

Federal Communications Commission

Docket No. 93-75 Exhibit No. Attch 162

Presented by Co. Name

DEC 3-1993

Disposition:  Identified  
 Admitted  
 Rejected

DEC 21 1993

Reporter C. W. Smith  
11/23/93



**GLENDALE BROADCASTING COMPANY**

**EXHIBIT NO. 166**

**MM DOCKET NO. 93-75**

**National Minority TV, Inc.  
Engineering Department  
Memo**

**Date: February 12, 1991**

**To: Mark Fountain**

**From: Ben Miller**

**Subject: Telemetry Return Link**

**Mark,**

Responding to your fax, I say proceed with the installation of the link. According to our FCC Attorney, Colby May, the license was granted on 15 March of last year and the call letters are WNTC-430. The actual license vanished into a black hole. See the attached copy of his request for a copy of the license. You can probably post it until you receive the real one.

As far as the new CST controller is concerned, I'll see if Midwest will give me a quote now that it is available.

**Regards,**

**Ben Miller**

50534

Federal Communications Commission

Packet No. 93-75 Exhibit No. ABC 164

Inspected by Colin

Identified 3/3/03

Disposition Received

Rejected

Reporter G. W. Johnson

Date 3/3/03



**GLENDALE BROADCASTING COMPANY**

**EXHIBIT NO. 167**

**MM DOCKET NO. 93-75**

Supplemental Filing to Application for Private Operational  
Fixed Station for National Minority TV, Inc.

This is to certify the frequency which was originally filed for in the applicant's original application for station WNTC 430 has been in storage in the Comsearch, Inc. database for the purpose of protection services since two weeks of the original date of application. As a result, no operational interference is foreseen by the Commission granting of a new authorization or reinstatement of the canceled authorization.

Included in this exhibit is a letter from Michael R. Roth, Private Microwave Engineer, Transmission Planning Services, Comsearch, Inc., stating his belief on this matter.

The above information is true and correct to the best of my knowledge and belief.

Submitted by,

W. Ben Miller  
Technical Consultant for  
National Minority TV, Inc.

Journal of the American Medical Association

Journal No. 97-75 Volume 168 Page 162

Prepared by Cole

Submitted DEC 3-1993

Accepted DEC 6-1993

Reprinted

Reporter: A. Wolman

Date: DEC 3-1993



**GLENDALE BROADCASTING COMPANY**

**EXHIBIT NO. 168**

**MM DOCKET NO. 93-75**

**W. Ben Miller  
Technical Consultant  
Memorandum**

**Date: May 1, 1991**

**To: Colby M. May, Esq.**

**From: Ben Miller**

**Subject: Responses to POFS Response Forms**

**Colby,**

**Transmitted herewith are copies of the responses made to Michael B. Hayden, Chief, Microwave Branch in Gettysburg for WNTC429 (758585), National Minority TV, Inc. for Salt Lake City, UT and WNTC495 (758586), TCCSA for Helena, Montana. These have been overnight mailed directly to Gettysburg.**

**Regards,**

**Ben Miller**

50531

Report of the ...

Number: 9775      Date: Oct 166

Author: Cohen      Date: 089 3-1993

Director: ...      Date: 089 6

Reporter: A. Williams

Date: 10/16/66



**GLENDALE BROADCASTING COMPANY**

**EXHIBIT NO. 169**

**MM DOCKET NO. 93-75**

**National Minority TV, Inc.  
Engineering Department  
Memo**

**Date: June 13, 1991**

**To: Jim Mc Clellan**

**Copy to: Mark Fountain**

**From: Ben Miller**

**Subject: Monthly Technical Discrepancy Report**

In reviewing the monthly technical discrepancy reports which are required any time programming (and particularly paid programming) is lost, I note that on 5/13/91 Marilyn Hickey did not air due to "visual difficulties." This is not an adequate explanation. "Visual difficulties" can mean anything from somebody pouring their Bosco down into the air switcher to the Goodyear Blimp flying into the KOIN tower reducing it to an erector set.

Mark should prepare his monthly report to report the details of any condition which results in the loss of programming detailing the circumstances of the cause of the technical failure. I'm sure you will make the effort in the future.

Regards,

**Ben Miller  
Engineering**

**cc:  
Lucy Hollison**

50536



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**GLENDALE BROADCASTING COMPANY**

**EXHIBIT NO. 170**

**MM DOCKET NO. 93-75**

**National Minority TV, Inc.  
Engineering Department  
Memo**

**Date: July 24, 1991**

**To: Mark Fountain**

**Copy to: Jim Mc Clellan**

**From: Ben Miller**

**Subject: FCC Compliance**

The FCC is currently operating under a new procedure which allows them to collect fines for violation of its rules and use the fines for its own operation budget. Because of this, they have issued orders to their enforcement people to step up enforcement efforts. The reasons for this are obvious. What this means to your station is that there is a greater potential for you to be monitored or inspected. In the interest of reducing the possibility of your receiving any violation notices, I would like to request that if you are not presently doing so, to sweep your transmitter with the spectrum analyzer on a weekly basis as part of your maintenance routine. Further, you should use an antenna or probe and take a look at your station's signal off air during programming at least once or more during the week to check for any problems in the lower sideband, spurs or harmonics. This is probably best done at the studio using your demod's antenna system. If any problems are found which cannot be corrected immediately, I should be notified so that we may request special temporary authority from the FCC to operate at variance from the rules until the condition is corrected.

You will be sent both a spectrum analyzer and a sideband adapter. As you probably know, a substantial investment has been made to purchase these for use at your station and it was done to give you the capability of complying with this policy. When you receive your equipment, please institute your procedures immediately.

Thanks,

**Ben Miller  
Technical Consultant for  
National Minority TV, Inc.**

50537

97-75  
Cohen  
DEC 3-1998  
DEC 3-1998  
Reporter A. Williams  
Date DEC 3-1978



**GLENDALE BROADCASTING COMPANY**

**EXHIBIT NO. 171**

**MM DOCKET NO. 93-75**

**National Minority TV, Inc.  
International Headquarters  
2442 Michelle Drive  
Tustin, CA 92680**

January 9, 1992

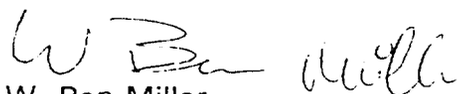
Timothy O. Crutcher  
Earth Station Frequency Planner  
Transmission Planning Services  
Comsearch, Inc.  
11720 Sunrise Valley Dr.  
Reston, VA 22091

Dear Tim,

This is to provide you with a written notification that our C-band receive only earth station E881137 located in Odessa, TX; ; coordinates; 32-02-53 102-17-44 has been sold to another broadcast licensee and is no longer our responsibility. Please consider this as a written request that the facility be removed from protection by your Protection Services division under the customer name; National Minority TV, Inc., Inc. If it is necessary to pass this along to them, please consider this to be their written notification for protection services to be terminated under our account.

For your information, should your Protection Services people wish to contact the new licensee regarding the possibility of their retaining Comsearch for continuation of protection services for the subject station you can contact Al Cooper of Prime Time Christian Television at 505-623-6835.

Sincerely,



W. Ben Miller  
Technical Consultant for  
National Minority TV, Inc.

WBM:wp

06728

Federal Communications Commission

Docket No. 93-73 Exhibit No. ABC-171

Presented by Cohen

Disposition { Identified DEC 3-1993  
Received DEC 6-1993  
Rejected \_\_\_\_\_

Reporter A. W. [Signature]

Date DEC 3-1993