer to the above question is 'Y', has the applicant received a ruling(s) under Section 310(b)(4) of the Communications Act with respect to the same radio service involved in this application? (  ) **Yes** (  ) **No**

If the answer to 48b is 'N', attach to this application a date-stamped copy of a request for a foreign ownership ruling pursuant to Section 310(b)(4) of the Communications Act.

**Basic Qualification Questions**

49) Has the applicant or any party to this application had any FCC station authorization, license or construction permit revoked or had any application for an initial, modification or renewal of FCC station authorization, license, or construction permit denied by the Commission? (  ) **Yes** (  ) **No**

50) Has the applicant or any party to this application, or any party directly or indirectly controlling the applicant, ever been convicted of a felony by any state or federal court? (  ) **Yes** (  ) **No**

51) Has any court finally adjudged the applicant or any party directly or indirectly controlling the applicant guilty of unlawfully monopolizing or attempting unlawfully to monopolize radio communication, directly or indirectly, through control of manufacture or sale of radio apparatus, exclusive traffic arrangement, or any other means or unfair methods of competition? (  ) **Yes** (  ) **No**

**Aeronautical Advisory Station (Unicom) Certification**

52) (  ) I certify that the station will be located on property of the airport to be served, and, in cases where the airport does not have a control tower, RCO, or FAA flight service station, that I have notified the owner of the airport and all aviation service organizations located at the airport within ten days prior to application.

**Broadband Radio Service and Educational Broadband Service Cable Cross-Ownership**

53a) Will the requested facilities be used to provide multichannel video programming service? (  ) **Yes** (  ) **No**

53b) If the answer to question 53a is yes, does applicant operate, control or have an attributable interest (as defined in Section 27.1202 of the Commission's Rules) in a cable television system whose franchise area is located within the geographic service area of the requested facilities? (  ) **Yes** (  ) **No**

**Note: If the answer to question 53b is 'Y', attach an exhibit explaining how the applicant complies with Section 27.1202 of the Commission's Rules or justifying a waiver of that rule. If a waiver of the Commission Rule(s) is being requested, Item 11a must be answered 'Y'.**

**Broadband Radio Service and Educational Broadband Service (Part 27)**

54) (For EBS only) Does the applicant comply with the programming requirements contained in Section 27.1203 of the Commission's Rules? (  ) **Yes** (  ) **No**

**Note: If the answer to item 54 is 'N', attach an exhibit explaining how the applicant complies with Section 27.1203 of the Commission's Rules or justifying a waiver of that rule. If a waiver of the Commission Rule(s) is being requested, Item 11a must be answered 'Y'.**

55) (For BRS and EBS) Does the applicant comply with Sections 27.50, 27.55, and 27.1221 of the Commission's Rules? (  ) **Yes** (  ) **No**

**Note: If the answer to item 55 is 'N', attach an exhibit justifying a waiver of that rule(s). If a waiver of the Commission Rule(s) is being requested, Item 11a must be answered 'Y'.**

**General Certification Statements**

1)	The applicant waives any claim to the use of any particular frequency or of the electromagnetic spectrum as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application.
2)	The applicant certifies that grant of this application would not cause the applicant to be in violation of any pertinent cross-ownership or attribution rules.* *If the applicant has sought a waiver of any such rule in connection with this application, it may make this certification subject to the outcome of the waiver request.
3)	The applicant certifies that all statements made in this application and in the exhibits, attachments, or documents incorporated by reference are material, are part of this application, and are true, complete, correct, and made in good faith.
4)	The applicant certifies that neither the applicant nor any other party to the application is subject to a denial of Federal benefits pursuant to §5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, because of a conviction for possession or distribution of a controlled substance. This certification does not apply to applications filed in services exempted under §1.2002(c) of the rules, 47 CFR § 1.2002(c). See §1.2002(b) of the rules, 47 CFR § 1.2002(b), for the definition of "party to the application" as used in this certification.
5)	The applicant certifies that it either (1) has current required ownership data on file with the Commission, (2) is filing updated ownership data simultaneously with this application, or (3) is not required to file ownership data under the Commission's rules.
6)	The applicant certifies that the facilities, operations, and transmitters for which this authorization is hereby requested are either: (1) categorically excluded from routine environmental evaluation for RF exposure as set forth in 47 C.F.R. 1.1307(b); or, (2) have been found not to cause human exposure to levels of radiofrequency radiation in excess of the limits specified in 47 C.F.R. 1.1310 and 2.1093; or, (3) are the subject of one or more Environmental Assessments filed with the Commission.
7)	The applicant certifies that it has reviewed the appropriate Commission rules defining eligibility to hold the requested license(s), and is eligible to hold the requested license(s).
8)	The applicant certifies that it is not in default on any payment for Commission licenses and that it is not delinquent on any non-tax debt owed to any federal agency.

