

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Young Broadcasting of Richmond, Inc.		08/20/2010	CORPORATION: DELAWARE
Young Broadcasting of Nashville, LLC		08/20/2010	LIMITED LIABILITY COMPANY: DELAWARE
Young Broadcasting of Nashville, LLC for and on behalf of WKRN, G.P.		08/20/2010	LIMITED LIABILITY COMPANY: DELAWARE
Young Broadcasting of Albany, Inc.		08/20/2010	CORPORATION: DELAWARE
Young Broadcasting of Lansing, Inc.		08/20/2010	CORPORATION: MICHIGAN
Young Broadcasting of Knoxville, Inc.		08/20/2010	CORPORATION: DELAWARE
Young Broadcasting of Davenport, Inc.		08/20/2010	CORPORATION: DELAWARE
Young Broadcasting of San Francisco, Inc.		08/20/2010	CORPORATION: DELAWARE
Young Broadcasting of Sioux Falls, Inc.		08/20/2010	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	RBS Business Capital, a division of RBS Business Finance, Inc.
Street Address:	53 State Street
Internal Address:	9th floor
City:	Boston
State/Country:	MASSACHUSETTS
Postal Code:	02109
Entity Type:	CORPORATION: NEW YORK

PROPERTY NUMBERS Total: 15

Property Type	Number	Word Mark
Registration Number:	3387068	MUSIC CITY TV

CH \$390.00 3387068

900170172

**TRADEMARK
 REEL: 004266 FRAME: 0666**

Registration Number:	3567003	NASHVILLE IS TALKING
Registration Number:	3717075	NASHVILLEWX
Registration Number:	1109689	4
Registration Number:	1705511	BAY AREA BACKROADS
Registration Number:	1436725	KRON
Registration Number:	2603607	NEWSCENTER 4
Registration Number:	1718810	KELO
Registration Number:	1716556	KELOLAND
Registration Number:	2963396	KELOLAND.COM
Registration Number:	3738734	KELOLAND LIVE DOPPLER HD
Registration Number:	3456320	U SHARE
Registration Number:	3456322	USHARE
Registration Number:	3487813	USHARE
Registration Number:	3753535	U SHARE

CORRESPONDENCE DATA

Fax Number: (312)558-5700
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 3125586352
Email: lkonrath@winston.com
Correspondent Name: Laura Konrath
Address Line 1: 35 West Wacker Drive
Address Line 2: Winston & Strawn LLP
Address Line 4: Chicago, ILLINOIS 60601

ATTORNEY DOCKET NUMBER:	85452-5
NAME OF SUBMITTER:	Laura Konrath
Signature:	/Laura Konrath/
Date:	08/25/2010

Total Attachments: 19
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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Agreement, dated as of August 20, 2010, is made by and between each of the entities listed on the signature pages hereof, (each a "Debtor" and collectively, the "Debtors"), and RBS Business Capital, a division of RBS Business Finance, Inc., as the Agent for certain Lenders party to the Loan Agreement, as defined below, in such capacity, together with its successors and assigns in such capacity, the "Secured Party"), having a business location at 53 State Street, 9th Floor, Boston, Massachusetts 02109.

Recitals

The Debtors, the other Loan Parties party thereto, the Secured Party and Lenders are parties to a Loan and Security Agreement of even date herewith (as the same may hereafter be amended, supplemented or restated from time to time, the "Loan Agreement") setting forth the terms on which the Secured Party may now or hereafter extend credit to or for the account of certain of the Debtors.

As a condition to extending credit to or for the account of certain of the Debtors, the Secured Party and Lenders have required the execution and delivery of this Agreement by the Debtors.

ACCORDINGLY, in consideration of the mutual covenants contained in the Loan Documents and herein, the parties hereby agree as follows:

1. Definitions. All terms defined in the Recitals hereto or in the Loan Agreement that are not otherwise defined herein shall have the meanings given to them therein. In addition, the following terms have the meanings set forth below:

"Copyrights" means all of the Debtor's right, title and interest in and to copyrights and all licenses providing for the grant by or to such Debtor of any right under any copyright, including without limitation the registered copyrights listed on Exhibit A; all renewals, reversions and extensions of the foregoing; and all income, royalties, proceeds and liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.

"Obligations" means the Obligations as defined in the Loan Agreement.

