

February 18, 2021

Federal Communications Commission  
Enforcement Bureau  
Investigations & Hearings Division  
45 L. Street NE  
Washington, DC 20554

**CERTIFIED MAIL RETURN RECEIPT REQUESTED**

***RE: Complaint and Request for Relief Re: License Holder of Radio Station WQEQ-LP:  
Global Service Center for Quitting Chinese Communist Party***

To the Investigations and Hearings Division:

Our law firm represents Queens Public Communications Network, which manages four public television channels (hereinafter “QPTV”) in the Borough of Queens, New York City. The following is a Complaint and Request for Relief regarding the current holder of a Low Power FM (hereinafter “LPFM”) license for Radio Station WQEQ-LP 105.5, based on Flushing NY. The license holder is the Global Service Center for Quitting Chinese Communist Party (hereinafter “CQCCP”). Based on information and belief, CQCCP has violated the terms of its license and the Federal Communications Commission’s (“FCC’s”) LPFM Radio Regulations.

**Legal Authority**

Section 301 of the Communications Act (hereinafter the “Act”), 47 U.S.C. §301, states in pertinent part that the purpose of the Radio Communications Chapter of the Act is, *inter alia*, to:

Maintain the control of the United States over all the channels of radio transmission; and to provide for the use of such channels...under licenses granted by Federal authority, and no such license shall be construed to create any right, beyond the terms, conditions, and periods of the license.

In addition, Section 312 of the Act, 47 U.S.C. §312, grants the Commission the legal right to revoke any station license for:

(3) willful or repeated failure to operate substantially as set forth in the license; and

(4) willful or repeated violation of, or willful or repeated failure to observe any provision of this chapter or any rule or regulation of the Commission authorized by this chapter...

Based upon information and belief, CQCCP has failed to operate WQEQ-LP 105.5 and has further failed to transmit any programming on the channel for at least one full year. As such, it has repeatedly violated the applicable regulations of the FCC and has further violated the terms of its LPFM radio license.

### **Factual Background**

On February 3, 2017, CQCCP applied for a construction permit, FCC Form 318, for a LPFM Station. In addition to other information contained therein, the Form 318 application listed four Directors, each having a 25% voting interest in the organization: Rong Yi, President; William Chen, Secretary; Zhiyuan Wang, Director; and Sen Nieh, Director. In the application, CQCCP pledged to “originate at least eight hours of programming per day” and further committed to “maintain a publicly accessible main studio that has local origination capability, is reachable by telephone, (and) is staffed at least 20 hours per week between 7 am and 10 pm...” *See Exhibit 1, Section III, Questions 1 and 2 attached hereto.*

On November 6, 2017, CQCCP applied for a Low Power FM Broadcast Station License, FCC Form 319, as a nonprofit educational organization. The application was signed by Rong Yi, President. *See Exhibit 2 attached hereto.* On April 17, 2018, CQCCP was granted an LPFM license for Station 105.5. The Channel/Class is 288LP1 and the Facility ID No. is 197021. The LMS Application ID is 5609BC991496481CBF2AC1B6063EBEB7. The Assigned Numerical ID is 1771151. The “Community of License” is Flushing in Queens, New York. *See Exhibit 3 attached hereto.*

Queens, New York is the most ethnically diverse community in the United States. There are nearly two hundred languages and dialects spoken there. In traveling from neighborhood to neighborhood, one can hear Italian, Urdu, Russian, Hebrew, Polish, Spanish, Cantonese, Hindi, Portuguese, Farsi and Tagalog. When these communities need information concerning, for example, voter registration, free healthcare screenings and immigration policy, the only place where they can find that information, in their own language, is on Queens Public Television.

QPTV manages four community television channels on three different cable systems. These channels reach over 500,000 subscribers. Many of QPTV's programs have won prestigious awards. Solely by way of example, QPTV won six "Hometown Media" Awards from the Alliance for Community Media in 2020, the "Overall Excellence in Public Access Television" by the ACM-Northeast Awards in 2019, and three nominations for the New York Emmy Awards in 2019.

For over a year, QPTV has sought to extend its mission of providing robust local programming and active community engagement to a radio platform. QPTV plans to produce and broadcast audio programming that upholds its community-based objectives and adheres to the same high standards of quality as its television programming. QPTV identified LPFM Station WQEQ at FM 105.5 as a possible local radio station to achieve this goal. For the past year, whenever the staff of QPTV tuned to this station, they discovered there was no programming at all, only static.

QPTV has also attempted on several occasions to contact CQCCP to no avail. Specifically, on October 31, 2019, the President and CEO of Queens Public Communications Network, Daniel Leone, sent a letter to the President of CQCCP, Rong Yi, asking to "discuss various options to either acquire, lease or share this station." He received no response. On January 9, 2020, Mr. Leone sent an email to Allen Yong Zeng, CEO of Sound of Hope Radio Network, which produces



programming for many Chinese language stations throughout the world, apparently including CQCCP. Mr. Leone made the same request to Allen Yong Zeng as he had made to Rong Yi and received no response. *See signed Affidavit of Daniel Leone dated February 9, 2021 attached hereto.*

On August 17, 2020, Dan Cohen of the Cohen Law Group sent letters on behalf of QPTV to Rong Yi and the three other Directors of CQCCP (William Chen, Zhiyuan Wang, and Sen Nieh) at the addresses listed on CQCCP's FCC Form 318 application. Mr. Cohen asked that they contact him to discuss possible options for sharing or otherwise acquiring the station. His letter concluded: "Our understanding is that WQEQ has failed to transmit broadcast signals for at least the past 12-month period and that it has further failed to operate for least 36 hours per week as required by federal law. If our understanding is incorrect, please let me know as soon as possible... We prefer to discuss these issues with you informally rather than file a petition with the FCC, but if you decline to contact us, we will have no other choice."

Mr. Cohen did not receive a response from any of the CQCCP Directors. All four letters of August 17, 2020 were sent certified mail, return receipt requested. Mr. Cohen received unsigned return receipts from Rong Yi and Zhiyuan Wang. The letter to William Chen was returned to sender with the USPS notation "not deliverable as addressed." No receipt or returned letter was received from Sen Nieh. *All the letters cited herein are attached hereto as Exhibit 4.*

### **Violations of License Terms and FCC Regulations**

As noted above, the LPFM radio license that the FCC granted to CQCCP required that FM Station 105.5 "originate at least eight hours of programming per day." Based upon our investigation, CQCCP has violated this requirement due to the fact that there is no programming on the station, let alone programming of eight hours per day.



In addition, Section 73.873 of the FCC's Low Power FM Radio Regulations states as follows: "The license of an LPFM station that fails to transmit broadcast signals for any consecutive 12-month period expires as a matter of law at the end of that period, notwithstanding any provision, term, or condition of the license to the contrary." Given that, according to our investigation, CQCCP has not broadcast for at least the last 12-month period, its license has expired by operation of law.

