

Federal Communications Commission Washington, D.C. 20554

AUG 0 1 2012

In Reply Refer to: 1800B3-VM

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Patrick Wayne Lyke Little Miami Local Schools 3001 East US 22 and OH 3 Morrow, OH 45152

In re: WLMH(FM), Morrow, OH

Little Miami Local Schools Facility ID No. 37781 Silent since August 25, 2010

File No. BRED-20120521ACR Application for Renewal of License

File No. BLSTA-20120521ACS Notification of Suspension of Operations/Request for Silent STA

Notification of License Expiration and Deletion of Call Letters

Dear Mr. Lyke:

Our records indicate that Station WLMH(FM), Morrow, Ohio (the "Station"), has been silent since August 25, 2010. Section 312(g) of the Communications Act of 1934, as amended (the "Act"), provides that "if a broadcasting station fails to transmit broadcast signals for any consecutive 12-month period, then the station license granted for the operation of that broadcast station expires at the end of that period, notwithstanding any provision, term, or condition of the license to the contrary." Consequently, we find that the Station's license has expired as a matter of law.

Accordingly, the Commission's public and internal databases will be modified to indicate that the broadcast license for the referenced station⁴ EXPIRED as a matter of law, at 12:01 a.m. on August 26, 2011, and we HEREBY DELETE the Station's call sign WLMH(FM). Additionally, we HEREBY

¹ See File No. BLSTA-20120521ACS, Notification of Suspension of Operations/Request for Silent STA, filed by Little Miami Local Schools on May 21, 2012. See also File No. 20110323ACK, Silent Notification, filed by Little Miami Local Schools on March 23, 2011, and granted on March 25, 2011.

² 47 U.S.C. § 312(g).

³ See Implementation of Section 403(l) of the Telecommunications Act of 1996, 11 FCC Rcd 16499 (1996); see also 47 C.F.R. § 73.1740(c).

⁴ BLED-19831024AF, as most recently renewed by BRED-20040811AAY.

DISMISS as moot the Station's pending applications for Renewal of License⁵ and for Special Temporary Authority to remain silent.⁶

Finally, we note that it is imperative to the safety of air navigation that any prescribed painting and illumination of the station's tower be maintained until the tower is dismantled. Accordingly, the owner of the tower where the referenced station's transmitting antenna is located is required, pursuant to Section 303(q) of the Act, to maintain the tower in the manner prescribed by our rules and the terms of the cancelled license.⁷

Sincerely,

Peter H. Doyle, Chief

Audio Division Media Bureau

⁵ File No. BRED-20120521ACR.

⁶ File No. BLSTA-20120521ACS.

⁷ See 47 U.S.C. §303(q). See also 47 C.F.R. §§ 17.1 et seq. and 73.1213; Streamlining the Commission's Antenna Structure Clearance Procedure, WT Docket No. 95-5, 11 FCC Rcd 4272 (1995).