

original

WJCF

15 Wood Street

Greenfield, Indiana 46140

Received & Inspected

JAN 25 2011
FCC Mail Room

Federal Communications Commission

445 12th St. S.W.

Washington, D.C. 20554

Attn : Secretary

REGISTRATION SERVICES DIVISION

2011 JAN 25 P 2:32

RECEIVED

Re: WJCF-FM Morristown, IN

BMPED 20090825BES

Facility ID 91193

Request For STA/Approval of Application

Dear Sir,

Please attach this letter to the file for WJCF-FM Morristown Indiana.

The noted application was filed in August of 2009. Comments declaring the application in the Public Interest have been filed by the Honorable Congressman Mike Pence and the Honorable Congressman Andre' Carson. The Honorable Congressman Dan Burton has contacted Staff and is in support of the application. The application proposes to add over 100,000 persons to the service area for the facility.

When the application was filed there were and are no third party opponents. No entity has filed against the application. Several entities have requested the ability to file for Channel 200. None are mutually exclusive.

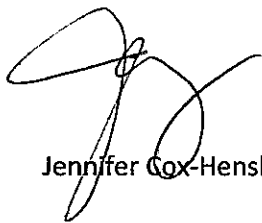
When the application was filed we requested 3 waivers if required. The first waiver was due to channel 6 and is no longer necessary. The second waiver was related to Canadian clearance. Staff has indicated Canadian processing is not required for this application.

The final waiver was related to 73.512 This rule was to relocate Class D FM stations and required the process to be complete by 1980. This time has passed over 30 years. The Channel 6 requirements in the Rule are also moot.

Because our signal and service area have experienced interference, and because this minority organization has experienced economic hardship we request expedited approval of our application. We are also requesting a STA for the facility to operate as requested.

We request approval of the application and requested STA facilities.

Sincerely,



1/18/11

Jennifer Cox-Hensley

attached : Congressman Mike Pence letter / Congressman Andre' Carson Letter

Waiver Request - 73.512

Applicant notes that Commission Staff provided Channel 200 for relocation several years ago of any Class D Non Commercial (secondary) 10 watt facilities which could not find a new frequency allocation or assignment and this was impeded locally and within the "Allocation footprint" by existing Channel 6 facilities.

Applicant asserts there are no such Class D Non Commercial 10 watt facilities which require relocation. This portion of the Rule within the 41 dbu contour of the previous Channel 6 Analog facility

is "moot" as there are no facilities within the discussed Allocation footprint which would be relocated.

73.512 noted the period for relocation for any term expiring July 1980. The period has expired and all Class D facilities have relocated making this portion of the Rule non applicable.

Applicant notes Section 2 addresses it's facilities as no commercial frequencies are available for relocation to better serve it's service area. There is no predicted interference to any Channel 6 Television facility.

Sub Part (d) of the Rule specifically notes protection of Channel 6 Television is a priority reason Channel 200 is not regularly assigned.

Before the
Federal Communications Commission
Washington, D.C. 20554

WJCF

Indiana Community Radio Corporation

Facility ID 91193

Re: Request For Special Temporary Authority Request Expedited Approval

Request For Special Temporary Authority

Indiana Community Radio Corporation (ICRC), Licensee of WJCF Facility ID 91193 requested facilities in September of 2009 which would permit upgrade of its signal to reach more listeners. (BMPED 20090825BES) The application requested a waiver in 2009 and has not been processed.

Currently the facility is off air. This is the primary feed for our State Wide Network. Because of the weather repairs may not be made at this time. Icing has damaged other stations and we are on a list with the tower company. ICRC is requesting use of the application facility temporarily to be able to remain on the air.

The facilities are the same as in BMPED 20090825BES. The coordinates are the studio tower located at Lat 39-47-8.1 Lon 85-47-8.9. Structure Registration 1247347. We Request use of an antenna at 28 m, 32 m HAAT. The application requests 25 KW. Per STA procedure, request 25% or up to 6 kw operation.

Alternatively we would request operation on Channel 201 at the same location at whatever power level possible.

The proposed location has line of sight to the community of License and would provide coverage to a portion of the current coverage area.

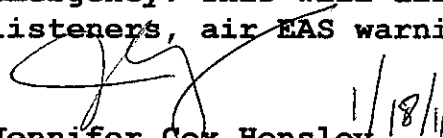
The facilities are at the studio location and can allow restoration immediately. We have a receive antenna we can also

transmit from, and a 2 kw transmitter to be on the air in some form.

The off air problems are resulting from weather issues and are beyond the control of the Licensee.

The facilities in BMPED 20090825BES at Channel 200 have no impact on any other facility. At the same site, use of Channel 201 is short spaced to WICR Channel 204.

We are requesting expedited approval for use of this location and will use the location to remain on the air in an emergency. This will allow us to provide coverage to our listeners, air EAS warnings, and feed our State Wide Network.


Jennifer Cox Hensley
President ICRC

1/18/11

Anti-Drug Abuse Act Certification

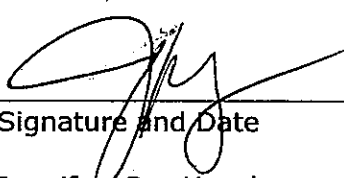
Answer YES if all parties to the application are in compliance with Section 5301 of the *Anti-Drug Abuse Act of 1988*, 21 U.S.C. Section 862, the federal law which provides federal and state court judges the discretion to deny federal benefits to individuals convicted of offenses consisting of the distribution of controlled substances. For a definition of "party" for these purposes, see 47 C.F.R. Section 1.2002(b). See *also Amendment of Part 1 of the Commission's Rules to Implement Section 5301 of the Anti-Drug Abuse Act of 1988*, 6 FCC Rcd 7551, 57 Fed. Reg. 00186 (1991).

YES **NO**

By checking yes, the applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. 862, or, in the case of a non-individual applicant (e.g., corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits that includes FCC benefits pursuant to that section. For the definition of a party for these purposes, see 47 C.F.R. Section 1.2002(b).

I certify that the statements made in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Indiana Community Radio Corporation
Name of Applicant

 1/18/11
Signature and Date

Jennifer Cox Hensley
Printed Name of Person Signing

President
Title

WJCF Facility ID 91193