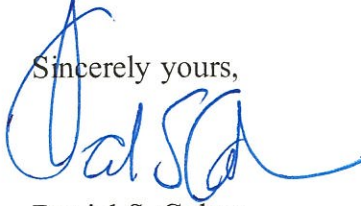
Finally, Section 73.850 of the FCC's Low Power FM Radio Regulations require that "[a]ll LPFM stations are required to operate at least 36 hours per week, consisting of at least 5 hours of operation per day on at least 6 days per week; however, stations licensed to educational institutions are not required to operate on Saturday or Sunday or to observe the minimum operating requirements during those days designated on the official school calendar as vacation or recess periods." As there is no programming on FM Station 105.5, CQCCP is also in violation of this FCC regulation.

### **Requested Relief**

Pursuant to Section 312 of the Communications Act, 47 U.S.C. §312, as referenced above, the Commission has the legal right to revoke the station license of CQCCP. As required by this statutory provision, CQCCP has repeatedly failed to operate as set forth in its license and has repeatedly violated and failed to observe the above-referenced regulations of the Commission. As such, we respectfully request that the Enforcement Bureau revoke the LPFM license now held by CQCCP for LPFM Station 105.5. We respectfully defer to the Bureau as to the actions it decides to take prior to issuing such revocation, including but not limited to, a Letter of Inquiry (LOI), field inspection and/or Notice of Violation.

FCC Enforcement Bureau  
Investigations & Hearings Division  
February 18, 2021

Thank you for your consideration of this Complaint and Request for Relief. Please feel free to contact me directly to discuss this matter further.

Sincerely yours,  
  
Daniel S. Cohen

cc: Daniel Leone, President and CEO, Queens Public Communications Corporation

## CERTIFICATE OF SERVICE

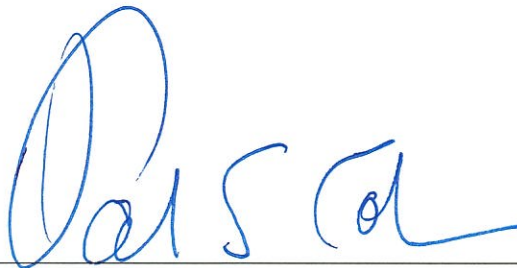
I, Daniel S. Cohen, hereby certify that on February 18, 2021, I sent the Complaint and Request for Relief Regarding License Holder of Station WQEQ-LP ("Complaint") to the Enforcement Bureau, Investigations & Hearings Division of the Federal Communications Commission, 45 L. Street NE, Washington, DC 20554 via certified mail, return receipt requested. On February 18, 2021, I also served a copy of the Complaint on the all of the Directors of the Global Service Center for Quitting Chinese Communist Party at the addresses listed on its FCC Form 318 Application as follows:

Rong Yi  
13529 41<sup>st</sup> Road, Apt. 7A,  
Flushing, NY 11354

William Chen  
133-47 Sanford Ave., Apt. 5H  
Flushing, NY 11355

Zhiyuan Wang  
33-47 Union Street  
Flushing, NY 11354

Sen Nieh  
13131 Broadmore Road  
Silver Spring, MD 20904



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Daniel S. Cohen  
Cohen Law Group  
Counsel for Queens Public Communications Network



SIGNED AFFIDAVIT OF  
DANIEL LEONE, PRESIDENT & CEO,  
QUEENS PUBLIC COMMUNICATIONS NETWORK,  
DATED FEBRUARY 9, 2021



## **Queens Public Television**

41-61 Kissena Boulevard, Suite 2077, Flushing, NY 11355  
718-886-8160 FAX 718-886-8168  
Internet Address <http://www.qptv.org>

### **AFFIDAVIT OF DANIEL LEONE**

I, Daniel Leone, am President and Chief Executive Officer of Queens Public Communications Network, which operates Queens Public Television (“QPTV”). QPTV manages four community television channels on three different cable systems in the Borough of Queens, New York. These channels reach over 500,000 cable television subscribers.

QPTV has developed plans to extend its mission of providing local programming and active community engagement to a local radio platform. We wish to broadcast audio content that fulfills our objective of producing high-quality, community-based programming. We identified LPFM Station WQEQ at 105.5 as a possible local radio platform to achieve this goal.

Once we determined that the Global Service Center for Quitting Chinese Communist Party (“CQCCP”) is the licensee for this station, I attempted to contact the organization to determine whether we could acquire, lease, or otherwise share the station. On October 31, 2019, I sent a letter to the President of CQCCP, Rong Yi, but received no response. On January 9, 2020, I sent an email to Allen Yong Zeng, CEO of Sound of Hope Radio Network, which produces programming for many Chinese language stations throughout the world, apparently including CQCCP. I made the same request to Mr. Zeng as I had made to Rong Yi. Mr. Zeng did not respond, nor did I receive any substantive response from any person responding on his behalf.



## Queens Public Television

QPTV also monitored the station at FM 105.5 to listen to the programming that it offers and found that it offered no programming at all. Over the course of the past year, I have asked an agent of QPTV to periodically tune into this station to listen to its programming. Each and every time, the agent discovered there was no programming at all on the station, only audio static.

Given that it appears that LPFM Station 105.5 has been dormant for at least a year, we respectfully ask that the FCC revoke the current license and allow QPTV to apply for the license in order to serve the interests of the public. I certify that the statements made in this Affidavit are true and correct to the best of my knowledge.

Signature: Daniel Leone

Print: DANIEL LEONE

Date: FEB 09, 2021



# **EXHIBIT 1**

**FCC FORM 318: APPLICATION FOR  
CONSTRUCTION PERMIT FOR LPFM BROADCAST  
STATION**

## FCC 318

APPLICATION FOR CONSTRUCTION PERMIT FOR A LOW POWER FM  
BROADCAST STATIONFOR COMMISSION USE ONLY  
FILE NO.

BNPL - 20131114ARE

Read INSTRUCTIONS Before Filling Out Form

## Section I - General Information

1. Legal Name of the Applicant THE GLOBAL SERVICE CENTER FOR QUITTING CHINESE COMMUNIST PAR	
Mailing Address 40-46 MAIN STREET SUITE 201	
City FLUSHING	State or Country (if foreign address) NY
Telephone Number (include area code) 7183588870	E-Mail Address (if available) RONGYI@TUIDANG.ORG
FCC Registration Number: 0023127632	Call Sign NEW
2. Contact Representative (if other than applicant) RONG YI	
Telephone Number (include area code) 7183588870	E-Mail Address (if available) RONGYI@TUIDANG.ORG
3. Application Purpose <input type="radio"/> New station <input type="radio"/> Major change in licensed facility <input type="radio"/> Minor change in licensed facility <input type="radio"/> (a) File number of original construction permit: <input type="radio"/> (b) Station location: FLUSHING NY If an amendment, submit as an Exhibit a listing by Section and Question Number the portions of the pending application that are being revised.	
[Exhibit 1]	

NOTE: The failure to include an explanatory exhibit providing full particulars in connection with a "No" response may result in dismissal of the application. See General



**Instructions, Paragraph I for additional information regarding the completion of explanatory exhibits.**

**Section II - Legal**

New LPFM station applicants must complete all questions in Section II. Major and minor change applicants must complete only questions 1, 4, 6, 7 and 9.

