



Broadcasting Notice of Consultation CRTC 2014-47

PDF version

Ottawa, 7 February 2014

Notice of applications received

Various locations

Renewal of the broadcasting licences for certain ethnic, religious and commercial radio stations – Licensees in apparent non-compliance

Deadline for submission of interventions/comments/answers:

14 March 2014

[\[Submit an intervention/comment/answer or view related documents\]](#)

The Commission announces that it has received applications to renew the broadcasting licences for certain ethnic, religious and commercial radio stations, which expire 31 August 2014. Information regarding each application is set out in the tables below.

The licensees proposed to operate their stations under the same terms and conditions as those in effect under the current licences, with the exception of Canadian talent development (CTD) requirements, which have been replaced by the Canadian content development (CCD) requirements set out in section 15 of the *Radio Regulations, 1986* (the Regulations).

In addition, the licensees will be required to adhere to the conditions set out in *Conditions of licence for commercial AM and FM radio stations*, Broadcasting Regulatory Policy CRTC 2009-62, 11 February 2009.

In each case, the Commission has examined the licensee's compliance with requirements regarding CTD, CCD and the filing of annual returns, as set out by condition of licence and in sections 9(2) and 15 of the Regulations. In certain cases, the Commission monitored logger tapes and music lists to determine the licensee's compliance with requirements regarding the broadcast of Canadian musical selections and French-language vocal music, where applicable. In the tables below, stations identified with an asterisk (*) have been monitored by the Commission. The monitoring report has been placed on each licensee's public examination file. A copy can be obtained by contacting one of the Commission's documentation centres.

Based on this examination, the Commission notes that the licensees listed below are in apparent non-compliance with their regulatory requirements for the current licence term and have been so informed. The requirements that the licensees have apparently contravened are specified below.

The Commission intends to consider the renewal of these broadcasting licences according to the approach set out in *Revised approach to non-compliance by radio stations*,

Broadcasting Information Bulletin CRTC 2011-347, 26 May 2011. The Commission could therefore grant the licensees short-term licence renewals.

Ethnic radio station

Licensee name¹	Application number, call sign and location	Type of apparent non-compliance	Email address/website to request an electronic version of the application
Fairchild Radio Group Ltd.	2013-1537-5 CJVB Richmond, British Columbia	Canadian content development contributions	general@am1470.com

Religious specialty radio station

Licensee name	Application number, call sign and location	Type of apparent non-compliance	Email address/website to request an electronic version of the application
Native Evangelical Fellowship of Canada, Inc.	2013-1682-8 CJTL-FM Pickle Lake, Ontario, and its transmitter CJTL-FM-1 Thunder Bay	Annual returns	Hatdan61@gmail.com

Commercial radio stations

Licensee name	Application number, call sign and location	Type of apparent non-compliance	Email address/website to request an electronic version of the application
629112 Saskatchewan Ltd.	2013-1468-2 CKBL-FM Saskatoon, Saskatchewan	Canadian content development contributions	vicdubois@saskatoonmediagroup.com
Bayshore Broadcasting Corporation	2013-1635-7 CKYC-FM Owen Sound, Ontario	Canadian content development contributions	rkentner@bayshorebroadcasting.ca

¹ The addresses of all the licensees mentioned in this notice are available upon request at Commission offices.

Bell Media Inc.	2013-1548-2 * CFEI-FM Saint-Hyacinthe, Quebec	Canadian content and French- language music	david.spodek@bellmedia.ca
Bell Media Inc.	2013-1551-5 * CHIK-FM Québec, Quebec	Canadian content and French- language music	david.spodek@bellmedia.ca
Rawlco Radio Ltd.	2013-1570-6 CJNB North Battleford, Saskatchewan	Canadian content development contributions	regulatory@rawlco.com www.rawlco.com

Procedure

Deadline for interventions, comments or answers

14 March 2014

The *Canadian Radio-television and Telecommunications Commission Rules of Practice and Procedure*, SOR/2010-277 (the Rules of Procedure), set out, among other things, the rules for content, format, filing and service of interventions, the procedure for filing confidential information and requesting its disclosure, and the conduct of public hearings. Accordingly, the procedure set out below must be read in conjunction with the Rules of Procedure and its accompanying documents, which can be found on the Commission's website under "CRTC Rules of Practice and Procedure."

