## **Broadcasting Decision CRTC 2009-618**

Route reference: 2009-412

Ottawa, 6 October 2009

CW Media Inc. and Astral Broadcasting Group Inc., partners in a general partnership carrying on business as Historia & Séries+, s.e.n.c.

Across Canada

*Application 2009-0871-7, received 4 June 2009* 

## Historia – Licence amendments

- 1. The Commission **approves** the application by Astral Broadcasting Group Inc., on behalf of itself and on behalf of CW Media Inc., partners in a general partnership carrying on business as Historia & Séries+, s.e.n.c., to amend the broadcasting licence for the national, French-language Category 1 specialty programming undertaking known as Historia (formerly Canal Histoire) by adding the program categories 1, 3, 4, 6(*a*), 6(*b*), 8(*a*), 8(*b*), 8(*c*) and 9, as set out in item 6 of Schedule I to the *Specialty Services Regulations*, 1990, as amended from time to time, to the list of categories from which it may draw programming. The Commission did not receive any interventions with respect to this application.
- 2. The licensee stated that its application was made pursuant to *Regulatory frameworks for broadcasting distribution undertakings and discretionary programming services* Regulatory policy, Broadcasting Public Notice CRTC 2008-100, 30 October 2008 (Broadcasting Public Notice 2008-100), in which the Commission stated that it would authorize Category A services (currently known as Category 1 and analog pay and specialty services) to draw their programming from all program categories. The Commission is of the view that adding the program categories mentioned above is appropriate because this amendment complies with the objectives set out in that public notice.
- 3. The licensee stated that it was prepared to accept a condition of licence stipulating that no more than 10% of all programming broadcast during the broadcast month shall be drawn from categories 6(a), as well as 8(b) and 8(c) combined.
- 4. Accordingly, the Commission replaces the current condition of licence 1. (a) with the following **condition of licence**:

The licensee shall provide a national, French-language specialty service that is dedicated exclusively to history and recent events. The programming shall be drawn exclusively from the following categories set out in item 6 of Schedule I to the *Specialty Services Regulations*, 1990, as amended from time to time:



- 1 News
- 2 (a) Analysis and interpretation
  - (b) Long-form documentary
- 3 Reporting and actualities
- 4 Religion
- 5 (a) Formal education and pre-school
  - (b) Informal education/Recreation and leisure
- 6 (a) Professional sports
  - (b) Amateur sports
- 7 Drama and comedy
  - (a) Ongoing dramatic series
  - (b) Ongoing comedy series (sitcoms)
  - (c) Specials, mini-series or made-for-TV feature films
  - (d) Theatrical feature films aired on TV
  - (e) Animated television programs and films
  - (f) Programs of comedy sketches, improvisations, unscripted works, stand-up comedy
  - (g) Other drama
- 8 (a) Music and dance other than music video programs or clips
  - (b) Music video clips
  - (c) Music video programs
- 9 Variety
- 10 Game shows
- 11 General entertainment and human interest
- 12 Interstitials
- 13 Public service announcements
- 14 Infomercials, promotional and corporate videos
- 5. To ensure that this amendment does not result in shifts that could cause Historia to compete with other Category A services, and consistent with the policy set out in Broadcasting Public Notice 2008-100, the Commission imposes the following conditions of licence:

The licensee shall devote no more than 10% of all programming broadcast during the broadcast month to programming drawn from category 6(a).

The licensee shall devote no more than 10% of all programming broadcast during the broadcast month to programming drawn from categories 8(b) and 8(c) combined.

6. Further, as the licensee will now be authorized to broadcast programs drawn from category 4 Religion, the Commission imposes the following **condition of licence**:

Where the licensee broadcasts religious programming as defined in the *Religious Broadcasting Policy*, Public Notice CRTC 1993-78, 3 June 1993, the licensee shall adhere to the guidelines set out in sections III.B.2.a) and IV of that public notice