<p>1. <b>Certification.</b> Applicant certifies that it has answered each question in this application based on its review of the application instructions and worksheets. Applicant further certifies that where it has made an affirmative certification below, this certification constitutes its representation that the application satisfies each of the pertinent standards and criteria set forth in the application, instructions, and worksheets.</p>	<p><input checked="" type="radio"/> Yes <input type="radio"/> No</p>
<p>2. <b>Eligibility.</b> Each applicant must answer "Yes" to one and "No" to two of the three following certifications. An applicant should <b>not</b> submit an explanatory exhibit in connection with these Question 2 "No" responses.</p> <p>The applicant certifies that:</p> <p>a. it is a nonprofit educational organization; or</p> <p>b. it is a Tribe or Tribal organization; or</p> <p>c. it is a state or local government or a non-government entity that proposes a noncommercial public safety radio service to protect the safety of life, health, or property.</p> <p>If the answer to 2c is "Yes" and the applicant is submitting multiple applications, is this application the "priority" application? <i>See Creation of a Low Power Radio Service, Memorandum Opinion and Order on Reconsideration, 15 FCC Rcd 19208, 19239-40, 79-80 (2000).</i></p> <p>Note: An applicant that answers "Yes" to 2a. must include an exhibit that describes the applicant's educational program and how its proposed station will be used to advance its educational program. If the applicant is incorporated, the exhibit must include the state and date of applicant's incorporation. If the applicant is unincorporated, the exhibit must include the state in which it is registered or otherwise recognized and the date of such registration or recognition.</p>	<p><input checked="" type="radio"/> Yes <input type="radio"/> No</p> <p><input type="radio"/> Yes <input checked="" type="radio"/> No</p> <p><input type="radio"/> Yes <input checked="" type="radio"/> No</p> <p><input type="radio"/> Yes <input type="radio"/> No <input checked="" type="radio"/> N/A</p> <p>[Exhibit 2]</p>
<p>An applicant answering "Yes" to 2b. must include an exhibit that specifies whether the applicant is a Tribe or Tribal organization, and describes its proposed noncommercial service. If the applicant is a Tribal organization and is incorporated, the exhibit also must state which Tribe or Tribes own or control the applicant, and specify the state and date of applicant's incorporation. If the applicant is a Tribal organization and is not incorporated, the exhibit must state which Tribe or Tribes own or control the applicant, and specify the state in which the applicant is registered or otherwise recognized and the date of such registration or recognition.</p> <p>An applicant that answers "Yes" to 2c. must include an exhibit that describes the applicant's public safety radio program and how the proposed station will be used to protect the safety of life, health or property. If the applicant is a non-governmental entity and is incorporated, the exhibit must include the state and date of applicant's incorporation. If the applicant is a non-governmental entity and is not incorporated, the exhibit must include the state in which it is registered or otherwise recognized and the date of such registration or recognition.</p>	
<p>3. <b>Parties to the Application.</b></p>	
<p>a. List separately each party to the application including, as applicable, the applicant, its officers, directors, five percent or greater stockholders, non-insulated partners, members, and all other persons and entities with attributable interests. If a corporation or partnership holds an attributable interest in the applicant, list separately, as applicable, its officers, directors, five percent or greater stockholders, non-insulated partners, and board members. Create a separate row for each individual or entity. Attach additional pages if necessary.</p> <p>(1) Name and address of party.</p> <p>(2) Citizenship.</p> <p>(3) Positional Interest: Officer, director, general partner, limited partner, LLC member, or investor/creditor attributable under the Commission's equity/debt plus standard.</p> <p>(4) Percentage of votes.</p>	



(5) Percentage of total assets (equity plus debt).  
[Enter Parties/Owners Information]

#### Parties to the Application

List separately each party to the application including, as applicable, the applicant, its officers, directors, five percent or greater stockholders, non-insulated partners, members, and all other persons and entities with attributable interests. If a corporation or partnership holds an attributable interest in the applicant, list separately, as applicable, its officers, directors, five percent or greater stockholders, non-insulated partners, and board members. Create a separate row for each individual or entity. Attach additional pages if necessary.

- (1) Name and address of party.  
(2) Citizenship.  
(3) Positional Interest: Officer, director, general partner, limited partner, LLC member, or investor/creditor attributable under the Commission's equity/debt plus standard.  
(4) Percentage of votes.  
(5) Percentage of total assets (equity plus debt).

(1) Name and Address	(2) Citizenship	(3) Positional Interest	(4) Percentage of Votes	(5) Percentage of total assets
RONG YI, 13259 41ST ROAD, APT 7A, FLUSHING, NY 11354	US	PRESIDENT-DIRECTOR	25	0

(1) Name and Address	(2) Citizenship	(3) Positional Interest	(4) Percentage of Votes	(5) Percentage of total assets
WILLIAM CHEN, 133-47 SANFORD AVE, APT 5H, FLUSHING, NY 11355	US	SECRETARY-DIRECTOR	25	0

(1) Name and Address	(2) Citizenship	(3) Positional Interest	(4) Percentage of Votes	(5) Percentage of total assets
ZHUYUAN WANG, 33-47 UNION STREET, FLUSHING, NY 11354	US	DIRECTOR	25	0

(1) Name and Address	(2) Citizenship	(3) Positional Interest	(4) Percentage of Votes	(5) Percentage of total assets
SEN NIEH, 13131 BROADMORE ROAD, SILVER SPRING, MD 20904	US	DIRECTOR	25	0

b. Applicant certifies that equity and financial interests not set forth above are non-attributable.

