



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

July 12, 2016

*In Reply Refer To:*  
1800B3-ATS

Michael Couzens, Esq.  
6536 Telegraph Avenue, Suite B201  
Oakland, CA 94609

Lee G. Petro, Esq.  
Drinker Biddle & Reath LLP  
1500 K Street N.W., Suite 1100  
Washington, DC 20005

Mr. Ramon Martinez  
Lighthouse Network, Inc.  
17402 O'Connor Rd., #112  
San Antonio, TX 78247

In re: Message Radio of Tucson

New LPFM, Tucson, Arizona  
Facility ID Number: 196358  
File Number: BNPL-20131112BWA

Lighthouse Network, Inc.  
New LPFM, San Antonio, Texas  
Facility ID Number: 194172  
File Number: BNPL-20131028AEP

**Petition to Deny and  
Informal Objection**

Dear Counsel and Mr. Martinez:

We have before us: 1) the application of Message Radio of Tucson (MRT) for a construction permit for a new LPFM station at Tucson, Arizona (MRT Application); 2) the application of Lighthouse Network, Inc. (Lighthouse), for a construction permit for new LPFM station at San Antonio, Texas (Lighthouse Application); 3) the Petition to Deny the MRT Application (Petition) filed by Global Change Multi-Media (GCMMD); and 4) the Informal Objection to the MRT Application (Objection) filed by Xerocraft, Inc. (Xerocraft).<sup>1</sup> For the reasons set forth below, we grant the Petition, dismiss the Objection, dismiss the MRT Application, and grant the Lighthouse Application.

**Background.** MRT and Lighthouse filed their respective applications during the October 2013 LPFM filing window. The Media Bureau (Bureau) determined that the MRT Application and the application filed by GCMMD for a new LPFM station at Tucson, Arizona (GCMMD Application)<sup>2</sup> were mutually exclusive and identified them as LPFM MX Group 20.<sup>3</sup> On July 9, 2014, the Commission

<sup>1</sup> GCMMD filed the Petition on August 12, 2014. MRT filed an Opposition on August 27, 2014. GCMMD filed a Reply on September 2, 2014. Xerocraft filed the Objection on March 20, 2015.

<sup>2</sup> File No. BNPL-20131113BMR.

<sup>3</sup> *Media Bureau Identifies Mutually Exclusive Applications Filed in the LPFM Window and Announces 60-Day Settlement Period*, CDBS Is Now Accepting Form 318 Amendments, Public Notice, 28 FCC Rcd 16713 (MB 2013).

issued a Public Notice in which it identified the MRT Application and the GCMM Application as the tentative selectees of LPFM MX Group 20 on a time-share basis, began a 30-day period for filing petitions to deny against the applications, and began a 90-day period in which both applicants could file major change amendments to resolve their applications' mutual exclusivities.<sup>4</sup> Subsequently, MRT and GCMM filed amendments that resulted in both the MRT Application and the GCMM Application becoming singletons.

In the Petition, GCMM argues that the MRT Application should be dismissed because MRT is "a sham organization created by and answering to [Lighthouse]"<sup>5</sup> Specifically, GCMM alleges that Lighthouse filed the Lighthouse Application, established MRT and filed the MRT Application, and "orchestrated the application" of a third organization, Centro Cristiano Zion Ministerios Llamada Final (Centro),<sup>6</sup> in violation of the prohibition against filing multiple applications for new LPFM construction permits.<sup>7</sup> GCMM notes that Lighthouse and MRT have nearly identical articles of incorporation produced from a single template, and that all three applicants provided nearly identical educational purpose narratives.<sup>8</sup> GCMM also states that Lighthouse's website indicates that is it establishing stations in Tri-cities, Washington; Tucson, Arizona; and San Antonio, Texas, the same three cities that Centro, MRT, and Lighthouse, respectively, are proposing to serve.<sup>9</sup> GCMM also notes that a link on the Lighthouse website contained an offer from Ramon Martinez (Martinez), the president of Lighthouse, for advertising opportunities on MRT's proposed LPFM station.<sup>10</sup> Finally, GCMM states that Martinez contacted Celinas Ruth, a GCMM principal, by electronic mail to discuss MRT's and GCMM's channel-change amendments, and this correspondence suggests that Martinez controlled the MRT Application.<sup>11</sup>

