



August 18, 2021

Enforcement Bureau
Attention: Elizabeth E. Goldin
Assistant Chief, Investigations and Hearings Division
Enforcement Bureau—EEO Staff
Federal Communications Commission
Washington, D.C. 20554

RE: KRRB, Facility ID No. 88927, Kuna, ID
Response to Random EEO Audit Letter

Dear Ms. Goldin:

This letter responds to the Commission's "random audit" letter ("EEO Audit Letter") dated August 6, 2021 to Pensacola Christian College, Inc. ("Pensacola Christian College"), a non-commercial educational institution, regarding the EEO practices and policies of non-commercial educational Station KRRB, Kuna, ID, (FCC ID No. 88927) ("Station"). Pensacola Christian College is the licensee of KRRB.

Below, we have set forth relevant portions of the text of Question 2 (a), Question 2(b)(v), Question 3 and Question 4 of the EEO Audit Letter, and included a response to each question:

Question 2 (a) Fewer than Five Full-Time Employees.

If the Unit has fewer than five full-time employees (defined by Section 73.2080(e)(1) as employees regularly assigned to work 30 hours a week or more), submit with the response only a list of the Unit's full-time employees identified by job title (no personal names should be provided), the number of hours each is regularly assigned to work per week, and a response to Questions 2(b)(v) below. Please also see Questions 3 and 4 below for guidance regarding brokers and brokered stations.

KRRB has no full-time employee, defined by Section 73.2080(e)(1) as employees assigned to work 30 or more hours per week with KRRB. Accordingly, the Station's Unit has less than five (5) full-time employees.

Question 2 (b)(v) Complaints.

Disclose any pending or resolved complaints involving the Unit filed during the Unit's current license term before any body having competent jurisdiction under federal, state, territorial or local law, alleging unlawful discrimination in the employment practices of the Unit on the basis of race, color, religion, national origin, or sex.

There are no pending or resolved complaints and have been no pending or resolved complaints during the current license term alleging unlawful discrimination in the employment practices of the Unit on the basis of race, color, religion, national origin, or sex.

Question 3 Time Brokerage.—Licensee of brokered station(s) receives audit letter

If any station in the Unit is subject to a time brokerage agreement, the licensee must immediately forward a copy of this letter to the broker under each such agreement.

The Unit Station has no time brokerage agreement and is not subject to a time brokerage agreement.

Question 4—Time Brokerage--Broker receives audit letter from brokered station licensee

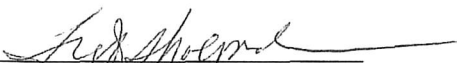
Pensacola Christian College is the licensee of the Unit Station, is not a broker as to the Unit Station, has no broker as to the Unit Station and is not subject to a time brokerage agreement as to the Unit Station.

The undersigned certifies the accuracy and completeness of this response.

Should you have any questions or need additional information, feel free to contact the undersigned, Troy A. Shoemaker, President, at the contact information on the letterhead of this letter, or Jeff Surgeon Pensacola Christian College's Manager of Stations, at jsurgeon@rejoiceradio.org, telephone number 850-478-8496 or legal counsel for Pensacola Christian College, M. Scott Johnson, counsel for the Unit, shown below with contact information.

Sincerely,

PENSACOLA CHRISTIAN COLLEGE

By 
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