"Patents" means all of the Debtor's right, title and interest in and to patents or applications for patents, fees or royalties with respect to each, and including without limitation the right to sue for past infringement and damages therefor, and licenses thereunder, all as presently existing or hereafter arising or acquired, including without limitation the patents listed on Exhibit B.

“Security Interest” has the meaning given in Section 2.

“Trademarks” means all of the Debtor’s right, title and interest in and to:

- (i) trademarks, service marks, collective membership marks, registrations and applications for registration for each, and the respective goodwill associated with each,
- (ii) licenses, fees or royalties with respect to each, (iii) the right to sue for past, present and future infringement, dilution and damages therefor, (iv) and licenses thereunder, all as presently existing or hereafter arising or acquired, including, without limitation, the registered marks listed on Exhibit C.

2. Security Interest. The Debtors hereby pledge and assign to, and grant the Secured Party, for the benefit of the Lenders, a security interest in and lien upon (the “Security Interest”) the Copyrights, the Patents and the Trademarks to secure payment of the Obligations. As set forth in the Loan Agreement, the Security Interest is coupled with a security interest in substantially all of the personal property of the Debtors. This Agreement grants only the Security Interest herein described, is not intended to and does not affect any present transfer of title and makes no assignment and grants no right to assign. This Agreement grants no right to perform any action with respect to any intent to use trademark application, unless such action is permitted under 15 U.S.C. § 1060.

3. Representations, Warranties and Agreements. Each Debtor represents, warrants and agrees as follows:

(a) **Existence; Authority.** This Agreement has been duly and validly authorized by all necessary organizational action on the part of the Debtor.

(b) **Copyrights.** Exhibit A accurately lists all registered Copyrights and Copyrights for which applications for registration have been filed, owned or controlled by the Debtor as of the date hereof and accurately reflects the existence and status of applications and registrations pertaining thereto as of the date hereof. If after the date hereof, the Debtor owns or controls any registered Copyrights or Copyrights for which applications for registration have been filed, not listed on Exhibit A or if Exhibit A ceases to accurately reflect the existence and status of applications and registrations pertaining to the Copyrights, then the Debtor shall promptly, and in any event, within thirty (30) days (which thirty (30) day period can be extended by the Secured Party to up to forty-five (45) days), provide written notice to the Secured Party with a replacement Exhibit A, which upon acceptance by the Secured Party shall become part of this Agreement.

(c) **Patents.** Exhibit B accurately lists all Patents owned or controlled by the Debtor as of the date hereof, or to which the Debtor has a right as of the date hereof to have assigned to it, and accurately reflects the existence and status of applications and letters patent pertaining to the Patents as of the date hereof. If after the date hereof, the Debtor owns, controls or has a right to have assigned to it any Patents not listed on Exhibit B, or if Exhibit B ceases to accurately reflect the existence and status of applications and letters patent pertaining to the Patents, then the Debtor shall promptly provide written notice, and in any event, within thirty (30) days (which thirty (30) day period can be extended by the Secured Party to up to forty-five (45) days), to the Secured

Party with a replacement Exhibit B, which upon acceptance by the Secured Party shall become part of this Agreement.

(d) **Trademarks.** Exhibit C accurately lists all registered Trademarks and Trademarks for which applications for registration have been filed, owned or controlled by the Debtor as of the date hereof and accurately reflects the existence and status of all applications and registrations pertaining thereto as of the date hereof. If after the date hereof, the Debtor owns or controls any registered Trademarks, or Trademarks for which applications for registration have been filed, not listed on Exhibit C or if Exhibit C ceases to accurately reflect the existence and status of applications and registrations pertaining to the Trademarks, then the Debtor shall promptly provide written notice, and in any event, within thirty (30) days (which thirty (30) day period can be extended by the Secured Party to up to forty-five (45) days), to the Secured Party with a replacement Exhibit C, which upon acceptance by the Secured Party shall become part of this Agreement.

(e) **Affiliates.** Except as indicated in Exhibits A, B and C, as of the date hereof, no Affiliate owns, controls, or has a right to have assigned to it any items that would, if such item were owned by the Debtor, constitute Copyrights, Patents or Trademarks. If after the date hereof any Affiliate owns, controls, or has a right to have assigned to it any such items, then the Debtor shall promptly either: (i) cause such Affiliate to assign all of its rights in such item(s) to the Debtor; or (ii) notify the Secured Party of such item(s) and cause such Affiliate to execute and deliver to the Secured Party an intellectual property security agreement substantially in the form of this Agreement.