In the Opposition, MRT states that it "learned of the opportunity for the new LPFM from . . . Martinez" and hired Sterling Communications, Inc. (Sterling), as its consulting engineer.<sup>12</sup> Sterling also prepared the Lighthouse Application and thus "the similarity of [MRT]'s exhibits to those filed by Lighthouse . . . merely reflect the commonality of the consulting engineer."<sup>13</sup> MTA further states that although Martinez "assisted [MRT] in prosecuting its application," he did not have control of the MRT Application, he was not authorized to make offers for advertising, he is no longer associated with MRT,

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<sup>4</sup> *Commission Identifies Tentative Selectees in 79 Groups of Mutually Exclusive Applications Filed in the LPFM Window: Announces a 30-Day Petition to Deny Period and a 90-Day Period to File Voluntary Time-Share Proposals and Major Change Amendments*, Public Notice, 29 FCC Rcd 8665 (2014) (*July Public Notice*).

<sup>5</sup> Petition at 1. The Petition also argues that MRT was not eligible for a point under the established local applicant criterion. Because MRT is now a singleton, this argument is moot.

<sup>6</sup> See File No. BNPL-20131022ANY (Centro Application). GCMM did not oppose the Centro Application—which proposed to serve Pasco, Washington, and it was granted on September 8, 2014. See *Broadcast Actions*, Public Notice, Report No. 48322 (MB Sep. 11, 2014).

<sup>7</sup> Petition at 4, *citing Media Bureau Announces Availability of the Revised FCC Form 318 and the Filing Procedures for October 15 – October 29, 2013 Low Power FM Filing Window*, Public Notice, 28 FCC Rcd 8854, 8856 (MB 2013) (*LPFM Procedures PN*). See also 47 CFR § 73.3518.

<sup>8</sup> Petition at 2, 4, and Exhibits A-1, A-2, B-1, B-2, and B-3.

<sup>9</sup> *Id.* at 2-3 and Exhibit C-1.

<sup>10</sup> *Id.* See also 47 CFR §§ 73.503(d) (noncommercial stations may not broadcast promotional announcements in exchange for consideration); 73.801 (making 73.503(d) applicable to LPFM licensees).

<sup>11</sup> *Id.* at 3 and Exhibit C-2 (Ruth Email).

<sup>12</sup> Opposition at 2.

<sup>13</sup> *Id.*



and MRT will not honor any advertising commitments offered by Martinez.<sup>14</sup> The Opposition includes a declaration from Victor J. Samorano (Samorano), an MRT board member, in which he states that MRT did not authorize Martinez to make advertising offers and that MRT has terminated its relationship with Martinez.<sup>15</sup> GCMM's Reply does not address these issues, but instead focuses only on MRT's points claims which, as noted above, are moot because MRT is now a singleton.<sup>16</sup>

Xerocraft argues that the MRT Application should be dismissed because MRT has been dissolved as a corporation and is thus no longer eligible to hold an LPFM license.<sup>17</sup> The Objection includes a print out from the Arizona Corporation Commission (ACC) website showing that as of February 17, 2015, MRT was administratively dissolved for failure to file an annual report.<sup>18</sup>

On May 14, 2015, the Bureau issue two Letter of Inquiry (*LOIs*) to MRT and Lighthouse. In the *LOIs*, the Bureau requested that MRT and Lighthouse provide copies of their billing and payment records sent to or received from Sterling, and copies of correspondence between Martinez, Lighthouse, and MRT.<sup>19</sup> MRT filed its response on June 15, 2015 (MRT Response) and Lighthouse filed its response on June 18, 2015 (Lighthouse Response).<sup>20</sup>

In the MRT Response, Samorano states that MRT does not have a bank account; that there has been no transfer of funds between MRT and Lighthouse; and that he has personally been paying Sterling for its services.<sup>21</sup> The MRT Response includes two invoices from Sterling and billed to MRT: the first is in the amount of \$570.00 and dated August 27, 2014, indicates it is for "review of Tucson, AZ FM Ban for available channels for possible relocation of LPFM Application pending;"<sup>22</sup> the second is in the amount of \$308.75 and dated October 9, 2014, indicates it is for the filing of a major change for the MRT Application.<sup>23</sup> MRT also produced a copy of a cashier's check sent from Samorano on behalf of MRT to Sterling in the amount of \$100 on May 29, 2015 (MRT Check). No other invoices or payment records were provided with the MRT Response, nor were any copies of correspondence between MRT, Lighthouse, and Martinez provided.

