

Ms. Marlene Dortch Secretary Federal Communications Commission 445 12<sup>th</sup> Street, S.W. Washington, DC 20554

### FILED/ACCEPTED

### JUN 17 2011

Federal Communications Commission Office of the Secretary

Att'n: Hossein Hashemzadeh Deputy Chief, Video Division, Media Bureau

In re:

LPTV stations of : Hispanic Christian Community Network Inc. Facility ID: 128548, 127896 KXSC-LP, Price, UT K48JE, Price, UT

Dear Ms. Dortch:

This Letter is being submitted in response to the Commission's Letter from the Deputy Chief. Video Division. Media Bureau, on behalf of Hispanic Christian Community Network, Inc ("HCCN") with regard to the two stations referenced above. The original questions, and the responses, are provided below:

1. Please provide the date(s) on which these broadcast facilities were constructed, and the names and contact information of the persons responsible for such construction.

The original construction permits for these stations were issued to John R. Powley. The applications for license to cover the stations were filed on behalf of John R. Powley. Mr. Powley is deceased. HCCN has no personal knowledge of the persons responsible for the construction of the stations.

### 2. Please provide the specific date and time that the stations started broadcasting programming intended to be viewed by the public.

The original construction permits for these stations were issued to John R. Powley. The applications for license to cover the stations were filed on behalf of John R. Powley. HCCN has no personal knowledge of the date or time. if ever, the stations began broadcasting programming intended to be viewed by the public.

3. Please provide a description of the nature or type, and duration of any programming broadcast by the stations.

The original construction permits were issued to John R. Powley. The applications for license to cover the stations were filed on behalf of John R. Powley. Mr. Powley is deceased. HCCN has no personal knowledge of



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the nature or type, and duration of any programming broadcast by the stations. HCCN has never provided programming on the stations, and was of the understanding that the licenses were abandoned by Mr. Powley prior to his death and prior to such time as they were listed along with a number of other stations in an assignment application.

# 4. Please provide the names and title and specific duties of any station personnel involved in the supervision and operation of the stations.

There are no personnel involved in the supervision of operation of the station. It is the understanding of HCCN that that the licenses were abandoned by Mr. Powley prior to his death and prior to such time as they were listed along with a number of other stations in an assignment application.

# 5. Please provide the Commission with any correspondence, documents, station records, or any other written material verifying stations being on the air.

HCCN is not in possession of any such documents. It is the understanding of HCCN that that the licenses were abandoned by Mr. Powley prior to his death and prior to such time as they were listed along with a number of other stations in an assignment application. If the stations are in operation, they are operating in a "pirate broadcasting" fashion and not in any way under the supervision, control, or ownership of HCCN.

# 6. Please provide any documentation in regard to the lease or other agreements relating to the use of the authorized tower sites for the stations.

HCCN is not in possession of any such documents. It is the understanding of HCCN that that the licenses were abandoned by Mr. Powley prior to his death and prior to such time as they were listed along with a number of other stations in an assignment application.

In short, to the extent the Commission's records do not reflect so already, the Commission's database should reflect that these licenses are not being operated by Hispanic Christian Community Network, Inc., and should be shown as cancelled and deleted.

I declare the forgoing is true and correct to the best of my knowledge and belief.

Respectfully submitted,

Antonio Cesar Guel President Hispanic Christian Community Network, Inc.