(f) **Title.** The Debtor has good title to each Copyright, Patent and Trademark listed on Exhibits A, B and C (except as otherwise expressly stated therein), free and clear of all Liens except Permitted Liens.

(g) **No Sale.** Except as permitted in the Loan Agreement, the Debtor will not assign, transfer, encumber or otherwise dispose of the Copyrights, Patents or Trademarks, or any interest therein, without the Secured Party's prior written consent.

(h) **Maintenance.** The Debtor will at its own expense maintain the Copyrights, Patents and the Trademarks to the extent reasonably advisable in its business including, but not limited to, filing all applications to obtain letters patent or trademark or copyright registrations and all affidavits, maintenance fees, annuities, and renewals possible with respect to letters patent, trademark and copyright registrations and applications therefor. The Debtor covenants that it will not abandon nor fail to pay any maintenance fee or annuity due and payable on any Copyright, Patent or Trademark, nor fail to file any required affidavit or renewal in support thereof, that has a value in excess of \$100,000, without first providing the Secured Party: (i) sufficient written notice, of at least 30 days, to allow the Secured Party to timely pay any such maintenance fees or annuities which may become due on any Copyrights, Patents or Trademarks, or to file any affidavit or renewal with respect thereto, and (ii) a separate written power of attorney

or other authorization to pay such maintenance fees or annuities, or to file such affidavit or renewal, should such be necessary or desirable.

(i) **Secured Party's Right to Take Action.** If the Debtor fails to perform or observe any of its covenants or agreements set forth in this Section 3, and if such failure continues for a period of ten (10) calendar days after the Secured Party gives the Debtor written notice thereof (or, in the case of the agreements contained in subsection (i), immediately upon the occurrence of such failure, without notice or lapse of time), or if the Debtor notifies the Secured Party that it intends to abandon a Copyright, Patent or Trademark, the Secured Party may (but need not) perform or observe such covenant or agreement or take steps to prevent such intended abandonment on behalf and in the name, place and stead of the Debtor (or, at the Secured Party's option, in the Secured Party's own name) and may (but need not) take any and all other actions which the Secured Party may reasonably deem necessary to cure or correct such failure or prevent such intended abandonment.

(j) **Costs and Expenses.** Except to the extent that the effect of such payment would be to render any loan or forbearance of money usurious or otherwise illegal under any applicable law, the Debtor shall pay the Secured Party on demand the amount of all moneys expended and all costs and expenses (including reasonable attorneys' fees and disbursements) incurred by the Secured Party in connection with or as a result of the Secured Party's taking action under subsection (i) or exercising its rights under Section 6, together with interest thereon from the date expended or incurred by the Secured Party at the Default Rate.

4. **Debtor's Use of the Copyrights, Patents and Trademarks.** The Debtors shall be permitted to control and manage the Copyrights, Patents and Trademarks, including the right to exclude others from making, using or selling items covered by the Copyrights, Patents and Trademarks and any licenses thereunder, in the same manner and with the same effect as if this Agreement had not been entered into, so long as no Event of Default occurs and remains uncured.

5. **Events of Default.** Each of the following occurrences shall constitute an event of default under this Agreement (herein called "Event of Default"): (a) an Event of Default, as defined in the Loan Agreement, shall occur; or (b) any Debtor shall fail to observe or perform any covenant or agreement herein binding on it, which failure shall continue uncured for a period of fifteen (15) days; or (c) any of the representations or warranties contained in Section 3 shall prove to have been incorrect in any material respect when made.

6. **Remedies.** Upon the occurrence of an Event of Default and at any time thereafter, the Secured Party may, at its option, take any or all of the following actions:

(a) The Secured Party and Lenders may exercise any or all remedies available under the Loan Agreement.

(b) The Secured Party may sell, assign, transfer, pledge, encumber or otherwise dispose of the Copyrights, Patents and Trademarks.