The Lighthouse Response includes two invoices from Sterling and billed to Lighthouse, care of Martinez. The first invoice, dated September 18, 2013, states that is was for preparing three FCC Form 318 applications: one for San Antonio, Texas; a second for Tucson, Arizona; and a third for Bellingham,

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<sup>14</sup> *Id.* at 3.

<sup>15</sup> *Id.* at Declaration.

<sup>16</sup> See n.5 *supra*.

<sup>17</sup> Objection at 1.

<sup>18</sup> *Id.* at Attachment 1.

<sup>19</sup> *Letter of Inquiry from Peter H. Doyle, Chief, Audio Division, Media Bureau, to Messsage Radio of Tucson* (MB May 14, 2015); *Letter of Inquiry from Peter H. Doyle, Chief, Audio Division, Media Bureau, to Lighthouse Network, Inc.* (MB May 14, 2015);

<sup>20</sup> Xerocraft filed a pleading styled "Comments of Xerocraft, Inc., on Responses to Staff Inquiry" on July 20, 2015. This is an unauthorized pleading, as the *LOIs* did not provide Xerocraft for an opportunity to respond to the MRT Response or the Lighthouse Response. MRT and Lighthouse filed responses to Xerocraft's Comments on August 27, 2015, and April 25, 2016, respectively. We will not consider any of these filings.

<sup>21</sup> MRT Response at 2-3, paras. 3, 8, and 9.

<sup>22</sup> *Id.* at Invoice 12211

<sup>23</sup> *Id.* at Invoice 12254.

Washington.<sup>24</sup> The second invoice, dated July 24, 2014, bills Lighthouse for services relating to “MX Group 340 San Antonio, TX” and “MX Group 20 Tucson, AZ.”<sup>25</sup> No payment records were provided with the Lighthouse Response, nor were any copies of correspondence between MRT, Lighthouse, and Martinez provided.

The Lighthouse Response was not served on MRT. On May 25, 2016, the Bureau provided MRT’s counsel a copy of the document and requested that MRT provide documentation concerning the payment of Invoice 11917 and Invoice 12174.<sup>26</sup> No such documents were provided,<sup>27</sup> and on July 11, 2016, the Bureau contacted James Price at Sterling to request a copy of records indicating what party had paid Invoice 11917 and Invoice 12174.<sup>28</sup> Price responded that “no records except these [invoices] were paid via [credit card] from Lighthouse Network, Inc. According to Lighthouse previous practices, they would receive payment from the applicant, deposit the payment, and then have us charge a [credit card].”<sup>29</sup>

**Discussion.** Pursuant to Section 309(d) of the Communications Act of 1934, as amended, petitions to deny and informal objections must provide properly supported allegations of fact that, if true, would establish a substantial and material question of fact that grant of the application would be *prima facie* inconsistent with the public interest.<sup>30</sup>

We find that GCM, the Lighthouse Response, and the MRT Response have made a *prima facie* showing that: 1) Martinez filed both the Lighthouse Application and the MRT Application, and 2) that Martinez was in control of the MRT Application until at least the time the *July Public Notice* was released.<sup>31</sup> Sterling’s Invoice 11917, issued shortly before the opening of the 2013 LPFM filing window,

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<sup>24</sup> Lighthouse Response at Invoice 11917.

<sup>25</sup> *Id.* at Invoice 12174.

<sup>26</sup> Email from Alexander Sanjenis, Esq., Attorney/Advisor, Audio Division, Media Bureau, to Lee Petro, Esq., Of Counsel, Drinker Biddle & Reath, LLP (May 25, 2016, 12:33 EDT); Email from Alexander Sanjenis, Esq., Attorney/Advisor, Audio Division, Media Bureau, to Lee Petro, Esq., Of Counsel, Drinker Biddle & Reath, LLP (May 25, 2016, 15:53 EDT).