☒ Yes ☐ No  
☐ N/A

See Explanation in  
[Exhibit 3]

4. **Community-Based Criteria.** The applicant certifies that:

a. it is a nonprofit educational organization that is physically headquartered or has a campus within 16.1 kilometers (10 miles), if applicant is in the top 50 urban markets, or 32.1 kilometers (20 miles) if applicant is outside the top 50 urban markets, of the proposed transmitting antenna site specified in this application. ☒ Yes ☐ No

b. it is a nonprofit educational organization that has 75 percent of its board members residing within 16.1 kilometers (10 miles), if applicant is in the top 50 urban markets, or 32.1 kilometers (20 miles) if applicant is outside the top 50 urban markets, of the proposed transmitting antenna site specified in this application. ☒ Yes ☐ No



<p>c. it is a Tribe and its Tribal Lands, as that term is defined in Section 73.7000 of the Commission's rules, are within the service area of the proposed LPFM station; or it is a Tribal organization owned or controlled by a Tribe (or Tribes) and such Tribe's (or Tribes') Tribal Lands, as that term is defined in Section 73.7000 of the Commission's rules, are within the service area of the proposed LPFM station. See 47 C.F.R. Sections 73.853(c) and 73.7000.</p>	<p><input checked="" type="radio"/> Yes <input type="radio"/> No</p>
<p>d. it proposes a public safety radio service and has jurisdiction within the service area of the proposed LPFM station.</p>	<p><input type="radio"/> Yes <input checked="" type="radio"/> No</p>
<p>Note: An applicant should <b>not</b> submit an explanatory exhibit in connection with these Question 4 "No" responses.</p>	
<p><b>5. Ownership.</b></p>	
<p>a. Applicant certifies that it and all parties to the application comply with the multiple ownership limits set forth in Section 73.855 of the Commission's rules. See 47 C.F.R. Section 73.855.</p>	<p><input checked="" type="radio"/> Yes <input type="radio"/> No See Explanation in [Exhibit 4]</p>
<p>b. Applicant certifies that it and all parties to the application comply with the cross-ownership limits set forth in Section 73.860 of the Commission's rules. See 47 C.F.R. Section 73.860.</p>	<p><input checked="" type="radio"/> Yes <input type="radio"/> No See Explanation in [Exhibit 5]</p>
<p>c. Applicant certifies that it and all parties to the application comply with the Commission's policies relating to media interests of immediate family members.</p>	<p><input checked="" type="radio"/> Yes <input type="radio"/> No See Explanation in [Exhibit 6]</p>
<p>d. Applicant certifies that it and all parties to the application comply with the Commission's policies relating to investor insulation and the non-participation of non-party investors or creditors.</p>	<p><input checked="" type="radio"/> Yes <input type="radio"/> No See Explanation in [Exhibit 7]</p>
<p><b>6. Character Issues.</b> The applicant certifies that neither the applicant nor any party to the application has or has had any interest in, or connection with:</p> <p>a. any broadcast application in any proceeding where character issues were left unresolved or were resolved adversely against the applicant or party to the application; or</p> <p>b. any pending broadcast application in which character issues have been raised.</p>	
<p><b>7. Adverse Findings.</b> The applicant certifies that no adverse finding has been made and no adverse final action has been taken by any court or administrative body as to the applicant, any party to this application, or any non-party equity owner in the applicant, in a civil or criminal proceeding brought under the provisions of any law related to the following: any felony; mass media related antitrust or unfair competition; fraudulent statements to another governmental unit; or discrimination?</p> <p>If the answer is "No," attach as an Exhibit a full disclosure concerning the persons and matters involved, including an identification of the court or administrative body and the proceeding (by dates and file numbers), and a description of the disposition of the matter. Where the requisite information has been earlier disclosed in connection with another application or as required by 47 C.F.R. Section 1.65, the applicant need only provide: (i) an identification of that previous submission by reference to the file number in the case of an application, the call letters of the station regarding which the application or Section 1.65 information was filed, and the date of filing; and (ii) the disposition of the previously reported matter.</p>	<p><input checked="" type="radio"/> Yes <input type="radio"/> No [Exhibit 9]</p>
<p><b>8. Unlicensed Operation.</b> The applicant certifies, under penalty of perjury, that neither the applicant nor any party to the application has engaged in any manner, individually or with other persons, groups, organizations, or other entities, in the unlicensed operation of any station in violation of Section 301 of the Communications Act of 1934, as amended, 47 U.S.C. Section 301.</p>	
<p><b>9. Anti-Drug Abuse Act Certification.</b> Applicant certifies that neither the applicant nor any party to the application is subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862.</p>	
<p><input checked="" type="radio"/> Yes <input type="radio"/> No</p>	



### Section III - Point System Factors

New station and major change applicants must complete the following questions.

Point system factors are used only for selection among mutually exclusive applications for new LPFM stations and major modifications of authorized LPFM stations. Mutually exclusive applicants will be awarded a point for each of the following:

1. <b>Established community presence.</b>		
a. <b>Nonprofit educational organizations.</b> The applicant certifies that, for a period of at least two years prior to the date of this application, it has existed as a nonprofit educational organization and has been physically headquartered, has had a campus, or has had seventy-five percent of its board members residing within 16.1 kilometers (10 miles), for the top 50 urban markets, or 32.1 kilometers (20 miles), outside the top 50 urban markets, of the coordinates of the proposed transmitting antenna.		<input checked="" type="radio"/> Yes <input type="radio"/> No
An applicant claiming a point under 1a. must submit an exhibit documenting its established community presence. <i>See instructions.</i>		
b. <b>Tribes and Tribal organizations.</b> The applicant certifies that it is a Tribe and that its Tribal Lands are within the service area of the proposed LPFM station; or that it is a Tribal organization owned or controlled by a Tribe (or Tribes) and its (or their) Tribal Lands are within the service area of the proposed LPFM station.		<input type="radio"/> Yes <input checked="" type="radio"/> No
c. <b>Public Safety Radio Service.</b> The applicant certifies that, for a period of at least two years prior to the date of this application, it has had jurisdiction within the service area of the proposed public safety radio service LPFM station.		<input type="radio"/> Yes <input checked="" type="radio"/> No
2. <b>Local program origination.</b> The applicant pledges to originate locally at least eight hours of programming per day.		<input checked="" type="radio"/> Yes <input type="radio"/> No
3. <b>Main studio.</b> The applicant pledges to maintain a publicly accessible main studio that has local program origination capability, is reachable by telephone, is staffed at least 20 hours per week between 7 a.m. and 10 p.m., and is located within 16.1 kilometers (10 miles) of the proposed site for the transmitting antenna for applicants in the top 50 urban markets and 32.1 kilometers (20 miles) for applicants outside the top 50 urban markets.		<input checked="" type="radio"/> Yes <input type="radio"/> No
The applicant claiming a point under 3. must provide the proposed address and telephone number for the main studio.		
Address: 40-46 MAIN STREET SUITE 201 City FLUSHING Telephone Number (include area code) 7183588870		
State or Country (if foreign address) NY		Zip Code 11354-
E-Mail Address (if available) RONGYI@TUIDANG.ORG		
4. <b>Local program origination and main studio.</b> The applicant certifies that it qualifies for a point under both the local program origination and the main studio criteria.		<input checked="" type="radio"/> Yes <input type="radio"/> No
5. <b>Diversity of ownership.</b> The applicant certifies that neither it nor any party to the application holds an attributable interest in any other broadcast station.		<input checked="" type="radio"/> Yes <input type="radio"/> No
6. <b>Tribes or Tribal organizations.</b> The applicant certifies it is a Tribe proposing to locate its transmitting antenna site on its Tribal Lands, or a Tribal organization proposing to locate its transmitting antenna site on the Tribal Lands of the Tribe or Tribes that own or control more than 51 percent of the organization.		<input type="radio"/> Yes <input checked="" type="radio"/> No



**Section IV - Involuntary Time-Share Information**

New station and major change applicants must complete the following questions.

