

Before the
Federal Communications Commission
Washington, DC 20554

Received & Inspected

JUN - 1 2015

FCC Mail Room

In the Matter of)
)
WILLIAM L. ZAWILA)
)
Permittee of FM Station KNKS)
Coalinga, California)
)
AVENAL EDUCATIONAL SERVICE, INC.)
)
)
Permittee of FM Station KAAX,)
Avenal, California)
)
CENTRAL VALLEY EDUCATIONAL)
SERVICES, INC.)
)
)
Permittee of FM Station KYAF,)
Firebaugh, California)
)
)
H. L. CHARLES d/b/a FORD CITY)
BROADCASTING)
)
)
Permittee of FM Station KZPE,)
Ford City, California)
)
)
LINDA WARE d/b/a LINDSAY)
BROADCASTING)
)
)
Licensee of FM Station KZPO,)
Lindsay, California)

EB Docket No. 03-152

Facility ID No. 72672

Facility ID No. 3365

Facility ID No. 9993

Facility ID No. 22030

Facility ID No. 37725

To: Marlene H. Dortch, Secretary
Attn: Chief Administrative Law Judge
Richard L. Sippel

SECOND OBJECTION TO EVIDENCE REGARDING
OWNERSHIP SUBMITTED BY VERNE J. WHITE

This Second Objection to Evidence Regarding Ownership Submitted
by Verne J. White is submitted on behalf of the Estate of Linda
Ware, Cynthia Ramage, Executor, the Estate of H.L. Charles,

Robert Willing, Executor, Avenal Educational Services, Inc.,
Central Valley Educational Services, Inc., and William L. Zawila.

DIRECTORS OF CENTRAL VALLEY EDUCATIONAL SERVICES, INC. (hereinafter "CVES"). -

In his declaration dated 5-1-15 submitted with his Evidence Regarding Ownership, Verne J. White (hereinafter "VJW") states that the directors of CVES were VJW, his wife Katherine M. White, Mike White, Ray Knight, and Craig Knight as stated in the initial application of CVES for KAJP (now KYAF) filed on 10-17-88 bearing file number BPED-881017MD. A copy of this application has been submitted by the Enforcement Bureau as Exhibit 1 to its Comments Pursuant to Order (FCC 15M-11) in this proceeding.

Review of the said application shows that neither VJW nor any of his alleged directors of CVES are named in the said application as VJW claims.

CONTACT PERSON NAMED IN THE INITIAL APPLICATION FOR KAJP (now KYAF). -

VJW also claims in his said declaration with respect to the said application for KAJP (now KYAF) that "I was the contact person given in Section I of the application".

Attached hereto as Exhibit 1 is a copy of Section I of the said application as provided by the Enforcement Bureau as noted above.

Review of this Section I from the said application clearly shows that VJW was not the contact person for the said application but, rather, William L. Zawila, Attorney at Law, was the true contact person for this application.

CVES ADDRESS AND AGENT FOR SERVICE OF PROCESS -

VJW's said declaration also states that CVES was incorporated in California on 1-29-01 and that the address filed with the California Secretary of State was 1575 11th Street, Firebaugh, CA 93622 and that the agent for service of process was Ray C. Knight at the same address.

VJW puts forth his Attachment C to his said declaration which is an information printout from the California Secretary of State dated 3-25-15 in support of these claims. Attachment C is not a copy of the Articles of Incorporation filed on 1-29-01 for CVES.

While this printout attached as Attachment C to VJW's said declaration shows the incorporation date for CVES of 1-29-01, it does not show the true address or the true agent for service of process as shown on the Articles of Incorporation filed for CVES on 1-29-01.

This printout is not the best evidence as to what information was filed with the California Secretary of State when CVES was incorporated on 1-29-01.

The address and named agent for service of process are fraudulent information that has been associated with CVES as a result of fraudulent filings made by VJW with the California Secretary of State to change the address and agent for service of process associated with CVES.

Attached hereto as Exhibit 2 is a copy of VJW's Attachment C to his said declaration that shows fraudulent information that VJW filed with the California Secretary of State.

Attached hereto as Exhibit 3 is a certified copy of the Articles of Incorporation filed with the California Secretary of State on 1-29-01 showing the true address for CVES to be 12550 Brookhurst Street, Garden Grove, California 92840, and showing William L. Zawila, Attorney at Law, to be the true agent for service of process for CVES.