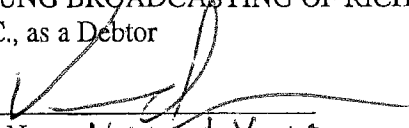
7. Loan and Security Agreement. The Security Interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Agent pursuant to the Loan and Security Agreement and each Debtor hereby acknowledges and agrees that the rights and remedies of the Agent with respect to the security interest in the Copyrights, Trademarks and Patents made and granted hereby are more fully set forth in the Loan and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

A carbon, photographic or other reproduction of this Agreement or of any financing statement signed by the Debtors shall have the same force and effect as the original for all purposes of a financing statement. This Agreement shall be governed by the internal law of the State of New York without regard to conflicts of law provisions. If any provision or application of this Agreement is held unlawful or unenforceable in any respect, such illegality or unenforceability shall not affect other provisions or applications which can be given effect and this Agreement shall be construed as if the unlawful or unenforceable provision or application had never been contained herein or prescribed hereby. All representations and warranties contained in this Agreement shall survive the execution, delivery and performance of this Agreement and the creation and payment of the Obligations.

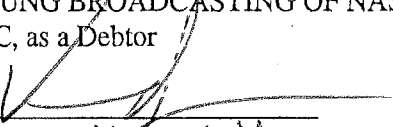
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IN WITNESS WHEREOF, the parties have executed this Intellectual Property Security Agreement as of the date written above.

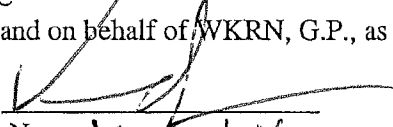
YOUNG BROADCASTING OF RICHMOND,
INC., as a Debtor

By: 
Name: Vincent Young
Title: Chairman and Chief Executive Officer

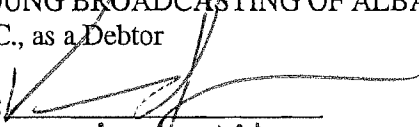
YOUNG BROADCASTING OF NASHVILLE
LLC, as a Debtor

By: 
Name: Vincent Young
Title: Chairman

YOUNG BROADCASTING OF NASHVILLE
LLC
for and on behalf of WKRN, G.P., as a Debtor

By: 
Name: Vincent Young
Title: Chairman

YOUNG BROADCASTING OF ALBANY,
INC., as a Debtor

By: 
Name: Vincent Young
Title: Chairman and Chief Executive Officer

YOUNG BROADCASTING OF LANSING,
INC., as a Debtor

By: 

Name: Vincent Young

Title: Chairman and Chief Executive Officer

YOUNG BROADCASTING OF KNOXVILLE,
INC., as a Debtor

By: 

Name: Vincent Young

Title: Chairman and Chief Executive Officer

YOUNG BROADCASTING OF DAVENPORT,
INC., as a Debtor

By: 

Name: Vincent Young

Title: Chairman and Chief Executive Officer

YOUNG BROADCASTING OF SAN
FRANCISCO, INC., as a Debtor

By: 

Name: Vincent Young

Title: Chairman and Chief Executive Officer

YOUNG BROADCASTING OF SIOUX FALLS,
INC., as a Debtor

By: 

Name: Vincent Young

Title: Chairman and Chief Executive Officer

ACKNOWLEDGMENT OF GRANTOR

State of NY)
)
County of NY) ss.

On this 9th day of August, 2010 before me personally appeared Vincent Young, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of each Debtor, who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

Amber K Fogler
Notary Public

Amber K Bell (Fogler)
Notary Public, State of New York
No. 01BE6043086
Qualified in New York County
My Commission Expires ~~06/12/2010~~
7/22/2014

ACKNOWLEDGMENT OF GRANTOR

State of NY)
)
County of NY) ss.

On this 9th day of August, 2010 before me personally appeared Vincent Young, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of each Debtor, who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

Amber K Fogler
Notary Public

Amber K Bell (Fogler)
Notary Public, State of New York
No. 01BE6043086
Qualified in New York County
My Commission Expires ~~06/12/2010~~
7/22/2014

EXHIBIT A

UNITED STATES REGISTERED COPYRIGHTS

<u>Title</u>	<u>Owner</u>	<u>Status</u>	<u>Juris.</u>	<u>Status Date</u>	<u>ID No.</u>
SUMMER READING CELEBRATION	Young Broadcasting of Richmond, Inc.	Registered	US	10/25/1990	PA-493190
MCNAIR NIGHT COURT with BVG & copyright	Young Broadcasting of Nashville, LLC	Registered	US	5/22/2003	PA-1-144-104

UNITED STATES COPYRIGHT APPLICATIONS

None.