This information will be used only for selection among mutually exclusive applications for new LPPM stations and major modification of authorized LPPM stations and only in the event that two or more applications are tied after the point analysis. See 47 C.F.R. Section 73.872.

1. <b>Established Community Presence:</b> Provide the date on which the applicant qualified 06/17/2005 (mm/dd/yyyy) as local. See 47 C.F.R. Section 73.853(b).	
Applicant certifies that it has remained local at all times since this date.	<input checked="" type="radio"/> Yes <input type="radio"/> No

**Section V - Certification**

The applicant certifies that the statements in this application are true, complete, and correct to the best of its knowledge and belief, and are made in good faith.

The applicant acknowledges that all certifications and attached Exhibits are considered material representations.

The applicant acknowledges that the submission of false or misleading statements will subject the applicant to fines, revocation of license(s), and applicable criminal penalties.

The applicant hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by licensee or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended.)

Typed or Printed Name of Person Signing RONG YI	Typed or Printed Title of Person Signing PRESIDENT
Signature	Date 10/14/2014

**Section VI - LPPM Engineering, Tech Box**

**TECHNICAL SPECIFICATIONS**

Applicants must list technical specifications accurately. Contradictory data found elsewhere in this application will be disregarded. All items must be completed. The response "on file" is not acceptable.

**TECH BOX**

1. Channel: 288	
2. Antenna Location Coordinates: (NAD 27)	

Latitude:	Degrees 40 Minutes 44 Seconds 50.7 <input checked="" type="radio"/> North <input type="radio"/> South	
Longitude	Degrees 73 Minutes 44 Seconds 3.3 <input checked="" type="radio"/> West <input type="radio"/> East	
3. Antenna Structure Registration Number:	<input checked="" type="checkbox"/> Not Applicable <input type="checkbox"/> Notification filed with FAA	
4. Antenna Location Site Elevation Above Mean Sea Level:	48 meters	
5. Overall Tower Height Above Ground Level:	41 meters	
6. Height of Radiation Center Above Ground Level:	40 meters	
7. Power and height limitations. By checking "Yes", the applicant acknowledges that it will be authorized to operate within the parameters defined in 47 C.F.R. Section 73.811 as calculated based on the data specified herein.	<input checked="" type="radio"/> Yes <input type="radio"/> No	

An explanatory exhibit providing full particulars must be submitted for each question for which a "No" response is provided.

8. a. <b>Interference.</b> The applicant certifies that the proposed facility complies with all pertinent distance separation requirements of 47 C.F.R. Section 73.807.	<input type="radio"/> Yes <input checked="" type="radio"/> No See Explanation in [Exhibit 11]
Note: New station applications that fail to meet all of the co-channel and first-adjacent channel separation requirements set forth in 47 C.F.R. Section 73.807 will be returned and will not be provided an opportunity to file a curative amendment.	
An applicant seeking a waiver of second-adjacent channel minimum distance separation requirements must submit an exhibit demonstrating that the proposed station operations will not result in interference to any authorized radio service. See instructions for additional information.	
b. <b>Interference to Translator or Booster Input Signals.</b> The applicant certifies that the proposed facility complies with all pertinent requirements of 47 C.F.R. Section 73.827(a).	<input checked="" type="radio"/> Yes <input type="radio"/> No <input type="radio"/> N/A See Explanation in [Exhibit 12]
Note: Where Section 73.827(a) is applicable, an applicant must certify that the proposed facility complies with the distance separation requirements set forth in that section or demonstrate that "no actual interference" would occur based on either the signal strength ratio showing or minimum distance separation formula set forth in 47 C.F.R. Section 73.827(a) or an alternative technical arrangement agreed to by both the applicant and the affected FM translator or FM booster station.	
9. <b>TV Channel 6 Interference (Channel 201-220).</b> The applicant certifies that the proposed facility complies with 47 C.F.R. Section 73.825.	<input checked="" type="radio"/> Yes <input type="radio"/> No <input type="radio"/> N/A See Explanation in [Exhibit 13]
10. <b>National Environmental Policy Act.</b> The applicant certifies, based on its completion of Worksheets 2 and 3 and its review of the instructions to this application, that the proposed facility is excluded from environmental processing under 47 C.F.R. Section 1.1306 (i.e., the facility will not have a significant environmental impact and complies with the maximum permissible radiofrequency electromagnetic exposure limits for controlled and uncontrolled environments). Unless the applicant can determine compliance through the use of the attached General Environmental and RF Exposure Worksheets, an <b>Exhibit is required.</b>	<input checked="" type="radio"/> Yes <input type="radio"/> No See Explanation in [Exhibit 14]



**THE FOLLOWING PREPARER'S CERTIFICATION MUST BE COMPLETED AND SIGNED.**

**PREPARER'S CERTIFICATION**

I certify that I have prepared Section V (Engineering Data) on behalf of the applicant, and that after such preparation, I have examined and found it to be accurate and true to the best of my knowledge and belief.

Name KYLE FISHER		Relationship to Applicant (e.g., Consulting Engineer) CONSULTING ENGINEER	
Signature		Date 10/14/2014	
Mailing Address 15640 PIEDMONT PLACE			
City WOODBIDGE	State or Country (if foreign address) VA		Zip Code 22193-
Telephone Number (include area code) 7034942101	E-Mail Address (if available) KYLE@SMITHANDFISHER.COM		

WILLFUL FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. CODE, TITLE 47, SECTION 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

**Exhibits**

**Exhibit 1**

**Description:** EXHIBIT 1

THIS AMENDMENT REFLECTS THE ANTENNA SITE CHANGE. UNDER THE AGGREGATION AND TIME SHARE AGREEMENT PREVIOUSLY FILED, GLOBAL SERVICE CENTER FOR QUITTING CHINESE COMMUNIST PARTY AND AMERICAN CLEARSTREAM AND THE ROMAN CATHOLIC DIOCESE OF BROOKLYN WILL CO-LOCATE AND SHARE THE FACILITY. THIS AMENDMENT WILL IMPLEMENT THE AGREEMENT.