Comparison of Exhibits 2 & 3 attached hereto clearly demonstrates the falsity of the information stated in VJW's said declaration.

Attached hereto as Exhibit 4 is a certified copy of new Articles of Incorporation for CVES filed on 4-14-15 with the California Secretary of State in an effort to eliminate some of the confusion and uncertainty created by VJW's fraudulent filings with the California Secretary of State.

DIRECTORS OF AVENAL EDUCATIONAL SERVICES, INC. (hereinafter "AES"). -

In his declaration dated 5-1-15 submitted with his Evidence Regarding Ownership, VJW also states that the directors of AES were VJW, his wife Katherine M. White, Mike White, Ray Knight, and Craig Knight "were directors of the applicant, as stated in the application."

Review of the original application filed by AES for KAAX bearing file number BPED-890320MB which is in the FCC's own files will clearly demonstrate that the assertions by VJW regarding the above-named alleged directors are false. None of the names of the above alleged directors appear in the said application for KAAX.

CONTACT PERSON FOR THE ORIGINAL APPLICATION FOR KAAX -

VJW also claims in his said declaration with respect to the original application filed by AES for KAAX that he was the contact

person given in Section I of the application.

Attached hereto as Exhibit 5 is a true and correct copy of Section I from the original application for KAAX which can be found in the FCC's own files clearly showing that VJW was not the contact person shown in Section I of the said application but, rather, William L. Zawila, Attorney at Law, was the true contact person shown in Section I of the said application for KAAX.

AES INCORPORATION -

VJW states in his said declaration that AES was incorporated on 3-5-99 and that the address was his home address and that he was the agent for service of process at that address.

VJW puts forth Attachment G to his said declaration in support of these said claims which is another information printout dated 3-25-15 from the California Secretary of State. Attachment G is not a copy of the Articles of Incorporation filed on 3-5-99 for AES.

While the printout attached as Attachment G shows the incorporation date for AES of 3-5-99, it does not show the true address and agent for service of process as shown on the Articles of Incorporation filed for AES on 3-5-99.

This printout is not the best evidence as to what information was filed with the California Secretary of State when AES was incorporated on 3-5-99.

The address and named agent for service of process shown in VJW's Attachment G are fraudulent information that has been associated with AES as a result of fraudulent filings made by VJW with the

California Secretary of State to change the address and agent for service of process associated with AES.

Attached hereto as Exhibit 6 is a copy of VJW's Attachment G.

Attached hereto as Exhibit 7 is a certified copy of the Articles of Incorporation filed with the California Secretary of State on 3-5-99 showing the true address for AES to be 12550 Brrokhurst Street, Garden Grove, California 92840 and showing the true agent for service of process for AES to be William L. Zawila, Attorney at Law.

Comparison of Exhibits 6 and 7 attached hereto clearly demonstrates the falsity of the information stated in VJW's said declaration.

Attached hereto as Exhibit 8 is a certified copy of the new Articles of Incorporation for AES filed on 4-14-15 in an effort to eliminate some of the confusion and uncertainty created by VJW's fraudulent filings with the California Secretary of State.

ALLEGED TERMINATION LETTER -

VJW's said declaration contains an Attachment H which is alleged to be a letter terminating the services of William Zawila.

Attached hereto as Exhibit 9 is a copy of VJW's Attachment H.

This letter, dated 5-19-05, is fraudulent on its face when viewed in light of the Form 315 Application for Consent to Transfer of Control of Entity Holding Broadcast Station Construction Permit or License filed by VJW on 8-28-06 bearing file number BTCED-2006-0828AFO which is readily available in the FCC's own files.

In this said application, VJW attempted to transfer control of CVES from what he called the "Old Board" to what he called the

"New Board".

According to VJW's own version of the facts he identified the "Old Board" having control of CVES as consisting of Linda Ross and Jesus Garcia.

In this same application, VJW identified the "New Board" seeking to obtain control of CVES as consisting of VJW, Ray C. Knight, and Craig Knight.

In Exhibit 8 attached to the said application, VJW states the following:

"The new board apologizes for any transgressions by the previous management."

"The new CVES President, Verne White, is a longtime broadcaster."

"New board member Mr. Ray C. Knight"

"New board member Craig Knight"

"We believe that the new board of CVES will make the station a valued community asset."

