

MODIFICATION TO EARTH STATION E050143

iHeartMedia + Entertainment, Inc. (“IHM”) hereby re-submits this application requesting a modification of license for its earth station E050143. The original modification was dismissed earlier this year.¹ The current modification application differs from the dismissed application in the following ways:

1. IHM had included in the original modification a number of Schedule B attachments for antennas that were already included on the E050143 license. These attachments have been deleted from the current modification. The only changes being sought for these antennas involved their emission designators, and pursuant to discussions with Commission staff, IHM has concluded that it is not necessary to make these changes. Accordingly, the current application has no Schedule B attachments for the following E050143 antenna designations:

CCSS INV 6.1A
TT09612 .96M
TT0753 .75M
TT0.9816
TT1016R
TT1240DR
TT1240TV
TTRVN_9808
TTCM1_850DR

The Dismissal Letter identified errors on some of the Schedule B attachments for the above antennas (CCSS INV 6.1A, TT0753 .75M, TTRVN_9808, and TTCM1_850DR). However, based on the determination that no changes were needed with respect to these antennas, IHM has deleted these Schedule B attachments in their entirety instead of correcting the errors and re-filing the Schedule B attachments.

¹ See Letter from Paul E. Blais, Chief of the Systems Analysis Branch of the FCC’s Satellite Division, to Allan Brace, iHeartMedia + Entertainment, Inc., dated Oct. 13, 2015, DA 15-1170 (the “Dismissal Letter”).

2. The current modification seeks to add to the E050143 license three antenna Site ID's for facilities that were previously licensed under IHM's Call Sign E000329:

SCM1_8x2_4

SMN3_7x150

TT3_7x150

The Dismissal Letter identified errors in the Schedule B attachments for some of the above antennas (SCM1_8x2_4 and TT3_7x150). These errors have been corrected in the Schedule B attachments included in this re-filed modification. In addition, IHM has corrected other minor errors it discovered in the Schedule B attachments for the above antennas.

3. Consistent with the above, some of the answers on the Form 312 have been revised from the original application. For example, in response to Question 27, the boxes relating to emission designators and EIRP are no longer checked. Also, in response to question E20 on each of the Schedule B attachments, the answer has been changed to "No" to reflect the fact that FAA notification for the additional antennas is not required.