



Federal Communications Commission
Washington, D.C. 20554

SEP 18 2013

IN REPLY REFER TO:
1800B3-VM

CERTIFIED MAIL – RETURN RECEIPT REQUESTED

Lauren Lynch Flick, Esq.
Pillsbury Winthrop Shaw Pittman LLP
2300 N Street, N.W.
Washington, DC 20037-1128

**In re: KCLR(AM), Ralls, TX
KMFM(FM), Premont, TX
Paulino Bernal
Facility ID Nos. 52351, 51958**

**KERB(AM), Kermit, TX
La Radio Cristiana
Facility ID No. 57519**

**KUOL(AM), San Marcos, TX
S.M. Radio, Inc.
Facility ID No. 60694**

**KPBE(FM), Brownwood, TX
KAZF(FM), Hebbroville, TX
Paulino Bernal Evangelism
Facility ID Nos. 88313, 86723**

Operational Status Inquiry

Dear Ms. Flick:

It has come to our attention that Stations KCLR(AM), KMFM(FM), KERB(AM), KUOL(AM), KPBE(FM) and KAZF(FM) (“Station(s)”), may be currently off the air. However, Commission records show that each station is licensed and operating.¹ Pursuant to Section 73.1740 of the Commission’s Rules, you are required to clarify this matter in writing within thirty days of the date of this letter.

Please note that any station silence over thirty days requires the filing of a request for Special Temporary Authority to operate at variance with the Commission’s minimum operating schedule requirements.² We have no record of such a request from you or the Licensees for any of the Stations. Pursuant to Section 312(g) of the Communications Act, as amended, **if a broadcast station fails to**

¹ We also note that each station filed an application for renewal, which indicated that the station was operating, and that all but KUOL were granted on July 26, 2013, based on this representation. (See File Nos. BR-20130401ARV (KCLR), BRH-20130401ARY (KMFM), BR-20130401AUD (KERB), BR-20130401ASZ (KUOL), BRH-20130401ATG (KPBE), BRH-20130401ATD (KAZF)).

² See 47 C.F.R. Section 73.1635 (Special temporary authorizations) and 47 C.F.R. Section 73.1740(a) (Minimum operating schedule).

transmit broadcast signals for any consecutive 12-month period, then the station license granted for the operation of that broadcast station expires at the end of that period.

Please provide evidence documenting each Station's operational status from January 1, 2012 to the present, including copies of all leases, personnel records, engineering records, station logs, invoices, bills, checks written or received, credit card charges, wire transfers or deposits of funds relating to each Station's operation. Please include pictures of each Station's facilities during this timeframe, and provide exact Station coordinates.

If any Station suspended operations and then resumed in the period from January 1, 2012 to the present, please indicate the dates broadcasts ceased and resumed and the necessity for taking the station off-air. If any Station is still off the air, please indicate as such and fully describe the necessity for taking the Station silent. We also note that it is imperative to the safety of air navigation that any prescribed painting and illumination of each Station's tower shall be maintained.³

Failure to respond to this letter within the specified time will result in adverse actions jeopardizing both the station's license and call letters. If you have any questions concerning the content of this letter, please contact Victoria McCauley, Attorney, by phone (202-418-2136), fax (202-418-1411), or e-mail (Victoria.McCauley@fcc.gov).

Sincerely,

A handwritten signature in blue ink that reads "Peter H. Doyle" with the initials "PH" written at the end.

Peter H. Doyle
Chief, Audio Division
Media Bureau

³ See 47 C.F.R. Sections 17.6 and 73.1740(a)(4).