"We therefore ask that the FCC accept the change of management in the instant application."

In Exhibit 18 attached to the said application, VJW states the following:

"The new President, Verne White, has no other broadcast holdings."

Attached hereto as Exhibit 10 is a copy of Exhibit 18 from VJW's said Form 315 application filed on 8-28-06.

Clearly, VJW could not have been the president of CVES as stated

in his said letter of 5-19-05, attached hereto as Exhibit 9, when he had not yet applied to the FCC on 8-28-06 in his said transfer of control application (Form 315) to take over control of CVES as its "new president" as noted above.

Additionally, it is clear that VJW could not have been president of AES as stated in his said letter of 5-19-05, attached hereto as Exhibit 9, when he stated in Exhibit 18 of the said Form 315 application filed on 8-28-06, attached hereto as Exhibit 10, noted above that:

"The new president, Verne White, has no other broadcast holdings."

The FCC's own files will reflect that AES did not sell KAAX between 5-19-05, when VJW claimed in his said letter attached hereto as Exhibit 9 that he was president of AES, and 8-28-06, when VJW claimed that he had no broadcast holdings as noted above in Exhibit 10 attached hereto. Clearly, VJW's own statements contained in Exhibit 10 attached hereto demonstrate that VJW could not have been president of AES on 5-19-05 when his said letter attached hereto as Exhibit 9 was allegedly written.

It is obvious from the points outlined above that VJW's said letter dated 5-19-05 attached hereto as Exhibit 9 is fraudulent on its face in light of the facts outlined above.

UNAUTHORIZED SEIZURE OF CONTROL OF KAJP (now KYAF) -

In his said declaration, VJW states on page 3 that:

"I have operated KYAF in Firebaugh continuously since 2005."
It is clear that VJW has perpetrated an unauthorized seizure of

control of KYAF (formerly KAJP). VJW admits that he has operated KYAF at Firebaugh since 2005.

However, VJW did not apply to the FCC for a transfer of control of CVES as noted above until 8-28-06 in said Form 315 application which was subsequently dismissed by the FCC.

VJW finds himself in the position of illegally operating KYAF with no authorization from the FCC or from CVES.

CVES BOARD OF DIRECTORS CONTRADICTIONS -

VJW states in his said declaration that the directors stated in the original application for KAJP (now KYAF) were VJW, Katherine White, Mike White, Ray Knight, and Craig Knight. (At page 1).

However, this statement is contradicted by VJW's prior statements in the said Form 315 transfer of control application that his "new board" consisting of VJW, Ray Knight, and Craig Knight is seeking to take control of, and bring a "change of management" to, CVES.

In the said Form 315 application, VJW seeks to replace the "Old Board" and "previous management" as he describes it with his "new board" consisting of a "change of management" for CVES.

Clearly, VJW and his "new board" members could not possibly have been the original directors of CVES when the original application for KAJP (now KYAF) was filed on 10-17-88, as claimed by VJW in his said declaration, when they present themselves as a "new board" seeking to take over control of CVES and bring a "change of management" to CVES as stated in the said Form 315 application filed on 8-28-06.

INCORPORATION CONTRADICTIONS -

In his said declaration, VJW implies at the bottom of page 1 that either he or Ray Knight incorporated CVES on 1-29-01.

Also in his said declaration, VJW further implies near the bottom of page 2 that he incorporated AES on 3-5-99.

However, VJW admits with respect to CVES and AES near the top of page 3 of his said declaration that:

"The events in question occurred more than twenty years ago. Zawila may have been an original incorporator and may have held an office, president or other."

Clearly, the assertions of VJW in his said declaration regarding his alleged involvement in CVES and AES are contradicted by his own statements and are thus unreliable and should be disregarded.

VJW'S SAID DECLARATION IS UNRELIABLE -

As demonstrated above, VJW's said declaration is unreliable for evidentiary purposes as it contains a number of significant contradictions and reveals that VJW's recall is faulty and unreliable concerning key points in this matter as shown in the analysis above.

OFFICIAL NOTICE -

It is requested that the FCC take official notice of the applications and documents noted hereinabove which are already in the FCC's own files.

