

May 24th, 2018

Federal Communications Commission  
445 12th Street, SW  
Washington, DC 20554

**RE: REQUEST FOR WAIVER OF LATE FILING FEES  
PURSUANT TO WC DOCKET 06-122**

Ladies and Gentlemen,

De Mus, Inc. hereby requests waiver of the \$1,300 fee for late filing of its 499A form due June 2018 for the reasons described below.

De Mus, Inc. is a very small company, started and mostly ran by myself, in almost every imaginary capacity. As the company only somewhat recently started branching out to the telecommunications / VoIP arena, I had no previous in-depth knowledge of the industry and the compliance end of the business, which made me put my trust into an accounting firm, which turned out to be even less knowledgeable than I was.

The accountant of the time insured me that De Mus, Inc. was in 'de minimis' status in regard to all relevant FCC, NANPA and USAC/TRS regulations and that we do not need to file any forms, documents and similar.

After cancelling the contract with the accountant in question and hiring a different one, I was notified of the correct procedures, forms and regulations. I have immediately filled all needed forms and made all due payments, filing (retroactively and proactively, where applicable) all 499A forms, which can be verified with USAC.

Said accounting firm has left us in a bad situation with many agencies which resulted costing our small company thousands of dollars in late fees, penalties, aggregated interest and such. Therefore, I am respectfully asking that you abate the \$1,300 late fee that has been (rightfully) assessed to us.

Thank you for your time and attention to this matter. Please feel free to contact me at any time should you have any questions.

Sincerely,



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