**Attachment 1**

**Exhibit 2**

**Description:** ARTICLE OF INCORPORATION AND MISSION STATEMENT

- 1) ARTICLE OF INCORPORATION
- 2) MISSION STATEMENT AND PROGRAM SCHEDULE
- 3) FORM 990 FOR QCCP-2012

**Attachment 2**



Description	
Article of Incorporation	
Mission statement and schedule of educational programs	
Form 990 for QCCP-2012	

**Exhibit 10**

**Description:** LOCAL RESIDENCE DECLARATION

- 1)LOCAL RESIDENCE DECLARATION
- 2)SECTION III LOCAL PRESENCE POINT EXHIBIT 10

**Attachment 10**

Description	
Section III local presence declaration	
Section III local presence exhibit 10	

**Exhibit 11**

**Description:** COMPREHENSIVE TECHNICAL EXHIBIT INCLUDING SECOND ADJACENT CHANNEL WAIVER

COMPREHENSIVE TECHNICAL EXHIBIT INCLUDING SECOND ADJACENT CHANNEL WAIVER.

**Attachment 11**

Description	
COMPREHENSIVE TECHNICAL EXHIBIT INCLUDING SECOND ADJACENT CHANNEL WAIVER	

**Exhibit 12**

**Description:** SEE COMPREHENSIVE TECHNICAL EXHIBIT

SEE COMPREHENSIVE TECHNICAL EXHIBIT

**Attachment 12**

**Exhibit 13**

**Description:** SEE COMPREHENSIVE TECHNICAL EXHIBIT

SEE COMPREHENSIVE TECHNICAL EXHIBIT

**Attachment 13**

**Exhibit 14**

**Description:** SEE COMPREHENSIVE TECHNICAL EXHIBIT

SEE COMPREHENSIVE TECHNICAL EXHIBIT

**Attachment 14**

## **EXHIBIT 2**

**FCC FORM 319: APPLICATION FOR A LOW POWER  
FM BROADCAST STATION LICENSE**



## FCC 319

## APPLICATION FOR A LOW POWER FM BROADCAST STATION LICENSE

FOR COMMISSION USE ONLY  
FILE NO.

BL - 20171106ABJ

Read INSTRUCTIONS Before Filing Out Form

## Section I - General Information

1. Legal Name of the Applicant THE GLOBAL SERVICE CENTER FOR QUITTING CHINESE COMMUNIST PAR		State or Country (if foreign address) NY		ZIP Code 11354 -
Mailing Address 40-46 MAIN STREET SUITE 201				
City FLUSHING				
Telephone Number (include area code) 7183588870		E-Mail Address (if available) RONGYI@TUIDANG.ORG		
FCC Registration Number: 0023127632		Call Sign WQEQ-LP	Facility ID Number 197021	
2. Contact Representative (if other than Applicant) RONG YI		Firm or Company Name THE GLOBAL SERVICE CENTER FOR QUITTING CHINESE COMMUNIST PAR		
Telephone Number (include area code) 7183588870		E-Mail Address (if available) RONGYI@TUIDANG.ORG		
3. Station Location: City FLUSHING		State NY		
4. Program Test Authority (check one)				
<input checked="" type="radio"/> Application for license to cover construction permit for LPFM subject to successive license term restrictions (47 C.F.R. Section 73.872(d)). Complete Sections II, III, and VI.				
Stations subject to successive license term restrictions are not eligible for the automatic program test provisions of 47 C.F.R. Section 73.1620(a)(5). Such stations may commence program test operations only upon the receipt of written notification from the Commission.				
List construction permit numbers and facility IDs for all facilities involved in the applicant's successive license term authorization.				
Permit Number		Facility ID		
-		-		
-		-		
-		-		
-		-		
-		-		



<input type="checkbox"/>	Application for license to cover construction permit for LPFM station subject to special operating conditions that restrict program test authority. <b>Complete Sections II, III, and VI.</b>		
<input type="checkbox"/>	Applicants with construction permits that include program test authority conditions, other than those that relate to successive license term conditions, may commence program test operations only upon the receipt of written notification from the Commission.		
<input checked="" type="checkbox"/>	Stations operating pursuant to automatic program test authority.		
<b>5. Purpose of Application:</b>			
<input checked="" type="checkbox"/>	Application for license to cover construction permit for LPFM station. <b>Complete Sections II, III, and VI.</b>		
<input type="checkbox"/>	Application for modification of transmission parameters of licensed facility (47 C.F.R. Section 73.875(e)). <b>Complete Sections II, IV, and VI.</b>		
<input type="checkbox"/>	Application for modification of hours of operation for licensed facility pursuant to changes in a time-share agreement (47 C.F.R. Section 73.875(e)). <b>Complete Sections II, and V.</b>		
<input type="checkbox"/>	Amendment to a pending license application		
	If an amendment, <b>submit as an Exhibit</b> a listing by section and question number the portions of the pending application that are being revised. [Exhibit 1]		

## Section II - Legal

1.	<b>Certification.</b> Applicant certifies that it has answered each question in this application based on its review of the application instructions and worksheets. Applicant further certifies that where it has made an affirmative certification below, this certification constitutes its representation that the application satisfies each of the pertinent standards and criteria set forth in the application instructions.	<input checked="" type="radio"/> Yes <input type="radio"/> No
2.	<b>Changed Circumstances.</b> Applicant certifies that, apart from changes already reported, no cause or circumstance has arisen since the grant of the underlying construction permit which would result in any statement or representation contained in the construction permit application now being incorrect.	<input checked="" type="radio"/> Yes <input type="radio"/> No See Explanation in [Exhibit 2]
3.	<b>Anti-Drug Abuse Act Certification.</b> Applicant certifies that neither applicant nor any party to the application is subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862.	<input checked="" type="radio"/> Yes <input type="radio"/> No
The applicant certifies that the statements in this application are true, complete, and correct to the best of its knowledge and belief, and are made in good faith. The applicant acknowledges that all certifications and attached Exhibits are considered material representations. The applicant hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended.)		
Typed or Printed Name of Person Signing RONG YI		Typed or Printed Title of Person Signing PRESIDENT
Signature		Date 11/06/2017



### Section III

#### APPLICATION TO COVER A CONSTRUCTION PERMIT.

1. <b>Most recent construction permit file number</b> (starts with the prefix BNPL or BMPL).	BMPL-20170203ABN
2. <b>Constructed Facility.</b> The facility was constructed as authorized in the underlying construction permit.	<input checked="" type="radio"/> Yes <input type="radio"/> No See Explanation in [Exhibit 3]
3. <b>Special Operating Conditions.</b> The facility was constructed in compliance with all special operating conditions, terms, and obligations described in the construction permit.	<input checked="" type="radio"/> Yes <input type="radio"/> No See Explanation in [Exhibit 4]
4. Complete Section VI.	