UNDERLYING INITIAL OBJECTION TO VJW'S EVIDENCE REGARDING OWNERSHIP -

In the underlying initial objection to the Evidence Regarding

Ownership submitted by VJW, it was established that while VJW submitted 5 construction permits allegedly associated with KAAX and KAJP (now KYAF) in an attempt to mislead the FCC into believing that VJW was involved in FCC proceedings concerning KAAX and KAJP (now KYAF) in the 1990's, none of the said construction permits submitted by VJW are genuine and VJW's assertions regarding the said 5 construction permits are false.

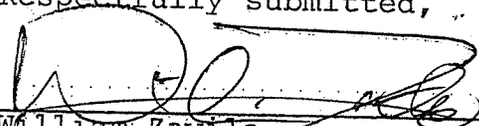
When the content of the said underlying objection filed in this proceeding by the objecting parties is considered in conjunction with the points outlined hereinabove, it is clear that the package of Evidence Regarding Ownership submitted by VJW in this proceeding is misleading, unreliable, without merit, and should be disregarded.

CONCLUSION -

It is respectfully requested that the points raised in the underlying initial objection as well as the points raised in this second objection to the Evidence Regarding Ownership submitted by VJW be considered in this proceeding.

For all of the reasons discussed hereinabove, the Evidence Regarding Ownership submitted by VJW in this proceeding should be disregarded in its entirety.

Respectfully submitted,



William L. Zawila

Attorney For the Estate of Linda Ware, Cynthia Ramage, Executor, the Estate of H.L. Charles, Robert Willing, Executor, Avenal Educational Services, Inc., Central Valley Educational Services, Inc., and William L. Zawila

12600 Brookhurst Street
Suite 105
Garden Grove, CA 92840
(714) 636-5040-Telephone
(714) 636-5042-FAX

May 27, 2015

EXHIBIT 1

APPLICATION FOR CONSTRUCTION PERMIT FOR
NONCOMMERCIAL EDUCATIONAL BROADCAST STATION
(Carefully read instructions before filling out Form—RETURN ONLY FORM TO FCC)

For Commission Use Only
File No. 881017MD

Code: 31
PN: 10/26

Section I

ORIGINAL

General Information

Street Address

1. Name of Applicant

Central Valley Educational
Services, Inc.

12550 Brookhurst Street
Suite A

City
Garden Grove

State
CA

ZIP Code
92640

Telephone No.
(Include Area Code)
None.

Send notices and communications to the following named person at the address below:

Street Address

Name

WILLIAM L. ZAWILA
Attorney at Law

12550 Brookhurst Street
Suite A

City
Garden Grove

State
CA

ZIP Code
92640

Telephone No.
(Include Area Code)
(714) 636-5041

2. This application is for: AM FM TV

(a) Channel No. or Frequency: 276-A 103.1

(b) Community of license:

City

State

Firerbaugh CA

(c) Check one of the following boxes:

- Application for new station
- Major Change in Existing station; call sign:
- Minor Change in Existing station; call sign:
- Modification of Construction Permit; File No. of CP:
- Amendment to Pending Application; Reference Number (ARN):

NOTE: It is not necessary to use this form to amend a previously filed application. Should you do so, however, please submit only Section I and those other portions of the form that contain the amended information.

3. Is this application mutually exclusive with a renewal application?

YES NO

If Yes, State:

Call letters:

Community of license:

City

St

EXHIBIT 2



HOME
 SITE SEARCH
 CONTACT US

Results Detail

Last statement filed on: 2/24/2011

Corporation		
CENTRAL VALLEY EDUCATIONAL SERVICES, INC.		
Number: C2304241	Incorporation Date: 1/29/2001	Status: FTB Suspended
Jurisdiction: CA	Type: Domestic Nonprofit	
Address		
1575 11TH ST, FIREBAUGH, CA 93622		
Agent For Service Of Process		
RAY C KNIGHT 1575 11TH ST, FIREBAUGH, CA 93622		

Please review this information to determine if you have located the correct corporation.

