



Federal Communications Commission
Washington, D.C. 20554

November 18, 2011

John Bagwell
Lerman Senter PLLC
2000 K ST NW
Suite 600
Washington, DC 20006

Re: CBS Communications Services, Inc.
Earth Station Call Sign WZ61
File No.: SES-MOD-20111031-01278

Dear Mr. Bagwell:

We are reviewing the referenced application to modify the license held by CBS Communications Services, Inc. for earth station call sign WZ61. In the application, CBS requests authority to change the earth station's status from common carrier to non-common carrier. In Item 27 of Form 312 (purpose of modification), CBS also checked box g, indicating that it is seeking "authorization to change frequency(ies)." CBS does not, however, provide any information regarding the frequencies it wishes to change. We believe CBS may have checked box g in error. In an application filed on the same day for another earth station (IBFS File No. SES-MOD-20111031-01277, Call Sign E960465), CBS requested only a change in status from common carrier to non-common carrier, and did not propose any other modifications.

To allow us to continue to process the modification application for earth station call sign WZ61, please clarify whether CBS intended to check box g in Item 27 of Form 312. Please file your response electronically in the International Bureau Filing System (IBFS) within 30 days of the date of this letter.

We greatly appreciate your assistance in this matter.

Sincerely,

A handwritten signature in blue ink that reads "Paul Blais".

Paul Blais
Chief, Systems Analysis Branch
Satellite Division
International Bureau

Cc: CBS Communications Services Inc., attn: Raymond C. Benedict, 1800 K ST NW, Suite 920, Washington,