### Section VI

#### ENGINEERING SPECIFICATIONS.

Applicants must list technical specifications accurately. Contradictory data found elsewhere in this application will be disregarded. All items must be completed. The response "on file" is not acceptable.

#### TECH BOX

1. Effective Radiated Power:	19 watts		
2. Transmitter Power Output:	32 watts		
3. Antenna Data			
Manufacturer	Model	Number of Sections	Spacing Between Sections (wavelength)
SWR	FM 1	4	4.6
4. <b>Transmitter Power Output.</b> The applicant certifies that the operating transmitter power output specified in question 2., above, produces the effective radiated power specified in question 1., above.			
<input checked="" type="radio"/> Yes <input type="radio"/> No See Explanation in [Exhibit 5]			

### Exhibits

#### Exhibit 3

**Description:** STUDIO RELOCATION

STUDIO HAS RELOCATED AND BUILT AT THE FOLLOWING LOCATION:



136-20 38TH AVE., OFFICE 3A-1, ROOM 108,  
FLUSHING, NY 11354

---

**Attachment 3**

---

## **EXHIBIT 3**

LPFM LICENSE FOR WQEQ-LP, FLUSHING, NY



WQEQ-LP NY FLUSHING

USA

EL LIC

Licensor: THE GLOBAL SERVICE CENTER FOR QUITTING CHINESE COMMUNIST PAR  
Service Designation: FL Low Power FM (LPFM) station or application  
Channel/Class: 28LP1 Frequency: 105.5 MHz  
File No.: BL-20171106ABJ Facility ID number: 197021  
LMS Application ID: 5609BC991496481CBF2AC1B6063EBEB7 (Assigned numerical ID: 1771151)  
Licensed date: 2018-04-17

Technical Data

Links & Maps

40° 44' 51.80" N Latitude 40.747722 Previous NAD27 coordinates:  
73° 43' 59.90" W Longitude (NAD 83) -73.733306 40° 44' 51.50"  
Use NAD83 for FM CP and license filings 73° 44' 01.50"

Effective Radiated Power (ERP): Polarization: Horizontal Vertical  
Antenna radiation center Height Above Average Terrain: 69. 0. kW ERP  
Antenna radiation center Height Above Mean Sea Level: 88. 0. meters HAAT - Calculate HAAT  
Antenna radiation center Height Above Ground Level: 40. 0. meters AMSL  
meters AGL

Non-Directional Antenna ID No.: - ( 81587FB24E264285A9AFC1B6063EBEB7 ) Pattern Rotation: 0.0  
Antenna Make: SWR Antenna Model: FM 1  
No. of antenna sections: 4

\*\*\* 1 Records Retrieved \*\*\*

Return to FM Query Data Entry screen

## **EXHIBIT 4**

LETTERS TO GLOBAL SERVICE CENTER FOR  
QUITTING CHINESE COMMUNIST PARTY



## Queens Public Television

41-61 Kissena Boulevard, Suite 2077, Flushing, NY 11355

718-886-8160 FAX 718-886-8168

Internet Address <http://www.qptv.org>

October 31, 2019

The Global Service Center for Quitting Chinese Communist Party  
40-46 Main Street, Suite 201  
Flushing, NY 11354  
Attn: RONG YI, President

Dear Rong Yi,

My company, Queens Public Communications Corporation (QPCC), manages and facilitates four (4) community television channels on three (3) different cable systems in the Borough of Queens, New York City. We reach over 500,000 basic cable subscribers.

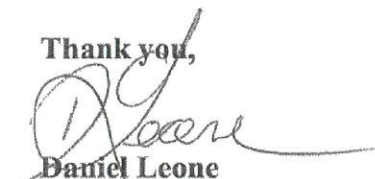
I am contacting you to inquire about the Low Power FM radio license that you represent, specifically WQEQ-LP 105.5 Flushing, New York.

Recently, the FCC is aggressively reviewing these LP licenses for compliance to ownership rules. As you know, some of these rules require that there is no fallow time. Inactive stations may have their licenses revoked. In addition, another party can challenge this license and acquire the station from the current license holder.

QPCC would like to discuss various options to either acquire, lease, or share this station. We are located in downtown Flushing, New York. The numerous ethnic groups that reside there reflect Flushing's diversity.

If you are inclined to discuss this further, please do not hesitate to contact me.

Thank you,



Daniel Leone  
President/CEO, QPCC  
[Dleone@QPTV.org](mailto:Dleone@QPTV.org)



**Dan Leone**

Thu, Jan 9, 2:43  
PM (20 hours ago)

to me

Sound of Hope  
Attention: ALLEN YONG ZENG

333 KEARNY ST 5TH FLOOR  
SAN FRANCISCO, CA 94108

Dear Mr Zeng,

My company, Queens Public Communications Corporation (QPCC), manages and facilitates four (4) community television channels on three (3) different cable systems in the Borough of Queens, New York City. We reach over 500,000 basic cable subscribers.

I'm contacting you to inquire about the Low Power FM radio license that you license/own, specifically WQEQ-LP 105.5 Flushing, New York.

Recently, the FCC is aggressively reviewing these LP licenses for compliance to ownership rules. Some of these rules require that there is no fallow time. Stations that are inactive can have their licenses revoked. Also, another party can challenge the license and acquire the station from the current license holder.

QPCC would like to discuss various options to either acquire, lease or share this station. We are located in downtown Flushing, New York. Flushing's diversity is reflected by the numerous ethnic groups that reside there. Flushing residents are primarily Asian.

If you're inclined to discuss this further, please don't hesitate to contact me.

Thank you,  
Daniel Leone  
President/CEO  
Queens Public Communications Corporation  
41-61 Kissena Blvd., Flushing, New York 11355  
Dleone@QPTV.org  
[www.QPTV.org](http://www.QPTV.org)  
718-886-8160



## Cohen Law Group

August 17, 2020

Global Service Center for Quitting Chinese Communist Party  
40-46 Main Street, Suite 201  
Flushing, NY 11354  
ATTN: Rong Yi, President

**CERTIFIED MAIL RETURN RECEIPT REQUESTED**

***RE: Discussions Regarding Low Power FM Station - WQEQ-LP 105.5***

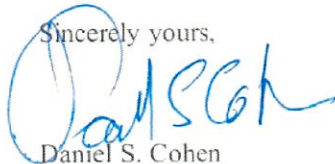
Dear Rong Yi:

Our law firm represents Queens Public Communications Corporation (QPCC) in its effort to secure either time on a Low Power FM radio station or its own license for such a station. As you know from prior correspondence sent to you by my client, QPCC manages four community television channels on three different cable systems in the Borough of Queens. These channels reach over 500,000 cable television subscribers. The programming on these channels reflects the broad diversity of ethnic groups in the Borough. QPTV seeks to extend its mission of providing robust local programming and active community engagement by means of a new radio platform.