[Search Results](#)
[Continue Filing](#)
[New Search](#)

EXHIBIT 3

2304241

FILED

in the Office of the Secretary of State
of the State of California

ARTICLES OF INCORPORATION

JAN 29 2001

OF

CENTRAL VALLEY EDUCATIONAL SERVICES, INC. *Bill Jones*
BILL JONES, Secretary of State

1. The name of this corporation is CENTRAL VALLEY
EDUCATIONAL SERVICES, INC.

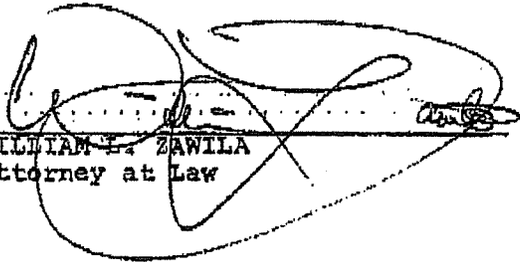
2. This corporation is a nonprofit mutual benefit
corporation organized under the Nonprofit Mutual Benefit
Corporation Law. The purpose of this corporation is to engage
in any lawful act or activity for which a corporation may be
organized under such law.

3. This specific purpose of this corporation is to engage
in educational activities through the use of media, including,
but not limited to, electronic and print media.

4. The name and address in the State of California of this
corporation's initial agent for service of process is: William L.
Zawila, Attorney at Law, 12550 Brookhurst Street, Garden Grove,
California 92840.

5. Notwithstanding any of the above statements of purposes
and powers, this corporation shall not, except to an insubstan-
tial degree, engage in any activities or exercise any powers
that are not in furtherance of the specific purposes of this
corporation.

DATED: January 26, 2001.


WILLIAM L. ZAWILA
Attorney at Law



I hereby certify that the foregoing
transcript of _____ page(s)
is a full, true and correct copy of the
original record in the custody of the
California Secretary of State's office.

MAY 15 2015

Date: _____ *JK*

Alex Padilla
ALEX PADILLA, Secretary of State

EXHIBIT 4

To form a nonprofit mutual benefit corporation in California, you can fill out this form or prepare your own document, and submit for filing along with:

- A \$30 filing fee.
- A separate, non-refundable \$15 service fee also must be included, if you drop off the completed form or document.

Important! Nonprofit corporations in California are not automatically exempt from paying California franchise tax or income tax each year. For information about tax requirements and/or applying for tax-exempt status in California, go to https://www.ftb.ca.gov/businesses/exempt_organizations or call the California Franchise Tax Board at (916) 845-4171.

Note: Before submitting this form, you should consult with a private attorney for advice about your specific business needs.

FILED *B*
Secretary of State
State of California

APR 14 2015

ICC This Space For Office Use Only

For questions about this form, go to www.sos.ca.gov/business/be/filing-tips.htm

Corporate Name (List the proposed corporate name. Go to www.sos.ca.gov/business/be/name-availability.htm for general corporate name requirements and restrictions.)

- ① The name of the corporation is Central Valley Educational Services, Inc.

Corporate Purpose

- ② This corporation is a nonprofit Mutual Benefit Corporation organized under the Nonprofit Mutual Benefit Corporation Law. The purpose of this corporation is to engage in any lawful act or activity, other than credit union business, for which a corporation may be organized under such law.

Service of Process (List a California resident or an active 1505 corporation in California that agrees to be your initial agent to accept service of process in case your corporation is sued. You may list any adult who lives in California. You may not list your own corporation as the agent. Do not list an address if the agent is a 1505 corporation as the address for service of process is already on file.)

- ③ a. William L. Zawila, Attorney at Law
Agent's Name
- b. 12600 Brookhurst Street - #105, Garden Grove, CA 92840
Agent's Street Address (if agent is not a corporation) - Do not list a P.O. Box City (no abbreviations) State Zip

Corporate Addresses

- ④ a. 12600 Brookhurst Street - #105, Garden Grove, CA 92840
Initial Street Address of Corporation - Do not list a P.O. Box City (no abbreviations) State Zip
- b. _____
Initial Mailing Address of Corporation, if different from 4a City (no abbreviations) State Zip

Additional Statements (The following statements are for tax-exempt status in California.)

- ⑤ a. The specific purpose of this corporation is to use electronic media for educational activities.
- b. Notwithstanding any of the above statements of purposes and powers, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the specific purposes of this corporation.

This form must be signed by each incorporator. If you need more space, attach extra pages that are 1-sided and on standard letter-sized paper (8 1/2" x 11"). All attachments are made part of these articles of incorporation.

[Signature]
Incorporator - Sign here

William L. Zawila

Print your name here

Make check/money order payable to: Secretary of State

Upon filing, we will return one: (1) uncertified copy of your filed document for free, and will certify the copy upon request and payment of a \$5 certification fee.

