



Federal Communications Commission  
Washington, D.C. 20554

December 29, 2016

Michael Couzens  
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
Re: Petition to Deny, File Nos. BALTVL-20140807ACD; BALTTTL-20140807ABQ; BALDTL-20140807ABF

Dear Mr. Couzens:

On September 17, 2015, you submitted a Petition to Deny objecting to the grant of the applications for assignment captioned above. On March 24, 2015, you filed a supplement to each Petition. The applications at issue were initially filed by Hispanic Christian Community Network, Inc. (HCCN). Subsequently, HCCN filed for Chapter 7 bankruptcy and all licensees held by HCCN were assigned to a court-appointed trustee (Trustee).<sup>1</sup> The Trustee requested dismissal of these applications, a request that was granted on November 30, 2016.<sup>2</sup> As a result, we are unable to provide the relief requested and the matters raised in the Petition, as they relate to these specific applications, are moot.

Accordingly, all pending Petitions and Supplements filed related to the above captioned applications **ARE DISMISSED**.<sup>3</sup>

Sincerely,



Hossein Hashemzadeh  
Deputy Chief, Video Division  
Media Bureau

Cc: David Elmquist (via electronic mail)

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<sup>1</sup> See File No. BALDTL-20160325AAW (granted Oct. 19, 2016 and consummated Oct. 28, 2016).

<sup>2</sup> See Letter from Hossein Hashemzadeh, Deputy Division Chief, Media Bureau to Diane G. Reed, Trustee (Nov. 30, 2016), [http://licensing.fcc.gov/cgi-bin/prod/cdbs/forms/prod/getimportletter\\_exh.cgi?import\\_letter\\_id=69587](http://licensing.fcc.gov/cgi-bin/prod/cdbs/forms/prod/getimportletter_exh.cgi?import_letter_id=69587).

<sup>3</sup> Dismissal of the Petition should not be interpreted as a finding of fact or law regarding any substantive claims and we retain the right to initiate an investigation on our own motion into the matters raised in the Petition. It has also come to the attention of Video Division (Division) staff that a number of the licenses listed in the above captioned applications were not actually licensed to HCCN at the time of filing. As part of a separate proceeding the Division plans to examine why HCCN attempted to assign these stations even though it was not the licensee.