**Signature**

56) Typed or Printed Name of Party Authorized to Sign

First Name: Thomas	MI: J	Last Name: Kigin	Suffix:
57) Title: Executive Vice President			
Signature: Thomas J Kigin			58) Date: 09/14/2005

**FAILURE TO SIGN THIS APPLICATION MAY RESULT IN DISMISSAL OF THE APPLICATION AND FORFEITURE OF ANY FEES PAID.**

**Upon grant of this license application, the licensee may be subject to certain construction or coverage requirements. Failure to meet the construction or coverage requirements will result in termination of the license. Consult appropriate FCC regulations to determine the construction or coverage requirements that apply to the type of license requested in this application.**

**WILLFUL FALSE STATEMENTS MADE ON THIS FORM OR ANY ATTACHMENTS ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. Code, Title 18, §1001) AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. Code, Title 47, §312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, §503).**

**1) Purpose**

The purpose of this submission: Enter one purpose only - **1, 2, 3, 4, I, S, D, G** or **H** ( **S** ) See below and refer to instructions.

**Satisfaction of Buildout/Coverage Requirements (Market-based services and State License Radio Service (SL) only)**

- 1** 1st buildout/coverage requirements for the referenced system have been met. (List call signs in 2a)
- 2** 2nd buildout/coverage requirements for the referenced system have been met. (List call signs in 2a)
- 3** 3rd buildout/coverage requirements for the referenced system have been met. (List call signs in 2a)
- 4** 4th buildout/coverage requirements for the referenced system have been met. (List call signs in 2a)
- I** Tribal lands buildout/coverage requirements for the referenced system have been met. (List call signs in 2a)

**Satisfaction of Construction Requirements (Site-licensed services only)**

- S** Construction requirements for the referenced parameters have been met. (List, as applicable, call signs, locations or paths, frequencies, actual date of construction and mobile units in Item 2.)

**Request for Regular Authorization for Facilities Operating under Developmental Authority (Paging services only)**

- D** Notification to request regular authorization for facilities previously operating under developmental authority. (List, as applicable, call signs, locations, frequencies and actual date of construction in Item 2.)

**Extended Implementation (Slow Growth) (Land Mobile Services only)**

- G** Notification of compliance with yearly station construction commitments for licensees with approved extended implementation plans. (List call signs in Item 2a.)
- H** Final notification that construction requirements have been met for the referenced system with approved extended implementation plan. (List, as applicable, call signs, locations, frequencies, actual date of construction and mobile units in Item 2.)

**2) Call Signs/Locations or Paths/Frequencies**

2a) Call Sign	2b) Location Number	2c) Path Number (Microwave only)	2d) Center (Assigned) or Lower Frequency (MHz)	2e) Upper Frequency (MHz)	2f) Actual Date of Construction (mm/dd/yy)	2g) Number of Operational Mobiles (see instructions)
WQCY782		1	000950.00000000		09/01/05	

**3) Certification**

By signing the Main Form, the applicant certifies, as set forth in 47 C.F.R. §1.946(c) of the Commission's rules, that it has commenced service or operations by the expiration of its construction period, or met its coverage or substantial service obligations by the expiration of its coverage period.

Attachment(s):

Type	Description	Date Entered
O	IRS Determination Letter	09/13/2005
O	Exh. A: Explanatory note	09/13/2005

Exhibit A

Minnesota Public Radio, FRN 0002-6425-10

FCC Form 601

Re: Notification of Completion for WQCY782

Minnesota Public Radio (MPR), FRN 0002-6425-10, hereby affirms that it is a non-profit, tax-exempt entity under Section 501(c)(3) of the Internal Revenue Code, and is therefore not subject to payment of filing fees. The second attachment to this application is a copy of a determination letter from the IRS dated May 23, 2002, that confirms this status. MPR has been tax-exempt since 1969.

