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Reply to: Jamal D. Young, Esq.  
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September 24, 2008

**BY FACSIMILE – 945-8284**

Information & Technology Authority  
P.O. Box 2502  
George Town, Grand Cayman  
Cayman Islands

**Attention: David Archbold**

Dear Mr. Archbold,

**Re: Broadcast Signal Lab Report on the State of FM Broadcasting in Grand Cayman**

We refer to your email dated 23 September 2008 concerning the relocation of Heaven 97, Gospel 88 and Cayrock 96.5 transmitters.

Our client strongly objects to the letter of Christian Communications Association ("CCA") dated 15 September 2008 requesting a one-month extension to the 30 September 2008 deadline to relocate the Heaven 97 transmitter. Our client would further like to submit that CCA and dms Broadcasting Ltd. ("dms") have failed to comply with the requirements and deadlines as set out in your letter of 11 July 2008. Furthermore, our client is perplexed as to why dms was not required like CCA to meet the requirements as set out in your letter of 11 July 2008, and as such our client would like The Information & Technology Authority (the "Authority") to provide him with a valid explanation.

For your ease of reference, we would like to remind you of the requirements stated in your letter of 11 July 2008:

1. The Authority requires CCA to confirm, no later than **18 July 2008**, whether it is prepared to change the Heaven 97 frequency;
2. If CCA is prepared to do so, the Authority will work with CCA and dms to identify an optimal interim frequency and implement this change of frequency no later than **11 August 2008**;
3. The Authority will assess the success of the trial and notify the parties of its findings no later than **18 August 2008**;

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4. **If the change of frequency proves to be successful**, Heaven 97.7, Gospel 88.7 and CayRock 96.5 transmitters will be permitted to remain in their present location until the time of licence renewal. In order to provide both licensees an equal amount of time to relocate their transmitters, the Authority will extend CCA's licence renewal date to **15 July 2009** (same renewal date as dms); and
5. **If the trial is unsuccessful**, CCA and dms will be required to relocate the Heaven 97.7, Gospel 88.7 and CayRock 96.5 transmitters out of the George Town area (or to cease transmissions) within **30 days** of receiving the notification from the Authority that the trial was unsuccessful.

In reference to requirement (1), you advised by letter dated 10 September 2008 that CCA notified the Authority on 15 July 2008 that it intends to change the frequency of Heaven 97, from 97.7 MHz to 97.5 MHz. However, it was thereafter decided by CCA that it would prefer to relocate its Heaven 97 transmitter to Newlands. The Authority requested that CCA provide a specific implementation date for consideration which was never received by the Authority. According to your letter of 10 September, the Authority had not received a timetable from CCA. In this regard, it is our client's submission that CCA failed to meet with this requirement on the basis that no further action was taken to reduce its frequency, and no timetable was provided.

Since your letter of 11 July 2008, CCA and dms have made no effort to change their frequency to reduce or eliminate the interference with the signals of Paramount Media. We would also like to note that our client has been more than patient and accommodating for these issues to be resolved in a timely manner. Therefore, you will appreciate that the current position is unacceptable to our client.

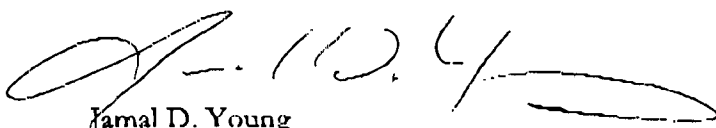
Please treat this letter as a formal demand for the following actions to be taken:

1. The Authority issue a **30-day notice effective from 30 September 2008** to CCA and dms to relocate Heaven 97.7, Gospel 88.7 and Cayrock 96.5 transmitters out of the George Town area; and
2. Should CCA and dms fail to relocate within 30 days as specified above, **they must cease and terminate** the transmissions of Heaven 97.7, Gospel 88.7 and Cayrock 96.5 **immediately**.

In the event this demand letter is not met by 30 September 2008, our client reserves the right to take such further action as necessary against the Authority to recover any losses to date without further notice.

Yours truly,

**GOLDFIELD CAYMAN ATTORNEYS-AT-LAW**



Jamal D. Young

JDY/km