Before the Federal Communications Commission Washington, D.C. 20554

In re Applications of:)
MIRACLE CHRISTIAN INTERNATIONAL LIFE CENTER) File No. BNPL-20010615ABJ) Facility ID No. 135130
For a Construction Permit for a New LPFM Station at Wilson, NC)))
KINGSMILL MINISTRIES, INC.) File No. BNLP-20010615AQC) Facility ID No. 135449
For a Construction Permit for a New LPFM Station at Wilson, NC)))
)

MEMORANDUM OPINION AND ORDER

Adopted: May 17, 2005 Released: May 27, 2005

By the Commission: Commissioners Copps and Adelstein issuing a joint statement.

I. INTRODUCTION

1. The Commission has before it the captioned, mutually exclusive applications of Miracle Christian International Life Center ("Miracle") and Kingsmill Ministries, Inc. ("Kingsmill"), seeking construction permits in the Low Power FM ("LPFM") Broadcast Service at Wilson, North Carolina. In accordance with our procedures, the Commission published notice of the applications' tentative selectee status. No parties filed petitions to deny or informal objections in response to these applications.

II. DISCUSSION

2. Before applying the mutually exclusive selection procedure preference to determine the number of merit points to be awarded to each applicant, we first ascertain the basic eligibility of the applicants. In order to further our diversity goals and foster local, community-based service, we do not allow any broadcaster or other media entity subject to our ownership rules to control or to hold an attributable ownership interest in an LPFM station or enter broadcast-related operating agreements with an LPFM licensee. Additionally, to foster the local nature of LPFM service, we have limited eligibility to local entities during the first two years that LPFM licenses are available. Based on the complete application record, we conclude that Miracle and Kingsmill are qualified to hold an LPFM station license.

² See Public Notice, Closed Groups of Pending Low Power FM Mutually Exclusive Applications Accepted for Filing, DA 04-679, (rel. Mar. 12, 2004).

¹ See Creation of a Low Power Radio Service, Report & Order, 15 FCC Rcd 2205 (2000); Creation of a Low Power Radio Service, Memorandum Opinion & Order on Reconsideration, 15 FCC Rcd 19208 (2000); and Creation of Low Power Radio Service, Second Report & Order, 16 FCC Rcd 8026 (2001).

- 3. Mutually exclusive LPFM applications are subject to the comparative selection procedures set forth in Section 73.872 of the commission's rules.³ This procedure awards a maximum of three points based on three criteria deemed to be most relevant to predicting the applicant best qualified to provide the service for which LPFM spectrum has been allocated. ⁴ Each applicant that certified that it has had an *established community presence of at least two years' duration* is awarded one point. An applicant is deemed to have an established community presence if, for a period of at least two years prior to application, the *applicant* has been physically headquartered, has had a campus, or has had 75 percent of its board members residing within 10 miles of the reference coordinates of the proposed transmitting antenna. Second, an applicant that has *pledged to operate at least 12 hours per day* is awarded one point. Third, an applicant that has *pledged to originate locally at least eight hours of programming per day* is awarded one point. For purposes of this criterion, local origination is defined as the production of programming within 10 miles of the reference coordinates of the proposed transmitting antenna.⁵ The tentative selectee is the applicant with the highest score.
 - 4. Under this comparative selection process, the applicants are awarded the following points:

Established Community Presence. Miracle is entitled to one point because it certifies that for a period of at least two years prior to the filing date of its application, it has existed as an educational institution or organization and has been physically headquartered, has had a campus, or has had 75 percent of its board members residing within 10 miles of the coordinates of the proposed transmitting antenna. Kingsmill is not entitled to one point because it does not certify that it meets the requirements of being physically headquartered, having a campus, or having 75 percent of its board members residing within 10 miles of the reference coordinates of the proposed transmitting antenna for a period of at least two years prior to the filing date of its application.

Proposed Operating Hours. Each applicant is entitled to one point because it pledges to operate at least 12 hours per day.⁸

Local Program Origination. Each applicant is entitled to one point because it pledges to originate at least eight hours of local programming per day.⁹

Total. Accordingly, Miracle is entitled to three points, and Kingsmill is entitled to two points. Thus, Miracle is the prevailing tentative selectee in LPFM Mutually Exclusive Group No. 65. We conclude that grant of Miracle's application would serve the public interest, convenience and necessity.

III. ORDERING CLAUSES

5. Accordingly, IT IS ORDERED, that the application of Kingsmill Ministries, Inc. (File No. BNPL-20010615AQO) IS DISMISSED.

⁵ See id.

³ 47 C.F.R. § 73.872.

⁴ *Id*.

⁶ See File No. BNPL-20010615ABJ ("Miracle Application") at Section III, Question 1(a); see also Exhibit 7.

⁷ See File No. BNPL-20010615AQO ("Kingsmill Application") at Section III, Question 1(a); see also Exhibit 7.

⁸ See Miracle Application at Question 2; see also Kingsmill Application at Question 2.

⁹ See Miracle Application at Question 3; see also Kingsmill Application at Question 3.

6. IT IS FURTHER ORDERED, that the application of Miracle Christian International Life Center (File No. BNPL-20010615ABJ) IS GRANTED.

FEDERAL COMMUNICATIONS COMMISSION

Marlene H. Dortch Secretary

JOINT STATEMENT OF COMMISSIONERS MICHAEL J. COPPS AND JONATHAN S. ADELSTEIN

Re: Applications for Construction Permits for New LPFM Stations

We are pleased that the Commission is moving ahead to license additional low power FM radio stations. These community-based stations are licensed to churches, schools and other local organizations and can help in significant ways to meet the needs of under-represented communities. Low power benefits recording artists by providing more outlets for airplay, especially on a local or regional level. It provides community coverage in often strikingly-successful ways. To promote these local stations, we hope the Commission would also move forward on its recent proceeding on low power FM radio and consider opening a new filing window for the many noncommercial entities that want to offer new low power FM radio services wherever possible.