

APPLICATION FOR EMPLOYMENT

(Please Print)

This application will only be considered for the ninety-calendar day period after its receipt by the Cascade Radio Group. Should you wish to be considered after the expiration of this period, you must reapply.

		I. General Informatio	n		
Name:					
Last Date:		First	Email:	Middle	
Present Address	City		State	Zip Code	
If under 18, please state yo	ur age:	Position Desired:			
If hired, can you provide th	e documents requi	red to prove that you are	e legally able to work in	the U.S.? □ Yes □ No	
Please provide any special your work record and othe					eck
Have you filed an application	on here before?	☐ Yes ☐ No If yes, giv	ve dates		
Have you ever been emplo	yed here before?	☐ Yes ☐ No If yes, giv	ve dates		
Are any of your relatives co	urrent or former em	ployees of Saga Comm	unications, Inc.?	□ Yes □ No	
Are you employed now?	□ Yes □ No	If so, may we contact	your present employer	? □ Yes □ No	
On what date would you be	e available for work	?			
Are you available to work f	ull time?	□ No Part time?	□ Yes □ No		
Have you ever been convid	ted of a crime exce	pt a minor traffic violation	on? ☐ Yes ☐ No		
If yes, please state citation,	date and place who	ere offense occurred			
A conviction will not auto with respect to the offer considered, including your the job for which you are a	nse, the date of t age at the time of	he conviction, and the	e sentence imposed.	All circumstances will	be
If you served in the U.S. Ar	med Forces, please	indicate:			
Branch of Service_		Rank	at discharge		
Date of discharge_		Disho	norable discharge?	□ Yes □ No	
Describe any speci	al training				

Can you perform all of the job fu accommodation?	nctions of the position(s) for which you are	applying, with or without a reasonable
Company in writing of the need have known that an accommod	for accommodation within 182 days after that is needed. A determination will be n	lease note that if hired you must inform the he date that you knew or reasonably should nade as to the effectiveness with which the sitions and the hardship it would impose or
If you are hired, in case of emerg	gency, we should notify:	
Name	Address	Phone No.

II. REFERENCES

Give the names of three persons not related to you, whom you have known at least one year.

NAME	ADDRESS & PHONE	EMPLOYER & TITLE	YEARS ACQUAINTED

III. EDUCATION

	NAME & LOCATION OF SCHOOL	MAJOR SUBJECTS STUDIED	YEARS ATTENDED (FOR VERIFICA- TION PURPOSES ONLY)	GRAD- UATED? (YES OR NO)	DEGREE, DIPLOMA, OR CERTIFICATE AND YEAR OBTAINED
High School		N/A	N/A		N/A
Technical Training					
College					
Other					

IV. EMPLOYMENT HISTORY

Start with present and also list all previous employment *(use separate sheet if necessary).* Start with present employment and work back.

DATES (MONTH AND YEAR)	EMPLOYER'S NAME, ADDRESS, & PHONE NUMBER	SUPERVISOR'S NAME & TITLE	POSITIONS	
From	THORE NOWIBER	WAWE & TITLE	Toomono	
То				
Reason for Leaving:				
From				
То				
Reason for Leaving				
From				
То				
Reason for Leaving		L		
From				
То				
Reason for Leaving				
From				
То				
Reason for Leaving				
May we contact the emp	oloyers listed above? □ Yes □ No			
	e(s) you do <u>not</u> wish us to contact:			
V. SPECIAL SKILLS AND QUALIFICATIONS				
Summarize special skills believe they would be o	s and qualifications acquired from empl f value to Saga Communications, Inc	loyment or other experie	ence, as well as how you	
0.1 1.11.75				
Other skills/Experience:			_	

VI. ARBITRATION

Arbitration is the procedure used for the resolution of certain claims that may arise between the Company and employees. In the interest of a prompt and fair resolution of such claims, every employee is required to enter into an Arbitration Agreement in exchange for employment with the Company.

ARBITRATION AGREEMENT

If offered employment with the Cascade Radio Group and Saga Communications, Inc. (the "Company"), I understand that offer is contingent upon my agreement to arbitrate any and all legal disputes in connection with my employment by the Company. Accordingly, I agree as follows:

