



Federal Communications Commission
Washington, D.C. 20554

January 15, 2008

CERTIFIED MAIL – RETURN RECEIPT REQUESTED

Word of God Fellowship, Inc.
c/o Robert L. Olender, Esq.
Koerner & Olender, PC
11913 Grey Hollow Court
North Bethesda, Maryland 20852

Re: KPCD-LP, Big Bear Lake, California
Facility ID No. 129226

Dear Licensee:

Commission records show that Word of God Fellowship, Inc. (WOG) was granted a construction permit for a new low power television station on channel 40 at Big Bear Lake, California on May 27, 2004.¹ That construction permit expired on May 27, 2007. Two days before the construction permit expired, WOG filed an FCC Form 347 for a license to cover the construction of the facilities specified in its permit.² In that application, the President of WOG certified that all terms, conditions and obligations set forth in the underlying construction permit had been met. The instructions to that section of FCC Form 347 caution applicants to “review its underlying construction permit carefully prior to making its certification to confirm that the facility was constructed exactly in accordance with the permit.” The license application was granted on August 8, 2007.

The Commission has received information that KPCD-LP is not currently operating and apparently was never constructed. According to the complainant, the day after the license application appeared on public notice, he contacted the chief engineer for noncommercial educational station KLRD(FM), Yucaipa, California, which owns the tower specified in WOG’s applications. According to complainant, the chief engineer informed him that no low power television equipment had been installed on the tower, and further, that the site was solar-powered and there was not enough power to operate another broadcast station from the site. The complainant claims that he then contacted the land owner, who said that he never agreed to the construction of a low power television station at the site.

It appears from the foregoing that WOG may have falsely certified that it had met all the terms, conditions, and obligations set forth in its construction permit. As part of our ongoing

¹ File No. BNPTTL-20000831BQP.

² File No. BLTTL-20070525AIV.

investigation of this matter, we require certain information regarding the recent operations of KPCD-LP. This information must be supported by affidavit of an officer or employee of WOG with personal knowledge thereof. We request that the following documents and information be provided within fifteen (15) business days from the date of this letter:

- (1) Was KPCD-LP constructed and operated from the site specified in the license application and in accordance with all terms, conditions and obligations set forth in WOG's construction permit? If so, provide documentation establishing the dates on which the station operated, such as agreements regarding the acquisition of equipment and construction of KPCD-LP, and affidavits of persons responsible for the construction and operation of the station. You are also required to provide a copy of any written agreement between WOG and the owner of the authorized site.
- (2) If KPCD-LP was not constructed and operated in accordance with all terms, conditions and obligations set forth in WOG's construction permit, identify all persons who took part in the decision to file the license application, and explain the basis for WOG's decision to file a license to cover the construction of a facility that was not actually constructed. Also provide any written materials, including correspondence, notes and email messages that pertain to the filing of the license application.

Failure to provide the following information, supported by the affidavit of a person with personal knowledge, may result the imposition of a forfeiture for failure to respond to a Commission request for information. If KPCD-LP was constructed, but is no longer operating, you are further directed to file for silent authority.

Sincerely,

Hossein Hashemzadeh
Associate Chief
Video Division
Media Bureau