EXHIBIT B

UNITED STATES ISSUED PATENTS

None.

UNITED STATES PATENT APPLICATIONS

None.

FOREIGN ISSUED PATENTS

None.

FOREIGN PATENT APPLICATIONS

None.

EXHIBIT C

REGISTERED TRADEMARKS, SERVICE MARKS,
COLLECTIVE MEMBERSHIP MARKS, AND APPLICATIONS

<u>Mark</u>	<u>Owner</u>	<u>Status</u>	<u>Juris.</u>	<u>Status Date</u>	<u>ID</u>	<u>G/S</u>
EDUCATOR OF THE WEEK	Young Broadcasting of Albany, Inc.	Registered	NY	08/09/00	S-17168	IC35 - Advertising and Promotion News and Community events.
PET CONNECTION	Young Broadcasting of Albany, Inc.	Registered	NY	05/11/09	S-20942	IC35 - Advertising and Promotion News and Community events.
STORM TRACKER	Young Broadcasting of Albany, Inc.	Registered	NY	05/11/09	S-20941	IC35 - Advertising and Promotion News and Community events.
STORMTRACKER	Young Broadcasting of Lansing, Inc.	Registered	MI	09/23/08	M01704	104
2 YOUR HEALTH	Young Broadcasting of Nashville LLC	Registered	TN	08/15/08	N/A	Broadcasting Services
BUCKLE UP BABY	Young Broadcasting of Nashville LLC	Registered	TN	05/29/08	N/A	Television Broadcasting Services
BUCKLE UP BABY	Young Broadcasting of Nashville LLC	Registered	KY	07/14/08	17023	Television Broadcasting Services
CONTESTS ON 2	Young Broadcasting of Nashville LLC	Registered	TN	08/15/08	N/A	Television Broadcasting Services
CONTESTS ON 2	Young Broadcasting of Nashville LLC	Registered	KY	07/14/08	17022	
FOOD 2 FAMILIES	Young Broadcasting of Nashville LLC	Registered	TN	04/09/08	N/A	Broadcasting Services
FOOD 2 FAMILIES	Young Broadcasting of Nashville LLC	Registered	KY	07/02/08	17004	

<u>Mark</u>	<u>Owner</u>	<u>Status</u>	<u>Juris.</u>	<u>Status Date</u>	<u>ID</u>	<u>G/S</u>
INSIDE OUR SCHOOLS	Young Broadcasting of Nashville LLC	Registered	TN	05/29/08	N/A	Television Broadcasting Services
INSIDE OUR SCHOOLS	Young Broadcasting of Nashville LLC	Registered	KY	07/14/08	17024	Television Broadcasting Services
MUSIC CITY TV	Young Broadcasting of Nashville LLC	Registered -- supplemental register	U.S.	09/19/08	3387068	Providing online information in the nature of entertainment news for the Nashville, Tennessee area
NASHVILLE IS TALKING	Young Broadcasting of Nashville LLC	Registered	U.S.	01/27/09	3567003	Providing information in the nature of politics and election news and current event news for the Nashville, Tennessee area
NASHVILLEWX	Young Broadcasting of Nashville LLC	Registered	U.S.	05/20/08	3717075	Providing meteorology information
NASHVILLEWX CHANNEL	Young Broadcasting of Nashville LLC	Registered	TN	06/06/06	N/A	Broadcasting services, namely, weather related television broadcasts
NASHVILLEWX CHANNEL	Young Broadcasting of Nashville LLC	Registered	KY	06/11/08	16984	
NEWS 2	Young Broadcasting of Nashville LLC	Registered	TN	09/22/94	N/A	Broadcasting Services

