

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

In the Matter of)	
)	
Creation of a Low Power Radio Service)	MM Docket No. 99-25
)	
Amendment of Service and Eligibility Rules For FM Broadcast Translator Stations)	MB Docket No. 07-172 RM-11338

Directed to: Office of the Secretary
Attention: The Commission

SUPPLEMENT TO PETITION FOR PARTIAL RECONSIDERATION

Hope Christian Church of Marlton, Inc. (“Hope”), Bridgelight, LLC (“Bridgelight”), and Calvary Chapel of the Finger Lakes, Inc. (“CCFL”) (together, the “Joint Parties”), by their attorneys, hereby respectfully submit this supplement to their Petition for Partial Reconsideration (the “Petition”) with regard to the *Fourth Report and Order and Third Order on Reconsideration*, FCC 12-29, released March 19, 2012, in the above-captioned proceeding (the “*Fourth Report and Order*”).

As noted in footnote 1 to the Petition, the new processing limitations on FM translator applications adopted in the *Fourth Report and Order*, namely, the one-to-a-market limitation, were not proposed prior to adoption of the *Fourth Report and Order*, and the public had no notice of them. Therefore, the Petition complies with Section 1.429(b)(1)&(2) of the Commission’s rules because it includes facts and arguments which could not previously have been presented or facts which could not have been known prior to issuance of the *Fourth Report and Order*. Nevertheless, out of an abundance of caution, the Joint Parties want to point out through this supplement that Hope participated in this proceeding at the comment stage in the form of “Comments of Hope Christian Church of Marlton, Inc.,” submitted September 6, 2011. Hope’s comments addressed the very translator processing issues which were resolved against Hope’s (and the Joint Parties’) interests through the adoption, in the *Fourth Report*

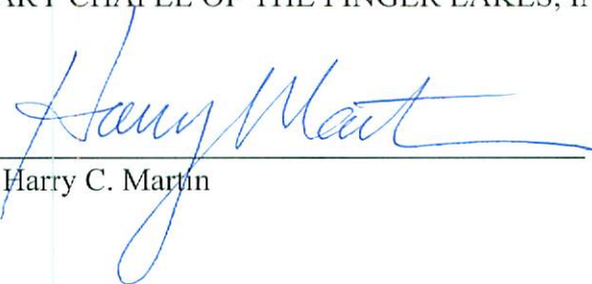
and Order, of a previously-unannounced basis for application dismissals—*i.e.*, the one-to-a “market” surprise the Joint Parties protest. Thus, the Petition, at least as to Hope, is acceptable under Sections 1.429(a) *and* 1.429(b)(1)&(2) of the rules.

WHEREFORE, the premises considered, the Joint Parties respectfully request that the Commission accept this Supplement and, as requested in the Petition, reconsider its cap of one translator application per market, and adopt the policy for waiver of that cap described in the Petition.

Respectfully submitted,

HOPE CHRISTIAN CHURCH OF MARLTON, INC.
BRIDGELIGHT, LLC, AND
CALVARY CHAPEL OF THE FINGER LAKES, INC.

By: _____


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