FEDERAL COMMUNICATIONS COMMISSION

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MEDIA BUREAU AUDIO DIVISION TECHNICAL PROCESSING GROUP APPLICATION STATUS: (202) 418-2730 HOME PAGE: www.fcc.gov/mb/audio/ PROCESSING ENGINEER: Dale Bickel TELEPHONE: (202) 418-2700 FACSIMILE: (202) 418-1411 MAIL STOP: 2-B450 INTERNET ADDRESS: <u>dale.bickel@fcc.gov</u>

March 8, 2007

Ms. Jennifer Cox-Hensley Indiana Community Radio Corporation 15 N Wood Street Greenfield, IN 91193

In re: WJCF (FM), Morristown, IN Indiana Community Radio Corp. Facility ID No. 91193 Application File No: BLED-20061023AAA

Dear Ms. Cox-Henley:

This letter is in reference to the above-captioned application for license to cover construction permit BPED-20001018ABP.

Construction permit BPED-20001018ABP expired by its own terms on August 23, 2006, and no "tolling" request has been received to request an extension of the construction period. Two months later, WJCF filed the current license application. The license application indicates that the construction permit facility was "constructed since 2005" but provides no information to support that statement. Nor does the license application provide any of the information required by the directional antenna conditions on the construction permit, in particular the measured antennal pattern data, and the engineer's and surveyor's statements. The license application also does not provide any information about the proper installation of TV Channel 6 interference filters, as required by Condition No. 5 on the construction permit. Lastly, the license application indicates that WJCF is not operating on program test authority, but continues operations with the facilities authorized by its license BLED-20000728AEF.

License application BLED-20061023AAA, filed two months after the expiration date of the construction permit, is untimely and abjectly fails to demonstrate that WJCF has constructed a licensable facility. Consequently, that license application IS DISMISSED, and construction permit BPED-20001018ABP remains expired by its own terms. WJCF is not authorized to conduct any operations with the facilities specified in the expired construction permit. However, WJCF may continue operations uninterrupted with its licensed facilities (BLED-20000728AEF).

Should WJCF wish to pursue the facilities in the expired construction permit, the station may electronically file a new construction permit application on FCC Form 340 with the Commission.

Sincerely,

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Dale E. Bickel Senior Engineer Audio Division Media Bureau