<u>Mark</u>	<u>Owner</u>	<u>Status</u>	<u>Juris.</u>	<u>Status Date</u>	<u>ID</u>	<u>G/S</u>
NEWS 2	Young Broadcasting of Nashville LLC	Registered	KY	07/14/08	17021	
NEWS 2 PREDICTOR	Young Broadcasting of Nashville LLC	Registered	TN	07/09/09	N/A	Broadcasting services, namely, weather related television broadcasts
NEWS 2 PREDICTOR	Young Broadcasting of Nashville LLC	Registered	KY	08/03/09	17301	
NEWS 2 STORMTRACKER	Young Broadcasting of Nashville LLC	Registered	TN	07/09/09	N/A	Broadcasting services, namely, weather related television broadcasts
NEWS 2 STORMTRACKER	Young Broadcasting of Nashville LLC	Registered	KY	08/03/09	17300	
SNOWTRACKER	Young Broadcasting of Nashville LLC	Registered	TN	05/29/08	N/A	Television Broadcasting Services
SNOWTRACKER	Young Broadcasting of Nashville LLC	Registered	KY	07/02/08	N/A	
SPORTS EXTRA	Young Broadcasting of Nashville LLC	Registered	TN	05/29/08	N/A	Television Broadcasting Services

<u>Mark</u>	<u>Owner</u>	<u>Status</u>	<u>Juris.</u>	<u>Status Date</u>	<u>ID</u>	<u>G/S</u>
SPORTS EXTRA	Young Broadcasting of Nashville LLC	Registered	KY	07/02/08	N/A	
THAT'S MESSED UP	Young Broadcasting of Nashville LLC	Registered	TN	09/27/06	N/A	Broadcasting services namely television and internet broadcasts of public opinion
THAT'S MESSED UP	Young Broadcasting of Nashville LLC	Registered	KY	07/02/08	17005	Broadcasting services namely television and internet broadcasts of public opinion
NEW AT THE ZOO (and Design)	Young Broadcasting of Knoxville, Inc.	Registered	TN	09/30/08	N/A	Broadcasting Services
6 SHARES (stylized)	Young Broadcasting of Knoxville, Inc.	Registered	TN	09/30/08	N/A	Broadcasting Services
FRIDAY NIGHT HITS (and Design)	Young Broadcasting of Knoxville, Inc.	Registered	TN	09/30/08	N/A	Broadcasting Services
GOOD MORNING TENNESSEE	Young Broadcasting of Knoxville, Inc.	Registered	TN	11/17/08	N/A	US104 - Broadcasting Services
6 ON YOUR SIDE	Young Broadcasting of Knoxville, Inc.	Registered (Word Mark)	TN	09/30/08	N/A	Broadcasting Services

<u>Mark</u>	<u>Owner</u>	<u>Status</u>	<u>Juris.</u>	<u>Status Date</u>	<u>ID</u>	<u>G/S</u>
HIGHLIGHT ZONE (and design)	Young Broadcasting of Davenport, Inc,	Registered	IA	7/4/1993	W00440246	104
HIGHLIGHT ZONE (and design)	Young Broadcasting of Davenport, Inc,	Registered	IL	2/20/2008	72327	S-035
KWQC CARES FOR YOU	Young Broadcasting of Davenport, Inc,	Registered	IA	10/3/2005	W00440244	104
KWQC CARES FOR YOU	Young Broadcasting of Davenport, Inc,	Registered	IL	11/7/2005	95127	S-038
MADE IN THE QCA	Young Broadcasting of Davenport, Inc,	Registered	IA	10/3/2005	W00440247	104
MADE IN THE QCA	Young Broadcasting of Davenport, Inc,	Registered	IL	11/7/2005	95126	S-041
FIRST ALERT WEATHER	Young Broadcasting of Davenport, Inc,	Registered	IA	10/3/2005	W00440245	104
FIRST ALERT WEATHER	Young Broadcasting of Davenport, Inc,	Registered	IL	11/7/2005	95125	S-041
4 THOSE WHO CARE	Young Broadcasting of San Francisco, Inc.	Registered	California -State	3/25/1983	16087	41 Int. Television entertainment program.
BAY AREA BACKROADS	Young Broadcasting of	Registered	California -State	12/20/1985	25376	41 Int. Television