**Internal Revenue Service**

**Date:** May 23, 2002

Minnesota Public Radio  
45 E. Seventh St.  
St. Paul, MN 55101-2202

**Department of the Treasury**

**P. O. Box 2508  
Cincinnati, OH 45201**

**Person to Contact:**  
Ms. Regina Parker 31-07403  
Customer Service Specialist  
**Toll Free Telephone Number:**  
8:00 a.m. to 6:30 p.m. EST  
877-829-5500

**Fax Number:**  
513-263-3756

**Federal Identification Number:**  
41-0953924

Dear Sir or Madam:

This is in response to the amendment to your organization's Articles of Incorporation filed with the state on June 24, 1991. We have updated our records to reflect the name change as indicated above. We have also changed your address as shown above. This letter will take the place of the copy you requested.

Our records indicate that a determination letter issued in February 1969 granted your organization exemption from federal income tax under section 501(c)(3) of the Internal Revenue Code. That letter is still in effect.

Based on information subsequently submitted, we classified your organization as one that is not a private foundation within the meaning of section 509(a) of the Code because it is an organization described in sections 509(a)(1) and 170(b)(1)(A)(vi).

This classification was based on the assumption that your organization's operations would continue as stated in the application. If your organization's sources of support, or its character, method of operations, or purposes have changed, please let us know so we can consider the effect of the change on the exempt status and foundation status of your organization.

Your organization is required to file Form 990, Return of Organization Exempt from Income Tax, only if its gross receipts each year are normally more than \$25,000. If a return is required, it must be filed by the 15th day of the fifth month after the end of the organization's annual accounting period. The law imposes a penalty of \$20 a day, up to a maximum of \$10,000, when a return is filed late, unless there is reasonable cause for the delay.

All exempt organizations (unless specifically excluded) are liable for taxes under the Federal Insurance Contributions Act (social security taxes) on remuneration of \$100 or more paid to each employee during a calendar year. Your organization is not liable for the tax imposed under the Federal Unemployment Tax Act (FUTA).

Organizations that are not private foundations are not subject to the excise taxes under Chapter 42 of the Code. However, these organizations are not automatically exempt from other federal excise taxes.

Donors may deduct contributions to your organization as provided in section 170 of the Code. Bequests, legacies, devises, transfers, or gifts to your organization or for its use are deductible for federal estate and gift tax purposes if they meet the applicable provisions of sections 2055, 2106, and 2522 of the Code.



Minnesota Public Radio  
41-0953924

Your organization is not required to file federal income tax returns unless it is subject to the tax on unrelated business income under section 511 of the Code. If your organization is subject to this tax, it must file an income tax return on the Form 990-T, Exempt Organization Business Income Tax Return. In this letter, we are not determining whether any of your organization's present or proposed activities are unrelated trade or business as defined in section 513 of the Code.

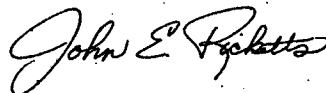
The law requires you to make your organization's annual return available for public inspection without charge for three years after the due date of the return. If your organization had a copy of its application for recognition of exemption on July 15, 1987, it is also required to make available for public inspection a copy of the exemption application, any supporting documents and the exemption letter to any individual who requests such documents in person or in writing. You can charge only a reasonable fee for reproduction and actual postage costs for the copied materials. The law does not require you to provide copies of public inspection documents that are widely available, such as by posting them on the Internet (World Wide Web). You may be liable for a penalty of \$20 a day for each day you do not make these documents available for public inspection (up to a maximum of \$10,000 in the case of an annual return).

Because this letter could help resolve any questions about your organization's exempt status and foundation status, you should keep it with the organization's permanent records.

If you have any questions, please call us at the telephone number shown in the heading of this letter.

This letter affirms your organization's exempt status.

Sincerely,



John E. Ricketts, Director, TE/GE  
Customer Account Services