<sup>27</sup> MRT provided records indicating eight payments to Sterling beginning in March of 2015 towards a balance of \$678.75. *See* Email from Lee Petro, Esq., Of Counsel, Drinker Biddle & Reath, LLP, to Alexander Sanjenis, Esq., Attorney/Advisor, Audio Division, Media Bureau (May 25, 2016 14:03 EDT).

<sup>28</sup> Email from Alexander Sanjenis, Esq., Attorney/Advisor, Audio Division, Media Bureau, to James E. Price III, Sterling Communications (July 11, 2016, 10:27 EDT).

<sup>29</sup> Email from to James E. Price III, Sterling Communications, to Alexander Sanjenis, Esq., Attorney/Advisor, Audio Division, Media Bureau (July 11, 2016, 17:21 EDT) (Price E-Mail). A copy of both of these emails is attached to this letter.

<sup>30</sup> 47 U.S.C. § 309(d); *Area Christian Television, Inc.*, Memorandum Opinion and Order, 60 RR 2d 862, 864 (1986) (informal objections must contain adequate and specific factual allegations sufficient to warrant the relief requested); *Gencom, Inc. v. FCC*, 832 F.2d 171, 181 (D.C. Cir. 1987).

<sup>31</sup> *See Edwin L. Edwards, Sr.*, Memorandum Opinion and Order and Notice of Apparent Liability, 16 FCC Rcd 22236, 22248, para. 20 (2001), *aff’d sub nom. Rainbow/PUSH Coalition v. FCC*, 330 F.3d 539 (D.C. Cir. 2003). In assessing the locus of control, the Commission examines who establishes an entity’s basic operating policies with respect to programming, personnel, and finances. *See WGRP, Inc.*, Memorandum Opinion and Order, 10 FCC Rcd 8140, 8142-46, paras. 11-30 (1995), *vacated on other grounds sub nom. Serdyn v. FCC*, 149 F.3d 1213 (D.C. Cir. 1998); *Choctaw Broad. Corp.*, Memorandum Opinion and Order, 12 FCC Rcd 8534, 8538-39, para. 11 (1997). In a real-party-in-interest inquiry, the focus is whether a third person has an undisclosed ownership interest in an application or will be in a position to actually or potentially control the applicant. *See Georgia Public Telecomm. Comm.*, Memorandum Opinion and Order, 7 FCC Rcd 7996, 7998, para. 13 (1992), *citing Astroline Comm’n’s Co.*



shows that Sterling billed Lighthouse—not MRT—for the preparation of the MRT Application.<sup>32</sup> Invoice 12174 further shows that as late as July 24, 2014, just weeks after the issuance of the *July Public Notice*, Lighthouse and Martinez were being billed by Sterling for services related the MRT Application. Additionally, each of the three invoices submitted by MRT postdate the *July Public Notice* and the filing of the Petition. MRT has only provided one check demonstrating payment to Sterling, and this check postdates the issuance of the *LOIs*. Additionally, MRT only began paying Sterling directly in March of 2015,<sup>33</sup> and MRT has not provided any documentation showing that it reimbursed Lighthouse for Invoice 11917 or Invoice 12174. These invoices thus demonstrate that the MRT Application was filed by Lighthouse and Martinez—not MRT—and that as late as the issuance of the *July Public Notice*, Lighthouse and Martinez were financing and controlling the MRT Application.

Additionally, the Ruth Email further confirms that—as of July 31, 2014—Martinez was firmly in control of the MRT Application. Finally, we note that two separate postings made on December 2, 2013, and July 29, 2014 by Martinez on Facebook confirm that the MRT Application is in fact his project.<sup>34</sup> Because Martinez was the real-party-in-interest behind both the Lighthouse Application and the MRT Application, he held an attributable interest in each of them at the time of application filing.<sup>35</sup> Accordingly, the two applications could not both be granted because they were inconsistent applications.<sup>36</sup> We will thus dismiss the latter-filed application—in this case, the MRT Application.<sup>37</sup> Because we are dismissing the MRT Application on this basis, we need not consider the Objection.<sup>38</sup>

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v. FCC, 857 F.2d 1556, 1564 (D.C. Cir. 1998); *KONL, Inc.*, Memorandum Opinion and Order, 49 FCC 2d 962 (1974) (same, citing *Creek County Broad. Co.*, Memorandum Opinion and Order, 31 FCC 2d 462 (1971) and *Sumiton Broad. Co.*, Memorandum Opinion and Order, 15 FCC 2d 400 (1968)).

