

## Federal Communications Commission Washington, D.C. 20554

DA 13-1462

June 28, 2013

Mr. Chris Mavros Christian Television Corporation, Inc. 6922 142ND Ave Largo, FL 33771-4722

cmavros@ctntv.net

Call Sign: E120089

File No.: SES-LIC-20120521-00455

Dear Mr. Mavros:

On May 21, 2012, Christian Television Corporation, Inc. (Christian Television) filed the above-captioned application for a new fixed earth station. Pursuant to Section 25.112(a)(1) of the Commission's rules, 47 C.F.R. § 25.112(a)(1), we dismiss the application as defective without prejudice to re-filing.<sup>1</sup>

Section 25.112(a) of the Commission's rules requires the Commission to return, as unacceptable for filing, any earth station application that is not substantially complete, contains internal inconsistencies, or does not substantially comply with the Commission's rules.<sup>2</sup> For the reasons set forth below, we find the application of Christian Television unacceptable for filing.

- Applicants for new transmitting facilities are required to include a radiation hazard study with their applications.<sup>3</sup> Christian Television did not submit the required radiation hazard study.
- In items E43/44 of Schedule B to FCC Form 312, Christian Television lists the 6425-9525 MHz frequency band as desired frequencies of operation. Fixed-Satellite Service is not authorized throughout that frequency band, and the requested space station point of communication, AMC-1, is only authorized to operate in the 5925- 6425 MHz frequency band.
- In item 47 of Schedule B to FCC Form 312, Christian Television lists an emission designator as "3m7oglf." That emission designator does not comply with the format prescribed by Section 2.201 of the Commission's rules.<sup>4</sup>

<sup>3</sup> See Item 28 of Schedule B to FCC Form 312 and 47 C.F.R §§ 1.1307(b) and 1.1310.

<sup>&</sup>lt;sup>1</sup> If Christian Television re-files an application identical to the one dismissed, with the exception of supplying the corrected information, it need not pay an application fee. *See* 47 C.F.R. § 1.1111(d).

<sup>&</sup>lt;sup>2</sup> 47 C.F.R. § 25.112(a).

<sup>&</sup>lt;sup>4</sup> 47 C.F.R. § 2.201.

We also note that Christian Television did not submit a current frequency coordination report. If Christian Television re-files an application it must file a coordination report that is less than six months old.<sup>5</sup>

Accordingly, pursuant to Section 25.112(a)(1) of the Commission's rules, 47 C.F.R. § 25.112(a)(1), and Section 0.261 of the Commission's rules on delegations of authority, 47 C.F.R. § 0.261, we dismiss the application, without prejudice to re-filing.

Sincerely,

Paul E. Blais Chief, Systems Analysis Branch Satellite Division International Bureau

Cc: Frankie Winsett
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<sup>6</sup> The FCC has stated that earth station applications must include a Frequency Coordination and Interference Analysis Report that are not older than 6 months from the date the earth station application is filed. *See* "Frequently Asked Questions (FAQ): Processing of Earth Station Applications," Question 15, available online at <a href="http://transition.fcc.gov/ib/sd/esa/faq.html#FAQ15">http://transition.fcc.gov/ib/sd/esa/faq.html#FAQ15</a>. *See also* 47 C.F.R. § 25.134(d)

(requiring each receiving earth station to be constructed within 6 months after coordination has been completed).