An intervention or answer from a respondent must be received by the Commission and by the applicant on or before the above-mentioned date. An answer from a respondent must also be served on any other respondent.

In accordance with the Rules of Procedure, a document must be filed with, not merely sent to, the Commission by 5 p.m. Vancouver time (8 p.m. Ottawa time) on the date it is due. The Commission takes no responsibility for postal delays and will not notify a party whose submission is received after the deadline date. Late submissions will not be considered by the Commission and will not be made part of the public file.

Interventions and answers from respondents will be considered by the Commission and will form part of the public record of the proceeding without further notification to parties, provided the procedures set out in the Rules of Procedure and this notice have been followed. Parties will be contacted only if their submissions raise procedural questions.

Submissions must be filed by sending them to the Secretary General of the Commission by **only one** of the following means:

by using the
[[Intervention/comment/answer form](#)]

or

by mail to
CRTC, Ottawa, Ontario K1A 0N2

or

by fax at
819-994-0218

A true copy of each intervention or answer from a respondent must be sent to the applicant and, in the case of a respondent to an application, to any other respondent.

The Commission advises those who file and serve by electronic mode to exercise caution when using e-mail for service of documents, as it may be difficult to establish that service has occurred.

Parties must ensure that, before initiating service through electronic mode, they will be able to satisfy the Commission, upon request, that service was completed. The sender must keep proof of the sending and the receipt of the document for 180 days after the day on which it is filed.

Submissions longer than five pages should include a summary.

Each paragraph of the submission should be numbered. In addition, where the intervention is filed by electronic means, the line *****End of document***** should be entered following the last paragraph of the document, as an indication that the document has not been altered during electronic transmission.

Interventions and answers should clearly identify the application referred to and indicate whether parties support or oppose the application, or, if they propose changes to it, include the facts and grounds for their proposal.

Important notice

All information that parties provide as part of this public process, except information designated confidential, whether sent by postal mail, facsimile, e-mail or through the Commission's website at www.crtc.gc.ca, becomes part of a publicly accessible file and will be posted on the Commission's website. This information includes personal information, such as full names, e-mail addresses, postal/street addresses, telephone and facsimile numbers, and any other personal information parties provide.

The personal information that parties provide will be used and may be disclosed for the purpose for which the information was obtained or compiled by the Commission, or for a use consistent with that purpose.

Documents received electronically or otherwise will be put on the Commission's website in their entirety exactly as received, including any personal information contained therein, in the official language and format in which they are received. Documents not received electronically will be available in PDF format.

The information that parties provide to the Commission as part of this public process is entered into an unsearchable database dedicated to this specific public process. This database is accessible only from the web page of this particular public process. As a result, a general search of the Commission's website with the help of either its own search engine or a third-party search engine will not provide access to the information that was provided as part of this public process.

The Commission encourages parties and interested persons to monitor the record of the proceeding, available on the Commission's website, for additional information that they may find useful when preparing their submissions.

Examination of documents

An electronic version of the applications is available on the Commission's website by selecting the application number within this notice. It is also available from the applicants, either on their websites or upon request by contacting the applicants at their email addresses, provided above.

A list of all interventions and answers will also be available on the Commission's website. The list is accessible by selecting "View all proceedings open for comment" from the "Public Proceedings" section of the Commission's website and by clicking on the "Interventions/Answers" link associated with this notice.

Documents are also available during normal office hours at the Commission offices and documentation centres directly involved with these applications, or, upon request, within two (2) working days, at any other Commission offices and documentation centres.

Location of Commission offices

Toll-free telephone: 1-877-249-2782

Toll-free TDD: 1-877-909-2782

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Central Building
1 Promenade du Portage, Room 206
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