<u>Mark</u>	<u>Owner</u>	<u>Status</u>	<u>Juris.</u>	<u>Status Date</u>	<u>ID</u>	<u>G/S</u>
(STYLIZED)	San Francisco, Inc.					entertainment program series
BAY CAFÉ	Young Broadcasting of San Francisco, Inc.	Registered	California -State	6/22/1998	49855	41 Int. Ongoing television series
KRON	Young Broadcasting of San Francisco, Inc.	Registered	California -State	1/27/1986	25669	41 Int. Television broadcast services; entertainment services in the nature of television programs, featuring educational, religious, news and entertainment programs.
4 (AND DESIGN)	Young Broadcasting of San Francisco, Inc.	Registered	U.S.	12/19/1978	1109689	Int. Class 38 - Television broadcasting services. Int. Class 41 - Entertainment services in the nature of television programs featuring educational, religious, news and entertainment programs.
BAY AREA BACKROADS	Young Broadcasting of San Francisco, Inc.	Registered	U.S.	8/4/1992	1705511	41 Int. Entertainment services in the nature of on-going television programs in the fields of regional history, natural history, cultural events, and matters of

<u>Mark</u>	<u>Owner</u>	<u>Status</u>	<u>Juris.</u>	<u>Status Date</u>	<u>ID</u>	<u>G/S</u>
						general public interest.
KRON	Young Broadcasting of San Francisco, Inc.	Registered	U.S.	4/14/1987	1436725	Int. Class 38 - Television broadcasting services. Int. Class 41 - Entertainment services in the nature of television programs featuring educational, religious, news and entertainment programs.
NEWSCENTER 4	Young Broadcasting of San Francisco, Inc.	Registered	U.S.	8/6/2002	2603607	41 Int. Entertainment services in the nature of a continuing television news show.
KELO	Young Broadcasting of Sioux Falls, Inc. (assignee of Midcontinent)	Registered; s.8 accepted Renewed	US	9/22/92; 11/11/98 12/7/02	1718810	IC - 38: radio and television broadcasting
KELOLAND (formerly KELOLAND)	Young Broadcasting of Sioux Falls, Inc. (assignee of Midcontinent)	Registered; s.8 accepted Renewed	US	9/15/92; 11/13/98 12/7/02	1716556	IC - 38: radio and television broadcasting
KELOLAND.COM	Young Broadcasting of Sioux Falls, Inc.	Registered	US	06/21/05	2963396	IC - 41 internet site
KELOLAND LIVE DOPPLER HD	Young Broadcasting of Sioux Falls, Inc.	Registered	SD	12/31/07	N/A	IC35 - broadcasting and weather reporting services
KELOLAND LIVE DOPPLER HD	Young Broadcasting of Sioux Falls, Inc.	Registered	US	01/19/10	3738734	IC42 - television and radio weather reporting
KELOLAND NEWS ON	Young Broadcasting of	Registered	SD	11/28/07	N/A	IC35 - webcasting

<u>Mark</u>	<u>Owner</u>	<u>Status</u>	<u>Juris.</u>	<u>Status Date</u>	<u>ID</u>	<u>G/S</u>
DEMAND	Sioux Falls, Inc.					
KELOLAND.COM NEWS ON DEMAND	Young Broadcasting of Sioux Falls, Inc.	Registered	SD	11/28/07	N/A	IC35 - webcasting
KELOLAND AUTOMALL	Young Broadcasting of Sioux Falls, Inc.	Registered	SD	5/21/02; 1/17/06	N/A	IC35 - webcasting
KELOLAND WEATHERNOW	Young Broadcasting of Sioux Falls, Inc.	Registered	SD	06/04/08	N/A	IC35 - Television Show
KELOLAND YOUR HOME	Young Broadcasting of Sioux Falls, Inc.	Registered	SD	5/21/02; 1/17/06	N/A	IC35 - Television Show
USHARE	Young Broadcasting of Sioux Falls, Inc.	Registered	SD	09/25/06	N/A	IC35 - internet
USHARE (graphic)	Young Broadcasting of Sioux Falls, Inc.	Registered	US	07/01/08	3456320	IC35 - Television Show
USHARE (standard)	Young Broadcasting of Sioux Falls, Inc.	Registered	US	07/01/08	3456322	IC35 - Television Show
USHARE	Young Broadcasting of Sioux Falls, Inc.	Registered	US	08/19/08	3487813	IC41-Online Publication
USHARE (webcasting)	Young Broadcasting of Sioux Falls, Inc.	Registered	US	03/02/10	3753535	IC38 - webcasting
UTV	Young Broadcasting of Sioux Falls, Inc.	Registered	SD	08/06/07	N/A	IC35 - Television Show