



**Federal Communications Commission
Washington, D.C. 20554**

November 7, 2018

In Reply Refer to:
1800B3-KV

Star Over Orlando, Inc.
c/o Scott Woodworth, Esq.
Edinger Associates, PLLC
1875 I Street, NW
Suite 500
Washington, DC 20006

In re: W284CT, Miami, FL
File No. BLFT-20180719ABC
Facility ID No. 156649

**Informal Objection (Interference Complaint)
– Response Required**

Dear Permittee:

This refers to the “Informal Objection” (Complaint)¹ filed on August 3, 2018, by Calvary Chapel Miami (Calvary), licensee of LPFM Station WAYG-LP, Miami, Florida and “Supplement to Informal Objection” (Supplement) filed on September 12, 2018, by Calvary. In the Complaint and Supplement, Calvary alleges that FM Translator Station W284CT, Miami, Florida (W284CT or Station), for which Star Over Orlando (Star or Permittee) has a pending license application, is interfering with the reception of Station WAYG-LP.²

Pursuant to Section 74.1203 of the Rules,³ W284CT is required to eliminate any actual interference it causes. Therefore, it is necessary for Star to submit a detailed report (Interference Response) on each listener complaint, even if an individual listener has previously filed a complaint in a different interference proceeding that Permittee has addressed. For each listener complaint, the Interference Response must include: (1) the name and address of the complainant; (2) specific devices receiving the interference (*i.e.* type of device, manufacturer’s name, model number, and serial number); and (3) any assistance provided by the Station for each device allegedly receiving the interference and whether such interference persists. Each of the listener complaints must be addressed individually.

¹ All pleadings referenced herein are available at the Media Bureau’s Consolidated Database (CDBS) under the Station’s License Application, File No. BLFT-20180719ABC.

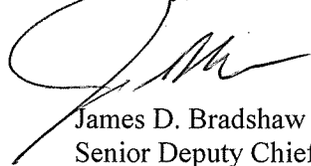
² In support of the interference allegations, Calvary includes complaints from three listeners, in the Complaint, and four additional listeners and one updated listener-complaint the Supplement. Complaint, Attachment, and Supplement, Attachments 1-2.

³ 47 CFR § 74.1203.

The Rules regarding FM translators restrict FM translator stations to operate strictly on a secondary basis and limit their service. Section 74.1203(a)(3)⁴ of the Rules states that an FM translator station will not be permitted to continue to operate if it causes any actual radio signal interference to the direct reception by the public of the off-the-air signals of any authorized broadcast station.⁵ Actual interference is based on listener complaints indicating that the signal they regularly receive is being impaired by the signal radiated by the FM translator station. Section 74.1203(b)⁶ of the Rules states that if the interference cannot be properly eliminated by the application of suitable techniques, the operation of the offending FM translator station shall be suspended and shall not be resumed until the interference has been eliminated.

Within thirty days of this letter, Star must take appropriate actions required by the provisions of 47 CFR § 74.1203 to resolve all complaints of interference to fulfill its obligations and submit its Interference Response.⁷ Further action on the Complaint and Supplement will be withheld for a period of thirty days from the date of this letter to provide Star an opportunity to respond. Failure to correct all complaints within this time may require Station W284CT to suspend operation pursuant to 47 CFR § 74.1203 of the Rules.

Sincerely,



James D. Bradshaw
Senior Deputy Chief
Audio Division
Media Bureau

Cc: Dan J. Alpert, Esq. (by email)

⁴ 47 CFR § 74.1203(a)(3).

⁵ An FM translator station creating actual radio signal interference to any authorized broadcast station is obligated to eliminate the interference, regardless of the location where the impaired signal reception occurs.

⁶ 47 CFR § 74.1203(b).

⁷ Star also should send a courtesy via email to Kim Varner at kim.varner@fcc.gov and James Bradshaw at james.bradshaw@fcc.gov. Additionally, the obligation to resolve interference complaints is ongoing. Specifically, should any complaints be filed in the future, Permittee must resolve or address those complaints within 30 days of receipt.