We are contacting you once again regarding the Low Power FM radio station for which your organization holds a license, namely WQEQ-LP 105.5 based in Flushing, NY. We would like to discuss various options with you to either share, lease, or otherwise acquire this station. Please contact me directly by **August 31, 2020** to discuss these options. You can reach me at the contact information below or by email at [dcohen@cohenlawgroup.org](mailto:dcohen@cohenlawgroup.org).

Our understanding is that WQEQ has failed to transmit broadcast signals for at least the past 12-month period and that it has further failed to operate for least 36 hours per week as required by federal law. If our understanding is incorrect, please let me know as soon as possible. These potential violations are in addition to other possible infractions. We prefer to discuss these issues with you informally rather than file a petition with the Federal Communications Commission (FCC), but if you decline to contact us, we will have no other choice. Please note that I am also directing similar letters to the Board members of the Global Service Center for Quitting Chinese Communist Party as listed in its FCC filings.

Sincerely yours,



Daniel S. Cohen

cc: Daniel Leone, President and CEO, QPCC



## Cohen Law Group

August 17, 2020

Sen Nieh  
Global Service Center for Quitting Chinese Communist Party  
13131 Broadmore Road  
Silver Spring, MD 20904

### **CERTIFIED MAIL RETURN RECEIPT REQUESTED**

***RE: Discussions Regarding Low Power FM Station - WQEQ-LP 105.5***

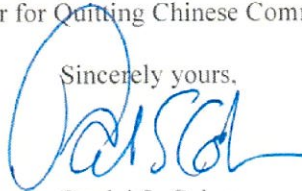
Dear Sen Nieh:

Our law firm represents Queens Public Communications Corporation (QPCC) in its effort to secure either time on a Low Power FM radio station or its own license for such a station. QPCC manages four community television channels on three different cable systems in the Borough of Queens. These channels reach over 500,000 cable television subscribers. The programming on these channels reflects the broad diversity of ethnic groups in the Borough. QPTV seeks to extend its mission of providing robust local programming and active community engagement by means of a new radio platform.

We are contacting you in your capacity as Board member of the Global Service Center for Quitting Chinese Communist Party as listed in its FCC filings. Your organization holds a Low Power FM license for a radio station, namely WQEQ-LP 105.5, based in Flushing, NY. We would like to discuss various options with you to either share, lease, or otherwise acquire this station. Please contact me directly by **August 31, 2020** to discuss these options. You can reach me at the contact information below or by email at [dcohen@cohenlawgroup.org](mailto:dcohen@cohenlawgroup.org).

Our understanding is that WQEQ has failed to transmit broadcast signals for at least the past 12-month period and that it has further failed to operate for least 36 hours per week as required by federal law. If our understanding is incorrect, please let me know as soon as possible. These potential violations are in addition to other possible infractions. We prefer to discuss these issues with you informally rather than file a petition with the Federal Communications Commission (FCC), but if you decline to contact us, we will have no other choice. Please note that I am also directing similar letters to the President and other Board members of the Global Service Center for Quitting Chinese Communist Party.

Sincerely yours,



Daniel S. Cohen

cc: Daniel Leone, President and CEO, QPCC





# Cohen Law Group

August 17, 2020

William Chen  
Global Service Center for Quitting Chinese Communist Party  
133-47 Sanford Avenue, Apt. 5H  
Flushing, NY 11355

**CERTIFIED MAIL RETURN RECEIPT REQUESTED**

***RE: Discussions Regarding Low Power FM Station - WQEQ-LP 105.5***

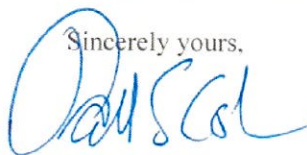
Dear Mr. Chen:

Our law firm represents Queens Public Communications Corporation (QPCC) in its effort to secure either time on a Low Power FM radio station or its own license for such a station. QPCC manages four community television channels on three different cable systems in the Borough of Queens. These channels reach over 500,000 cable television subscribers. The programming on these channels reflects the broad diversity of ethnic groups in the Borough. QPTV seeks to extend its mission of providing robust local programming and active community engagement by means of a new radio platform.

We are contacting you in your capacity as Board member of the Global Service Center for Quitting Chinese Communist Party as listed in its FCC filings. Your organization holds a Low Power FM license for a radio station, namely WQEQ-LP 105.5, based in Flushing, NY. We would like to discuss various options with you to either share, lease, or otherwise acquire this station. Please contact me directly by **August 31, 2020** to discuss these options. You can reach me at the contact information below or by email at [dcohen@cohenlawgroup.org](mailto:dcohen@cohenlawgroup.org).

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Sincerely yours,



Daniel S. Cohen

cc: Daniel Leone, President and CEO, QPCC



# Cohen Law Group

August 17, 2020

Zhiyuan Wang  
Global Service Center for Quitting Chinese Communist Party  
33-47 Union Street  
Flushing, NY 11354

**CERTIFIED MAIL RETURN RECEIPT REQUESTED**

***RE: Discussions Regarding Low Power FM Station - WQEQ-LP 105.5***

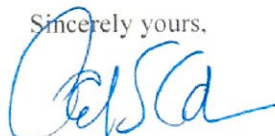
Dear Zhiyuan Wang:

Our law firm represents Queens Public Communications Corporation (QPCC) in its effort to secure either time on a Low Power FM radio station or its own license for such a station. QPCC manages four community television channels on three different cable systems in the Borough of Queens. These channels reach over 500,000 cable television subscribers. The programming on these channels reflects the broad diversity of ethnic groups in the Borough. QPTV seeks to extend its mission of providing robust local programming and active community engagement by means of a new radio platform.

We are contacting you in your capacity as Board member of the Global Service Center for Quitting Chinese Communist Party as listed in its FCC filings. Your organization holds a Low Power FM license for a radio station, namely WQEQ-LP 105.5, based in Flushing, NY. We would like to discuss various options with you to either share, lease, or otherwise acquire this station. Please contact me directly by **August 31, 2020** to discuss these options. You can reach me at the contact information below or by email at [dcohen@cohenlawgroup.org](mailto:dcohen@cohenlawgroup.org).

Our understanding is that WQEQ has failed to transmit broadcast signals for at least the past 12-month period and that it has further failed to operate for least 36 hours per week as required by federal law. If our understanding is incorrect, please let me know as soon as possible. These potential violations are in addition to other possible infractions. We prefer to discuss these issues with you informally rather than file a petition with the Federal Communications Commission (FCC), but if you decline to contact us, we will have no other choice. Please note that I am also directing similar letters to the President and other Board members of the Global Service Center for Quitting Chinese Communist Party.

Sincerely yours,



Daniel S. Cohen

cc: Daniel Leone, President and CEO, QPCC