<sup>32</sup> Lighthouse Response at Invoice 11917.

<sup>33</sup> See n.27 *supra*.

<sup>34</sup> The December 2, 2013, post states: “. . . our Applications for LPFM stations in San Antonio, Texas, and Tucson, Arizona, have been accepted by the FCC . . . The total cost [for equipment] will be \$60,000.000.” See Ramon Martinez Facebook page, <https://www.facebook.com/RamonMartinez8/posts/636355889740190> (last visited July 12, 2016). The July 29, 2014, post states: “We have 2 Applications that have been submitted to the Federal Communications Commission for approval of 2 new FM Radio Stations. One has been approved already. We expect the same for the second application in a few more weeks.” See Ramon Martinez Facebook page, <https://www.facebook.com/notes/ramon-martinez/8-year-of-lighthouse-network-inc/655457331199078> (last visited July 12, 2016). Printout of these websites are attached to this letter. Although website information is generally insufficient to meet the Section 309(k) standard, it can be relied on as part of a Commission investigation. See, e.g., *Fabrice Polynice*, Forfeiture Order, 28 FCC Rcd 4297, 4298-99, para. 4 (EB 2013) (relying in part on posts made to Facebook to affirm Notice of Apparent Liability issued for unlicensed broadcasting); *McArthur Bussey*, Notice of Apparent Liability for Forfeiture, 27 FCC Rcd 8036, 8036-37, para. 4 (EB 2012) (Facebook posts link unauthorized broadcasts to broadcaster). In this case, the Facebook page was maintained as a business record in support of Lighthouse’s activities. See *United States v. Hassan*, 742 F.3d 104, 133 (4<sup>th</sup> Cir. 2014). In addition, the relevant entries constitute admissions by Martinez himself, rather than postings by third parties. See *United States v. Brinson*, 772 F.3d 1314, 1320-21 (10<sup>th</sup> Cir. 2014). Martinez’s Facebook posts corroborate the allegations in the Petition, which are supported by evidence provided in the Petition, the Lighthouse Response, and the MRT Response.

<sup>35</sup> See Instructions to FCC Form 318, Section II, Question 3 (“the term ‘party to the application’ includes any individual or entity whose ownership or positional interest in the applicant is ‘attributable.’ An ‘attributable interest’ is an ownership interest in or in relation to an applicant or licensee which will give its holder that degree of influence or control over the applicant or licensee sufficient to implicate the Commission’s multiple ownership rules.”). See also 47 CFR § 73.858.

<sup>36</sup> 47 CFR § 73.3518.

<sup>37</sup> *LPFM Procedures PN*, 28 FCC Rcd at 8856-57 (“For applicants subject to the one application filing limit, a second application filed by such an applicant in this window would be treated as a “conflicting” application subject

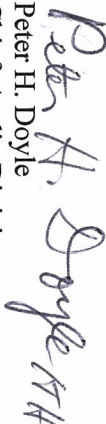
**Conclusion.** Accordingly, IT IS ORDERED that the Petition to Deny filed on August 12, 2014, by Global Change Multi-Media IS GRANTED.

IT IS FURTHER ORDERED that the Informal Objection filed on March 20, 2015, by Xerocraft Inc. IS DISMISSED as moot.

IT IS FURTHER ORDERED that the application of Message Radio of Tucson for a construction permit for a new LPFM station at Tucson, Arizona (File No. BNPL-2013112BWA) IS DISMISSED.

IT IS FURTHER ORDERED that the application of Lighthouse Network, Inc., for a construction permit for a new LPFM station at San Antonio, Texas (File No. BNPL-20131028AEP) IS GRANTED.

