



Broadcasting Decision CRTC 2009-108-1

Additional reference: 2009-108

Ottawa, 22 April 2009

Astral Media Radio (Toronto) Inc. and 4382072 Canada Inc., partners in a general partnership carrying on business as Astral Media Radio G.P.
Revelstoke, British Columbia

Application 2008-0946-0, received 9 July 2008
Public Hearing in the National Capital Region
16 December 2008

CKCR Revelstoke – Conversion to FM band – Corrections

1. The Commission hereby corrects *CKCR Revelstoke – Conversion to FM band*, Broadcasting Decision CRTC 2009-108, 3 March 2009, by amending paragraph 1 by the following:

1. The Commission **approves** the application by Astral Media Radio (Toronto) Inc. and 4382072 Canada Inc., partners in a general partnership carrying on business as Astral Media Radio G.P. (Astral) for a broadcasting licence to operate a new English-language FM radio programming undertaking in Revelstoke, British Columbia to replace its AM station CKCR. The Commission received interventions in support of this application. The terms and **conditions of licence** for the new station are set out in the appendix to this decision.

2. The Commission also deletes the following paragraph from the appendix:

Condition prior to the implementation of the new undertaking

The Commission reminds the licensee that pursuant to section 22(1) of the *Broadcasting Act*, no licence may be issued until the Department of Industry (the Department) notifies the Commission that its technical requirements have been met and that a broadcasting certificate will be issued. Therefore, in the absence of the notification by the Department, the licensee will not be able to implement the new undertaking approved in this decision.

3. Further, the Commission adds the following two paragraphs to the appendix:

The Department of Industry (the Department) has advised the Commission that, while this application is conditionally technically acceptable, it will only issue a broadcasting certificate when it has determined that the proposed technical parameters will not create any unacceptable interference with aeronautical NAV/COM services.

The Commission reminds the applicant that pursuant to section 22(1) of the *Broadcasting Act*, no licence may be issued until the Department notifies the Commission that its technical requirements have been met and that a broadcasting certificate will be issued.

Secretary General

This decision is to be appended to the licence. It is available in alternative format upon request and may also be examined in PDF format or in HTML at the following Internet site: <http://www.crtc.gc.ca>.