- 1. Any and all claims or disputes that I may have in the future that the Company violated applicable law in connection with my employment by the Company or the termination of such employment will be resolved solely and exclusively by final and binding arbitration. This includes, without limitation, any and all claims arising under Title VII of the Civil Rights Act of 1964; the Family Medical Leave Act; the Americans with Disabilities Act; the Age Discrimination in Employment Act; any "whistleblower" law; any claim for commissions, wages or any other form of compensation; and any other federal, state or local laws.
- 2. Binding arbitration will be conducted before a mutually selected arbitrator in accordance with the rules of the Federal Mediation and Conciliation Service. A copy of those rules will be provided to me upon request. Both the Company and I have the right to be represented by counsel or other authorized representative at such arbitration. The Company will pay the filing fee and the expenses of the arbitrator. Each party shall pay its own attorney fees, witness fees, discovery costs and other expenses incurred for its own benefit, unless otherwise provided by statute. Either party, at its expense, may arrange for and pay the costs of a court reporter to provide a transcript of the proceedings.
- 3. The decision of the arbitrator will be final and binding on both the Company and me. The arbitrator shall issue a written award, containing findings of fact and conclusions of law within the time limits provided by the National Rules for the Resolution of Employment Disputes. In determining the award, the arbitrator will be limited in authority where there is a claim of discriminatory termination to awarding reinstatement and/or back pay. With respect to any claim to the effect that I was forced to resign due to illegal discriminatory acts by the Company, the arbitrator will be limited in authority solely to awarding money damages not to exceed back pay plus up to one year of future earnings computed at my last annual compensation level with the Company. This award will be the sole and exclusive remedy of any and all claims.
- 4. Any claims which I may have against the Company must be asserted by written notice sent by certified mail to the Company no later than 120 days following the termination of my employment. Otherwise, all such claims shall be deemed waived and the Company shall have no liability for them. The written notice should identify and describe the nature of each claim asserted, the facts upon which each claim is based, and the relief or remedy sought. Written notice to the Company should be sent to: Saga Communications, Inc., 73 Kercheval Avenue, Grosse Pointe Farms, MI 48236, ATTN: Sr. Vice President of Human Resources.

- 5. This agreement is not an offer of employment or a contract of employment but only an agreement to arbitrate. This agreement may not be amended, altered or waived except by the signed written agreement of both the Company and me.
- 6. By signing this Agreement, I understand that I am giving up any right to have any claims covered by this Agreement heard by a judge or a jury in court. This does not prohibit me from filing a claim or communicating with any governmental agency including the Equal Employment Opportunity Commission or the Department of Labor.
- 7. This Agreement does not cover workers' compensation benefits, claims for unemployment compensation benefits, wage and hour disputes within the jurisdiction of any state Labor Commissioner, or claims covered by the National Labor Relations Act.
- 8. Should any provision of this Agreement be found to be unenforceable, such portion will be severed from the Agreement and the remaining portions shall remain in full force and effect.
- 9. I agree that the obligations imposed on me in this Agreement shall become effective immediately upon hire and I shall remain bound under this Agreement after termination.

•	DERSTAND WHAT IT SAYS, AND I AGR THAT, UPON REQUEST, I WAS GIVEN THE RIVATE ATTORNEY PRIOR TO SIGNING.	
Name	Date	

VII. DISCLOSURE AND AUTHORIZATION

Please read the following statements carefully. Initial each one and sign to indicate your understanding.

I certify that the information given in this Application and related documentation is true and complete. I understand that false statements, regardless of when discovered by the Company, will be grounds for immediate disqualification or discharge, if I am employed.
I understand that the Company is an Equal Opportunity Employer and complies with all laws prohibiting discrimination on the basis of race, color, age, sex, national origin, citizenship, disability, genetic information, height, weight, and marital status.
I recognize that the Company is an "at will" employer. I understand and agree that, if hired, my employment is for no definite period and may, regardless of the date of payment of my wages and salary, be terminated with or without cause, at any time, with or without notice. This provision supersedes any oral or written representation to the contrary unless in writing and signed by the Company's Chief Executive Officer.
I agree that any action or suit against the Company arising out of my employment or termination of employment including, but not limited to, claims arising under state or federal civil rights statutes, must be brought within 182 days of the event giving rise to the claims or be forever barred. I waive any limitations to the contrary.
I understand that if employed I may be asked and I agree to sign a Non-Compete Agreement and/or a Confidentiality Agreement or any other agreement with restrictive covenants. I also understand and agree that my employment will be subject to employment policies that the Company adopts throughout the term of my employment.
I understand that, prior to being offered employment, I may be requested to take an employment examination. In the event that I have a disability that will affect my ability to take the test, I will so inform the Company prior to the test so that a reasonable accommodation can be made. The Company reserves the right to require medical documentation regarding the need for accommodation.
I understand that the Company may investigate my work and personal history and verify all data given on this application, on related papers, and in interviews, and I authorize the Company to do the same. I also authorize all individuals, schools, and employers named, except as specifically limited on this application*, to provide information requested about me and I release them from liability for damages in providing this information. I understand that in connection with my employment, the Company may obtain "consumer reports" regarding me and use those reports for employment purposes in order to evaluate me for employment, promotion, reassignment or retention as an employee. This inquiry and such reports may include information as to my character, general reputation, personal characteristics, names and dates of previous employers, reason for termination of employment, job performance, credit history, work experience, driving record, and criminal record.
By signing below, I acknowledge that this Disclosure and Authorization shall remain on file and shall serve as ongoing authorization for the Company to obtain consumer reports regarding me for employment purposes.
* Employers specifically excepted:
Applicant's Signature: Date:

OFFICE USE ONLY – DO NOT WRITE BELOW THIS LINE

Interviewed By:		
	Date:	
	Date:	
If Hired:		
Hire Date:	Position	
Will Report to:		
Wage/Salary: App	proved by:	Date:
Arbitration Agreement Signed: ☐ Yes ☐ No		
Referral Source:		

Rev 8/2014