

**FEDERAL COMMUNICATIONS COMMISSION**  
**445 12<sup>th</sup> STREET, SW**  
**WASHINGTON, DC 20554**

**MEDIA BUREAU**  
**AUDIO DIVISION**  
**APPLICATION STATUS:** (202) 418-2730  
**HOME PAGE:** [www.fcc.gov/mb/audio/](http://www.fcc.gov/mb/audio/)

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October 7, 2015

Indiana Community Radio Corporation  
P.O. Box 846  
Greenfield, IN 46140

Re: WJCF-FM, Morristown, Indiana  
Indiana Community Radio Corporation  
Facility ID No. 91193  
File No. BPED-20150911ACC

Dear Applicant:

This letter is in reference to minor change application BPED-20150911ACC (the "Application"), submitted by Indiana Community Radio Corporation ("ICRC"), licensee of noncommercial educational ("NCE") FM Station WJCF-FM at Morristown, Indiana.<sup>1</sup> In the Application, ICRC proposes to change the Station WJCF-FM station class from class B to class A, to decrease maximum effective radiated power, and to specify a nondirectional antenna.

An engineering review of the Application reveals that the proposal violates the contour protection requirements of Section 73.509(a) of the Commission's Rules.<sup>2</sup> Specifically, the antenna radiation center height above mean sea level ("HAMS L") and antenna radiation center height above average terrain ("HAAT") values specified in the Application are based on a site elevation of 282 meters AMSL. FCC Antenna Structure Registration Number ("ASRN") 1029906 for the existing antenna structure, proposed for use by the applicant and specified in the Application, lists a site elevation for this structure of 295.7 meters AMSL, a difference of 13.7 meters. When the Station WJCF-FM antenna radiation center HAMS L and HAAT data submitted in the Application are corrected to comport with the ASRN site elevation data,<sup>3</sup> the proposed Station WJCF-FM facilities cause prohibited contour overlap to

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<sup>1</sup> File No. BLED-20121205ADC.

<sup>2</sup> 47 C.F.R. § 73.509(a) ("Section 73.509(a)").

<sup>3</sup> Based on the ASRN site elevation of 295.7 meters AMSL and the applicant's specified antenna radiation center height above ground level ("HAGL") of 106.7 meters, our calculations show that the proposed Station WJCF-FM antenna radiation center HAMS L would be 402 meters and the proposed Station WJCF-FM antenna radiation center HAAT would be 113 meters, rounded to the nearest meter.

licensed NCE FM Station WKRY(FM), Versailles, Indiana,<sup>4</sup> in violation of Section 73.509(a). This contour overlap constitutes an acceptance defect.

Accordingly, application BPED-20150911ACC is unacceptable for filing pursuant to Section 73.3566(a) of the Commission's Rules<sup>5</sup> and IS HEREBY DISMISSED. This action is taken pursuant to Section 0.283 of the Commission's Rules.<sup>6</sup>

Sincerely,

A handwritten signature in blue ink, appearing to read "Susan N. Crawford", is written over a horizontal line.

Susan N. Crawford  
Audio Division  
Media Bureau

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<sup>4</sup> File No. BLED-20020830AAK.

<sup>5</sup> 47 C.F.R. § 73.3566(a).

<sup>6</sup> 47 C.F.R. § 0.283.