By Mail

Secretary of State
Business Entities, P.O. Box 944260
Sacramento, CA 94244-2600

Drop-Off

Secretary of State
1500 11th Street, 3rd Floor
Sacramento, CA 95814



I hereby certify that the foregoing transcript of 1 page(s) is a full, true and correct copy of the original record in the custody of the California Secretary of State's office.

APR 18 2015 CPO

Date: _____

Alex Padilla
ALEX PADILLA, Secretary of State

EXHIBIT 5

**APPLICATION FOR CONSTRUCTION PERMIT FOR
NONCOMMERCIAL EDUCATIONAL BROADCAST STATION**
(Carefully read instructions before filling out Form—RETURN ONLY FORM TO FCC)

For Commission Use Only
File No.

Section I

General Information

1. Name of Applicant

Street Address

Avenal Educational
Services, Inc.

12550 Brookhurst Street - Suite A

City

Garden Grove

State

CA

ZIP Code

92640

Telephone No.

(Include Area Code)

None.

Send notices and communications to the following named person at the address below:

Name

WILLIAM L. ZAWILA
Attorney at Law

Street Address

12550 Brookhurst Street - Suite A

City

Garden Grove

State

CA

ZIP Code

92640

Telephone No.

(Include Area Code)

(714) 636-5040

2. This application is for: AM FM TV

(a) Channel No. or Frequency: 289-A

(b) Community of license:

AVENAL

City

State

CA

(c) Check one of the following boxes:

- Application for new station
- Major Change in Existing station; call sign: _____
- Minor Change in Existing station; call sign: _____
- Modification of Construction Permit; File No. of CP: _____
- Amendment to Pending Application; Reference Number (ARN): _____

NOTE: It is not necessary to use this form to amend a previously filed application. Should you do so, however, please submit only Section I and those other portions of the form that contain the amended information.

3. Is this application mutually exclusive with a renewal application?

YES NO

If Yes, State:

Call letters:

Community of license:

City

State

_____ - _____

EXHIBIT 6

3/25/2015

Secretary of State

ATTACHMENT G



HOME
 SITE SEARCH
 CONTACT US

3/25/2015

Secretary of State



HOME
 SITE SEARCH
 CONTACT US

Results Detail

Last statement filed on: 1/15/2004

Corporation		
AVENAL EDUCATIONAL SERVICES, INC.		
Number: C2156039	Incorporation Date: 3/5/1999	Status: SOS/FTB Suspended
Jurisdiction: CA	Type: Domestic Nonprofit	
Address		
637 W LOS ALTOS,		
CLOVIS, CA 93612-0142		
Agent For Service Of Process		
VERNE J WHITE		
637 W LOS ALTOS,		
CLOVIS, CA 93612		

Please review this information to determine if you have located the correct corporation.

[Search Results](#)
[Continue Filing](#)
[New Search](#)

EXHIBIT 7

2156039

FILED

in the office of the Secretary of State
of the State of California

MAR 5 1999

Bill Jones
BILL JONES, SECRETARY OF STATE

ARTICLES OF INCORPORATION

OF

AVENAL EDUCATIONAL SERVICES, INC.

1. The name of this corporation is AVENAL EDUCATIONAL SERVICES, INC.
2. This corporation is a nonprofit mutual benefit corporation organized under the Nonprofit Mutual Benefit Corporation Law. The purpose of this corporation is to engage in any lawful act or activity for which a corporation may be organized under such law.
3. The specific purpose of this corporation is to engage in educational activities through the use of media, including, but not limited to, electronic and print media.
4. The name and address in the State of California of this corporation's initial agent for service of process is: William L. Zawila, Attorney at Law, 12550 Brookhurst Street, Garden Grove, California 92840.
5. Notwithstanding any of the above statements of purposes and powers, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the specific purposes of this corporation.

DATED: January 22, 1999


WILLIAM L. ZAWILA
Attorney at Law



I hereby certify that the foregoing transcript of _____ / page(s) is a full, true and correct copy of the original record in the custody of the California Secretary of State's office.

MAY 15 2015

Date: _____ *JK*

Alex Padilla

ALEX PADILLA, Secretary of State

EXHIBIT 8

To form a nonprofit mutual benefit corporation in California, you can fill out this form or prepare your own document, and submit for filing along with:

- A \$30 filing fee.
- A separate, non-refundable \$15 service fee also must be included, if you drop off the completed form or document.