Sincerely,

  
Peter H. Doyle  
Chief, Audio Division  
Media Bureau

cc: Ms. Catherine J. Lilley  
Global Change Multi-Media  
330 East 7<sup>th</sup> Street  
Tucson, AZ 85705

Mr. Victor Samorano  
Message Radio of Tucson  
2555 N. Stone Avenue  
Tucson, AZ 85705

Mr. Jeremy Briddle  
Xerocraft Inc.  
101 West 6th Street, Suite 200  
Tucson, AZ 85701

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to dismissal under Section 73.3518.”). *See also Hispanic Broad. Inst., Inc.*, Memorandum Opinion and Order, 30 FCC Rcd 10560, 10562, para. 4 (2015) (affirming dismissal of application for a construction permit for a new LPFM station filed by Hispanic Broadcasting Institute, Inc., because it was an inconsistent application). Based on the record, there is insufficient evidence to find that Lighthouse controlled Centro. Notably, Centro was found in 2003, well before the 2013 LPFM filing window. *See* Centro Application at Section IV, Question 1. Additionally, although Sterling Invoice 11917 references an application filed in Bellingham, Washington, that city is 300 miles from Pasco, Washington, where Centro is located. Finally, Martinez’s Facebook posts do not reference the Centro Application. We reject the argument that the similarity in Centro, MRT, and Lighthouse’s educational narratives alone indicates common control of the applications. *Mt. Zion Education Association*, Letter Order, 25 FCC Rcd 15088, 15091-92 (MB 2010) (similarities in applications prepared by a third party do not demonstrate common control of applicants).

<sup>38</sup> The MRT Response indicates that MRT has been reinstated with the ACC. However, MRT’s corporate status has again lapsed. Arizona Corporation Commission, <http://ecorp.azcc.gov/GoodStanding/CheckStanding?corpId=+18717300> (last visited July 12, 2016). Thus, even if we were not dismissing the Application for being an inconsistent application, we would be unable to grant it absent a showing that MRT is still recognized as a valid nonprofit entity by the State of Arizona. *See* 47 CFR § 73.853(a)(1).



## Alexander Sanjenis

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**From:** Alexander Sanjenis  
**Sent:** Monday, July 11, 2016 10:25 AM  
**To:** STERLING@CATT.COM  
**Subject:** Lighthouse Network / Message Radio  
**Attachments:** 20160711100934-880.pdf

James,

I am working on two contested LPFM applications (File Nos. BNPL-20131112BWA and BNPL-20131028AEP). Sterling was the engineering consultant for both.

Do you have any payment records regarding Invoice No. 11917, dated 9/18/2013 (pg. 16 in the attachment) and Invoice No. 12174, dated 7/24/2014 (pg. 18 in the attachment). We are trying to determine what party (person, group, etc.) paid two of your invoices. The invoices are included in the attached LOI response from Lighthouse Network, Inc. We have been in contact with Message Radio about obtaining these records through them, but they haven't provided anything despite several requests.

Please let me know if you can provide this information. My number is below if you would prefer to speak over the phone,

Best,  
Alex

Alexander T. Sanjenis  
Attorney/Advisor  
Media Bureau  
Federal Communications Commission  
(202) 418-2779  
[Alexander.Sanjenis@fcc.gov](mailto:Alexander.Sanjenis@fcc.gov)

## Alexander Sanjenis

---

**From:** James Price <sterling@catt.com>  
**Sent:** Monday, July 11, 2016 5:21 PM  
**To:** Alexander Sanjenis  
**Subject:** RE: Lighthouse Network / Message Radio

Hi Alex,

Actually, to help Lee Petro (attorney) out on this, I did dig through our accountants filed payments history, and contact our bank about this very thing... Ultimately, we have no records except these were paid via cc from Lighthouse Network, Inc. According to Lighthouse previous practices, they would receive payment from the applicant, deposit the payment, and then have us charge a cc.

We do have a client that worked with him originally and pulled out, and then had us work for them on an individual basis. That client has confirmed the practice of paying Lighthouse, then Lighthouse paying us was standard operating procedure.

