

***EVANGEL WORLD PRAYER CENTER OF KENTUCKY, INC.  
6900 Billtown Road  
Louisville, KY 40299***

Operations Office:  
3701 Fern Valley Road  
Louisville, KY 40219  
Tel: 502.964.2121 x17

April 19, 2013

Peter Saharko, Attorney Advisor  
Video Division, Media Bureau  
Federal Communications Commission  
445 12<sup>th</sup> Street SW  
Washington, DC 20554  
[peter.saharko@fcc.gov](mailto:peter.saharko@fcc.gov)

RE: WJDE-LD, Nashville, TN, Facility ID #61026  
Letter Inquiry dated March 12, 2013

Dear Mr. Saharko:

We are writing in response to the FCC's letter inquiry (the "Letter Inquiry") dated March 12, 2013 regarding the above captioned WJDE-LD (the "Station"). As we previously advised you via email, the Letter Inquiry was routed to an administrative office in error and did not come to our attention until recently, and we thank you again for your gracious extension of time to respond to the Letter Inquiry.

Initially, please be advised that we have only recently acquired the Station, having consummated BALDTA-20121106AAG on January 31, 2013 from the prior licensee, South Central Communications Corporation ("SCCC"). As we have only been the licensee for just over 2 months, we are still in the process of sorting through materials and assembling our organizational and operational schemes for the Station.

With that background, please let me respond to the questions posed in the Letter Inquiry:

1. Main studio address. We have uploaded the main studio address of 504 Rosedale Avenue, Nashville, TN 37210 to the Station's online public file. This address is where the Station's public file is located.
2. Issues/Program Lists. As noted above, we acquired the Station on January 31, 2013. We have prepared an issues/program list for the 1<sup>st</sup> quarter of 2013, which we have uploaded to the online public file and placed in the Station's

public file. The prior licensee simulcast a co-owned FM station's morning information programming on the Station as part of its public affairs programming and we are attempting to obtain from SCCC copies of all prior issues/program lists for the Station so we may upload same (SCCC maintained the Station public file at its prior main studio but did not provide same to us at closing). Upon receipt of same from SCCC we will upload whatever documents that they provide.

3. Class A Eligibility documents. Again, as noted above, as we acquired the Station on January 31, 2013, we have no way of certifying the Station's compliance with Class A status prior to that date. We have requested SCCC to provide us with documentation concerning Class A eligibility status for the period of time prior to our acquisition of the Station but have not received a formal response yet from them. We are cognizant of our obligations under Section 73.3526(d) of the Commission rules to maintain the materials obtained from SCCC as assignor on a forward going basis, and have uploaded the materials we have received to date that require uploading to the online public file. Since our acquisition of the Station, we have met Class A Eligibility obligations as documented in the attached declaration. We have also uploaded a Class A Eligibility statement to the online public file for the period since our acquisition of the Station (January 31, 2013).

Should you require additional information regarding the foregoing, please direct same to the undersigned and addressed to the operations office above.

Sincerely,



Tom Fawbush, General Manager

cc: WJDE-LD Public File

## DECLARATION OF TOM FAWBUSH

The undersigned hereby declares, under penalty of perjury, as follows:

1. My name is Tom Fawbush and I make this declaration in connection with the FCC's Letter Inquiry regarding Station WJDE-LD, Nashville, TN, dated March 12, 2013. It is based on my personal knowledge and investigation as General Manager of the Station.
2. The current licensee acquired WJDE-LD on January 31, 2013. Prior to that date, WJDE-LD was owned by South Central Communications Corp. ("SCCC"). During the current license term of WJDE-LD, it has broadcast a minimum of 18 hours per day; its has broadcast an average of 3 hours per week of locally produced programming for the first quarter of 2013 (the Station simulcast a locally produced daily information program from 6 am to 7 am Monday through Friday of SCCC co-owned facility WJXA-FM). Since its acquisition of the Station on January 31, 2013, WJDE-LD has (a) complied with all applicable Part 73 operating rules and certifies that it has (b) broadcast a minimum of 18 hours per day and (c) broadcast an average of at least 3 hours per week of locally produced programming for Quarter 1, 2013. I am unable to certify compliance prior to January 31, 2013 as that was the date of our acquisition of the Station and I have no personal knowledge prior to that date.
3. WJDE-LD has added, effective April 16, 2013, another locally produced public affairs program known as "Hope for the Cities", a community affairs program with the Director of the Nashville Inner City Ministry Mr. Lytle Thomas. This weekly half hour program has different guests representing their interests in the city of Nashville. The guest list is a who's who of Nashville from the Mayor, former Mayors, Police Chief, Sheriff, Councilmen, Lawyers, Doctors, Preachers, Directors of non-profits and anyone who has an interest in Nashville.

Dated: April 19, 2013

Signed   
TOM FAWBUSH