Important! Nonprofit corporations in California are not automatically exempt from paying California franchise tax or income tax each year. For information about tax requirements and/or applying for tax-exempt status in California, go to https://www.ftb.ca.gov/businesses/exempt_organizations or call the California Franchise Tax Board at (916) 845-4171.

Note: Before submitting this form, you should consult with a private attorney for advice about your specific business needs.

FILED
Secretary of State
State of California

APR 14 2015

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For questions about this form, go to www.sos.ca.gov/business/be/filing-tips.htm

Corporate Name (List the proposed corporate name. Go to www.sos.ca.gov/business/be/name-availability.htm for general corporate name requirements and restrictions.)

① The name of the corporation is Avenal Educational Services, Inc.

Corporate Purpose

② This corporation is a nonprofit Mutual Benefit Corporation organized under the Nonprofit Mutual Benefit Corporation Law. The purpose of this corporation is to engage in any lawful act or activity, other than credit union business, for which a corporation may be organized under such law.

Service of Process (List a California resident or an active 1505 corporation in California that agrees to be your initial agent to accept service of process in case your corporation is sued. You may list any adult who lives in California. You may not list your own corporation as the agent. Do not list an address if the agent is a 1505 corporation as the address for service of process is already on file.)

③ a. William L. Zawila, Attorney at Law
Agent's Name

b. 12600 Brookhurst Street - #105, Garden Grove, CA 92840
Agent's Street Address (if agent is not a corporation) - Do not list a P.O. Box City (no abbreviations) State Zip

Corporate Addresses

④ a. 12600 Brookhurst Street - #105, Garden Grove, CA 92840
Initial Street Address of Corporation - Do not list a P.O. Box City (no abbreviations) State Zip

b. _____
Initial Mailing Address of Corporation, if different from 4a City (no abbreviations) State Zip

Additional Statements (The following statements are for tax-exempt status in California.)

⑤ a. The specific purpose of this corporation is to use electronic media for educational activities.

b. Notwithstanding any of the above statements of purposes and powers, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the specific purposes of this corporation.

This form must be signed by each incorporator. If you need more space, attach extra pages that are 1-sided and on standard letter-sized paper (8 1/2" x 11"). All attachments are made part of these articles of incorporation.

(Signature of William L. Zawila)
Incorporator Sign here

William L. Zawila

Print your name here

Make check/money order payable to: Secretary of State

Upon filing, we will return one (1) uncertified copy of your filed document for free, and will certify the copy upon request and payment of a \$5 certification fee.

By Mail

Secretary of State
Business Entities, P.O. Box 944260
Sacramento, CA 94244-2600

Drop-Off

Secretary of State
1500 11th Street, 3rd Floor
Sacramento, CA 95814

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Main body of faint, illegible text, likely a transcript or document content.



I hereby certify that the foregoing transcript of page(s) is a full, true and correct copy of the original record in the custody of the California Secretary of State's office.

APR 18 2015 *CP*

Date: _____

Alex Padilla

ALEX PADILLA, Secretary of State

EXHIBIT 9

May 19, 2005

Mr. William Zankla
 Attorney at Law
 12550 Brookhurst Suite A
 Garden Grove Ca 92640

Dear Mr. Zankla

Re: Central Valley Educational FACILITY ID 9993
 Annual Educational Survey FACILITY ID 3365

Ces of today May 19, 2005 our board of
 Directors has voted to terminate you
 as our Lawyer.

You may return calls and don't seem to
 be honest & forthwith on our Radio Station
 projects.

Please note that today May 19, 2005 you
 are no longer our council.


 VERNE F. WHITE
 President.

EXHIBIT 10

OPERATION.

Attachment 8

Exhibit 18

Description: OWNERSHIP NON-ISSUE

THIS IS A NON-COMMERCIAL STATION OPERATING ON A NON-RESERVED FREQUENCY. THIS IS THE ONLY PROPERTY OWNED BY THIS ENTITY. THE NEW PRESIDENT, VERNE WHITE, HAS NO OTHER BROADCAST HOLDINGS. WE BELIEVE WE ARE IN TOTAL COMPLIANCE WITH FCC CROSS-OWNERSHIP GUIDELINES.

Attachment 18