The billing being to Lighthouse Network, Inc. originally was accurate as shown on those invoices, however, the point made by Ramon Martinez of Lighthouse was he was acting as a resource to help them, and hiring us. We have a few other clients that have done that in the past, so I had no problem with that.

Since the first "problem's" arose, Lighthouse has promised to pay us individually for any work towards the grant of 20131028AEP - although there has been none. And, Message Radio has been paying off their debt for the work completed for 20131112BWA since that same time.

I am sorry, but that is all I've got.

Yours,  
James E. Price, III  
Sterling Communications, Inc.  
219 Dodd Road  
Ringgold, GA 30736

[sterling@catt.com](mailto:sterling@catt.com)  
[christianradiohome.com](http://christianradiohome.com)

706.965.2355

Have you taken THE Test?  
Need to Stream Your Station? <http://www.streamon.fm>

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**From:** Alexander Sanjenis [mailto:Alexander.Sanjenis@fcc.gov]  
**Sent:** Monday, July 11, 2016 10:27 AM  
**To:** STERLING@CATT.COM  
**Subject:** Lighthouse Network / Message Radio



James,

I am working on two contested LPFM applications (File Nos. BNPL-20131112BWA and BNPL-20131028AEP). Sterling was the engineering consultant for both.

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Please let me know if you can provide this information. My number is below if you would prefer to speak over the phone,

Best,

Alex

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Attorney/Advisor  
Media Bureau  
Federal Communications Commission  
(202) 418-2779  
[Alexander.Sanjenis@fcc.gov](mailto:Alexander.Sanjenis@fcc.gov)

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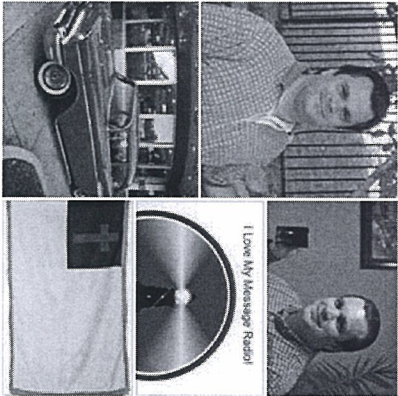


**Ramon Martinez** feeling excited.  
December 2, 2013 ·

As you all know our Applications for LPFM stations in San Antonio, Texas, and Tucson, Arizona have been accepted by the FCC. We are now asking everyone to pray with us. To purchase all the equipment for both locations to air on the proposed frequencies after much research and price comparison. The total cost will be \$60,000.00 We need to understand that money isn't what is important, as is the souls reached for the Lord Jesus Christ. That you cant put a price on! With God all things are possible! If you are interested in joining us on this effort please call 210-519-5221. If no answer please leave your name and a good contact number or inbox me here on Facebook. You can even email us on [info@lighthousenetworkinc.org](mailto:info@lighthousenetworkinc.org)

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To see more from Ramon Martinez on Facebook, log in or create an account.

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Password

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[Log In](#)

## 8 Year of Lighthouse Network, Inc.

July 29, 2014 at 9:19pm

For 8 years **Lighthouse Network, Inc.** has faithfully served the Lord, starting with our first Internet Radio Station "**Message Radio** ", which grew into 8 Internet Radio Stations in 8 different languages.

Now we have come to a fork in the road. We have 2 Applications that have been submitted to the Federal Communications Commission for approval of 2 new FM Radio Stations. One has been approved already. We expect the same for the second application in a few more weeks.

These are the first and only real **Message Radio** stations. Of which translator stations can be set up from these two (2) stations around the country and even around the world.

**Lighthouse Network, Inc.** is not and never has been about **Ramon J. Martinez** . It has always been about the Lord Jesus Christ and His **Promise and keeping of His Word**.

8 years ago when the Lord First Spoke to my heart and said: "**You will broadcast in Multiple languages symoltaneously around the world**". I Shared right away what the Lord showed me to do, while some said: "Oh thats a nice idea ". Others said: "It was to far fetched". Many times I was mocked and other times people criticized. All of which Showed the lack of love in their hearts, the lack of love for a lost soul, and lack of love and desire for the things of God.

