**Before the**

Federal Communications Commission

Washington, D.C. 20554

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| In the Matter ofLivingston W. FultonLicensee of WSRA(AM), Albany, Georgia | **)****)****)****)** | FRN: 0014417851Fac. ID 37451 |

order

**Adopted: October 28, 2019 Released: October 28, 2019**

By the Media Bureau and Office of the Managing Director:

1. By this *Order*, we cancel the *Order to Pay or to Show Cause* issued to Livingston W. Fulton in relation to delinquent regulatory fees owed to the Commission for WSRA(AM), Albany, Georgia (Station).[[1]](#footnote-3) The *Order to Pay or to Show Cause* required Fulton to file with the Bureau documented evidence that full payment of the Station’s outstanding regulatory fees had been made, or to show cause why the fees were inapplicable or should be waived or deferred.[[2]](#footnote-4) Fulton responded to the Order to Pay or to Show Cause, alleging that he was not the licensee of the Station, that Agape Life Ministries, Inc. (Agape)—a non-profit corporation organized under the laws of the State of Georgia—was the licensee, and thus, that the regulatory fees at issue were inapplicable. We have verified that Agape has been the Station’s licensee since 2004,[[3]](#footnote-5) and modified the Commission’s records to reflect this. We also have confirmed that Agape is a non-profit corporation organized under the laws of the State of Georgia and has operated as such since 1999. Because non-profit entities are exempt from regulatory fees,[[4]](#footnote-6) we conclude that Fulton has demonstrated that the delinquent regulatory fees identified in the *Order to Pay or to Show Cause* are inapplicable.
2. Accordingly, **IT IS ORDERED** that, pursuant to sections 0.11, 0.61, 0.231, and 0.283 of the Commission’s Rules,[[5]](#footnote-7) the *Order to Pay or to Show Cause* issued July 9, 2019, **IS HEREBY** **CANCELLED**. **IT IS FURTHER ORDERED** that a copy of this *Order* shall be sent by first class mail

and registered mail, return receipt requested, to Agape Life Ministries, Inc., WSRA Radio Station, 816 7th Avenue, Albany, GA 31701.

FEDERAL COMMUNICATIONS COMMISSION

Michelle M. Carey

Chief, Media Bureau

Mark Stephens

Managing Director, Office of the Managing Director

1. *Livingston W. Fulton*, Order to Pay or to Show Cause, DA 19-631 (MB July 9, 2019) (*Order to Pay or to Show Cause*). [↑](#footnote-ref-3)
2. The *Order to Pay or to Show Cause* required Fulton to respond within 60 days*. Id*. at para. 5*.* Fulton’s representative responded after this time period, submitting letters to the Commission on September 26, October 2, and October 15, 2019. Letter from E. Morgan Skinner, Jr., Managing Partner, Rockwell Media Svcs., LLC, to Marlene H. Dortch, Secretary, FCC (rec’d Oct. 15, 2019); E-mail from E. Morgan Skinner, Jr., Managing Partner, Rockwell Media Svcs., LLC, to Albert Shuldiner, Chief, Audio Division, FCC Media Bureau (Oct. 2, 2019 12:58 PM); Letter from E. Morgan Skinner, Jr., Managing Partner, Rockwell Media Svcs., LLC, to Marlene H. Dortch, Secretary, FCC (rec’d Oct. 2, 2019); Letter from E. Morgan Skinner, Jr., Managing Partner, Rockwell Media Svcs., LLC, to Marlene H. Dortch, Secretary, FCC (rec’d Sept. 26, 2019). Because the validity of the Station’s license is at stake in this proceeding and Fulton alleges the fees are not owed, we find good cause to consider the merits of these late-filed pleadings. [↑](#footnote-ref-4)
3. *See* File No. BAL- 20040316ADT; *Broadcast Actions*, Public Notice, Report No. 45799 (MB Aug. 16, 2004) (authorizing assignment of the Station’s license from Lifeline Radio Corp. to Agape). [↑](#footnote-ref-5)
4. 47 CFR § 1.1162(c) (specifying that no regulatory fee shall be required for “[a]pplicants and permittees who qualify as nonprofit entities”). [↑](#footnote-ref-6)
5. 47 U.S.C. § 159A(c)(4); 47 CFR §§ 0.11, 0.61, 0.231, 0.283, 1.1164(f). [↑](#footnote-ref-7)