TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Emmis Radio, LLC		107/11/2006 1	LIMITED LIABILITY COMPANY: INDIANA
			COMPANY: INDIANA

RECEIVING PARTY DATA

Name:	Bonneville International Corporation	
Street Address:	55 North 300 West	
Internal Address:	P. O. Box 1160	
City:	Salt Lake City	
State/Country:	UTAH	
Postal Code:	84180	
Entity Type:	CORPORATION: UTAH	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	78603136	3:30 DIRTY DIRTY

CORRESPONDENCE DATA

Fax Number: (801)451-6969

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 801-451-0606

boydhawkins@qwest.net Email:

Correspondent Name: Boyd J. Hawkins

Address Line 1: 1361 North Highway 89, Suite 9 Address Line 4: Farmington, UTAH 84025

NAME OF SUBMITTER:	Boyd J. Hawkins	
Signature:	/Boyd J. Hawkins/	
Date:	07/25/2006	

TRADEMARK

900054019 **REEL: 003354 FRAME: 0506** **Total Attachments: 5**

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TRADEMARK ASSIGNMENT AGREEMENT

THIS TRADEMARK ASSIGNMENT AGREEMENT (this "Agreement"), is effective as of July 11, 2006, between Emmis Radio, LLC, an Indiana limited liability company, ("Assignor") and Bonneville International Corporation, a Utah corporation ("Assignee").

RECITALS

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement, dated June 6, 2006 (the "Asset Purchase Agreement") (Capitalized terms used herein and not otherwise defined herein shall have the meanings given to such terms in the Asset Purchase Agreement.);

WHEREAS, Assignor has the right and authority to use the marks and logos set forth on the attached <u>Schedule A</u> incorporated herein by reference (the "Trademarks") and, with respect to the registered Trademarks, the federal and state registrations therefor; and

WHEREAS, Assignee is acquiring all of Assignor's right, title and interest in and to the Trademarks pursuant to and in accordance with the terms of the Asset Purchase Agreement.

AGREEMENT

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

- 1. <u>Assignment</u>. Subject to the terms and conditions of the Asset Purchase Agreement, Assignor does hereby sell, grant, convey, assign, transfer, and deliver to Assignee all of Assignor's right, title and interest in and to the Trademarks and all goodwill associated therewith.
- 2. <u>Transfer Procedure</u>. Assignor covenants and agrees that it shall promptly carry out jointly with Assignee the formal transfer of the Trademarks to Assignee in accordance with the applicable federal and state transfer procedures (the "Transfer Procedure"). Assignor hereby agrees that it shall take such further actions and execute such other instruments as Assignee may reasonably request to give effect to the foregoing assignment of the Trademarks, including, but not limited to, such documents as are necessary to effect the formal transfer of the Trademarks to Assignee in accordance with the Transfer Procedure.
- 3. <u>Entire Agreement</u>. Notwithstanding any other provision of this Agreement to the contrary, nothing contained in this Agreement shall in anyway supersede, modify, replace, amend, change, rescind, waive, exceed, expand, enlarge or in any way affect the provisions, including warranties, covenants, agreements, conditions, representations or, in general, any of the rights and remedies of any of the obligations and indemnifications of Assignor or Assignee set forth in the Asset Purchase Agreement. This Agreement is intended only to effect the

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transfer of certain property transferred pursuant to the Asset Purchase Agreement and shall be governed entirely in accordance with the terms and conditions of the Asset Purchase Agreement.

- 4. <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Arizona.
- 5. <u>Counterparts</u>. This Agreement may be executed by the parties herein in separate counterparts and by facsimile, each of which when so executed and delivered shall be an original, but all such counterparts and facsimiles shall together constitute one and the same instrument.

[signature page follows]

IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed as of the Effective Date.

Bonneville International Corporation, a Utah corporation	Emmis Radio, LLC an Indiana limited liability company		
By: Its: Print Name:	By: Its: Print Name:		

IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed as of the Effective Date.

Bonneville International Corporation, a Utah corporation	Emmis Radio, LLC an Indiana limited liability company
Ву:	By: Att
Its:	Its: Sr. Vier Prant
Print Name:	Print Name: J. S. Enright

Schedule A

Federal and State Registered Marks:

Mark	Type of Registration	Date Registered	Register No.
1. 3:30 Dirty Dirty	Federal	4/4/06	3,076,485
2. Power 92.3 Radio	Arizona	3/31/05	348110

Unregistered marks:

- 1. Power 92.3
- 2. Logo:



- 3. DIRTY'S ON THE :30'S
- 4. HIGH SCHOOL MIX TOUR
- 5. DRUNK PHONE
- 6. SUNDAY NIGHT OLD SKOOL SHOW
- 7. REGGAETON RADIO
- 8. FRIDAY NIGHT FLAVAS
- 9. THE ONLY STATION THAT'S BRINGING REAL HIP HOP TO ARIZONA
- 10. MERRY CRUNK-MAS CONCERT
- 11. DIRTY BALL
- 12. THE NUTZ
- 13. THE ONLY STATION BRINGING THE TRUE HIP HOP ARTISTS TO ARIZONA
- 14. BOO BOMB

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RECORDED: 07/25/2006