The amount of assistance given was little. Yet regardless of the lack of love, and lack of desire to want to help spread the Gospel to win souls, **Lighthouse Network** kept growing its listening audience around the world. We have real testimony after testimony of real people who are now sitting in some of your churches, who have come to the Message by listening to our Radio stations.

Now with over 200,000 listeners on our internet Radio stations. I am certain of the need to reach more is vital. Believe it or not. There are millions now in the United States that have never heard the names William Branham, Oral Roberts, and Billy Graham. I meet them almost every day in San Antonio, Texas. Every where I go in the United States I meet people that have never heard.

People have told me many times that they are out witnessing, and some have said that their living the life, and that is the only testimony they need. Well I am sorry but that is not all true.

When I come to some of your towns and cities and I ask people I meet if they know who William Branham, Oral Roberts, and Billy Graham, and no one knows? Thats a problem! When I ask if they know of your church, and you have been there for 5 years or more and they dont know who even the pastor is, or that there is even a church in their town or city. Thats a problem!

Noah had a congregation of 8 people when it was all said and done. Yet everyone on the Planet knew who Noah was. Whats your problem?

My guess is that your just not out where people can meet you. Your not making the Gospel really available in your own back yards.

With these 2 new FM radio stations, we have a chance of reaching 650,000 souls in Tucson, AZ on a daily basis. In San Antonio, TX we have the chance of reaching 1.3 million souls on a daily basis.

Now is the time to be proactive. Get involved with **Lighthouse Network, Inc.** Be apart of



**Ramon Martinez**  
School Bus Driver at Cornerstone  
Christian Schools

Notes by Ramon Martinez

All Notes

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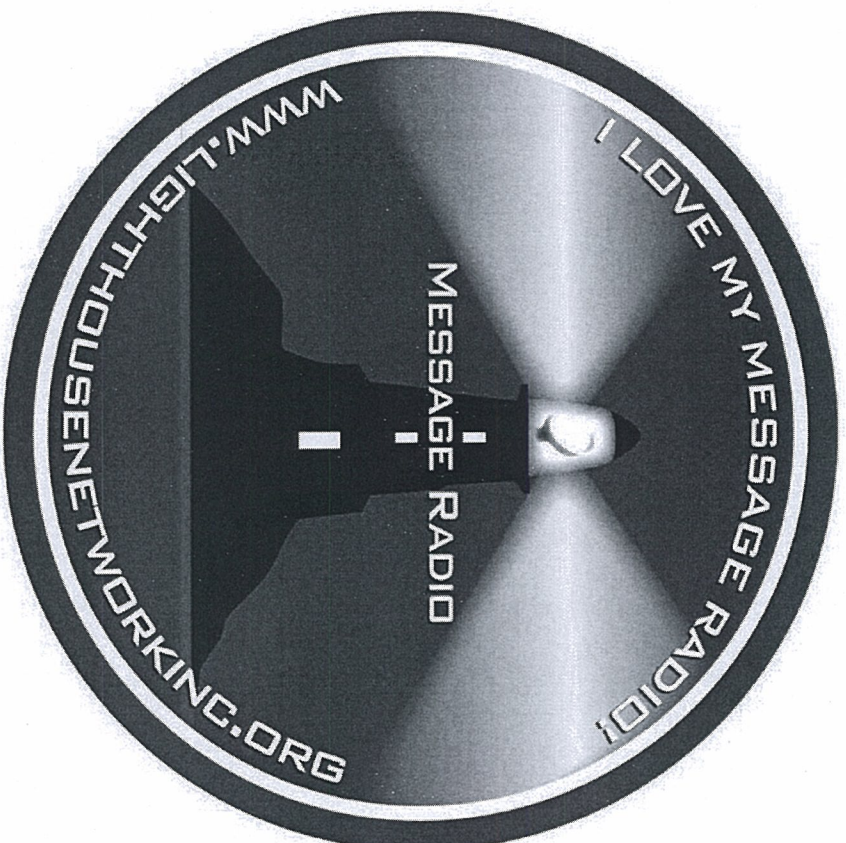
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**Ramon Martinez**  
School Bus Driver at Cornerstone Christian Schools

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