ORIGINAL

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In re Facility I.D. No. 28177 Swan Quarter, North Carolina Licensee of WHYC(FM), Hyde County Board of Education Marlene H. Dortch, Secretary For transmission to: Peter Doyle, Chief Audio Division, Media Bureau BRED-20110729AIA Copied / Filed BLED-19980527KD FRN: 001688649 NAL/Acct. No. 201641410008 Federal Communications Commission Office of the Secretary MAY 3 1 2016

MEMORANDUM OPINION AND ORDER AND NOTICE OF APPARENT LIABILITY FOR FORFEITURE STATEMENT OF HYDE COUNTY BOARD OF EDUCATION IN RESPONSE TO

- matter. As set forth below, Hyde County believes that a substantial reduction in the proposed Treasury and agree to a compliance plan to ensure compliance with the Commission's rules Consent Decree pursuant to which it would pay a voluntary contribution to the United States Penn, Hyde County advises the Commission of Hyde County's willingness to enter into a (released May 13, 2013) ("William Penn"). Pursuant to the procedure announced in William forfeiture is warranted under the policy set forth in William Penn University, DA 13-1074 Forfeiture, DA 16-459 (released April 28, 2016) ("MO&O/NAL"), in the above-captioned in response to the Memorandum Opinion and Order and Notice of Apparent Liability for Hyde County Board of Education ("Hyde County") hereby submits its statement
- "student-run station" as defined in William Penn. Licensed to the Hyde County Board of 2 As an initial matter, Hyde County hereby confirms that Station WHYC(FM) is

programmed by student volunteer staff, not by paid professional staff. 1 See Attachment A hereto managed by a faculty advisor - Ms. Vanessa Bryant, who teaches English and Drama - and high schools in Hyde County. At all times covered by the MO&O/NAL, the station has been Education, the station is located at the Mattamuskeet Early College High School, one of only two

- at the school.) no paid staff. (Ms. Bryant provides her services to the station as part of her position as a teacher station's operating expenses from 2010-2016. No staffing expenses are listed because there are way of illustration of the station's minimal expenses, included as Attachment B is a listing of the budget"; rather, as expenses are incurred, they are paid from Hyde County's available funds. By question, including specifically any staffing expenses. Station WHYC(FM) has no "operating policy provide the Commission with a copy of the station's operating budget for the period in The William Penn policy also requires that the licensee seeking to invoke that
- 4. Based on the foregoing, Hyde County is eligible for the William Penn policy.
- William Penn relief is contemplated. According to William Penn, the policy is limited to 5 Moreover, the violations at issue here are all precisely of the type for which

violations of

approximately 2011 Station WTEB(FM) has allowed Station WHYC(FM) to rebroadcast conferred with representatives of Station WTEB(FM), New Bern, North Carolina, which is also operation on weekends, vacations and holidays, i.e., when school was not in session, as expressly operation of WHYC(FM) consideration is involved, and WTEB has no involvement in the day-to-day management or to turn Station WHYC(FM) off and on so frequently. The arrangement is informal, no maintenance of Station WHYC(FM). As an accommodation to Hyde County, since engineers had previously provided Hyde County occasional, informal technical assistance in the licensed to an educational institution (Craven Community College). Station WTEB(FM) operating schedule in 2010 (as referenced at Paragraph 8 of the MO&O/NAL), the station permitted by the Commission's rules. When questions arose with respect to the station's As the Commission has been advised, during the period 2006-2010, the station ceased WTEB's signal at times when the Hyde County school is not in session, thus obviating the need

materials in a file, such as in the station's public inspection file pursuant to the Public with the Commission, such as the Ownership Reporting Rule [or] (b) place the required information where a student-run NCE station has failed to (a) file the required materials rules that require the submission of reports and other materials or public notice of

matters. The third alleged violation here is not substantially different. It consisted of the same routine public file or reporting issues, i.e., issues/programs list and Ownership Report file multiple Ownership Reports. In the instant case, the two admitted violations involve exactly issues/programs lists and place them in the station's local public inspection file and (b) timely William Penn, ¶11. In William Penn, the violations involved multiple failures to (a) prepare

nonoperation lasting 10 days or more, and by failing to seek Commission approval when failing to inform - or failing to timely inform - the Commission of eight periods of four of those periods of non-operation extended beyond 30 days.

rather than commission. They do not constitute "substantive operational violations".² MO&O/NAL at ¶9. These are nothing more than reporting requirements, matters of omission

acknowledges (at ¶19) that the Board made good faith efforts to apprise the Commission of the 2006-2010 the Board did not have the advantage of communications counsel and was attempting standardized mandatory operating schedule. Despite that, and also despite the fact that, from here by the fact that noncommercial educational stations are not necessarily subject to a calculation of precisely when notice of nonoperation is required to be made is "complicated" to understand and comply with the Commission's rules on a pro se basis, the MO&O/NAI 6 Moreover, as the MO&O/NAL repeatedly acknowledges (at ¶¶15 and 19), the

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only action required by a licensee is the filing of the request, which filing reports on the ² Though a request for authority to remain silent does contemplate action by the Commission, the required report. condition of the station. Thus, failure to make such a filing is essentially the failure to make a

complied with the rule. These considerations weigh heavily in favor of lenity here station's operational status. And, having since retained communications counsel, the Board has

- described in William Penn (at ¶10). When they came to Hyde County's attention, Hyde County took prompt action to correct them and to report them to the Commission.³ .7 Further, all of the Hyde County's violations are "first-time violations" as
- scope of the William Penn policy. 00 In view of all of these considerations, the instant case falls comfortably within
- entered into in William Penn. A draft of such a decree, modeled after the William Penn decree, is included as Attachment C.4 Hyde County will be happy to discuss the proposed terms with the 9. That being so, Hyde County proposes to enter a Consent Decree akin to that

e.g., failure to file three separate Ownership Reports – is immaterial. William Penn expressly ³ The fact that each of the three generic types of violation involved multiple separate instances – at once", as here. provides (at ¶10) that the leniency policy extends to "repeated instances of violations discovered

specified in the Commission's rules, have led to a \$20,000 fine, William Penn at ¶7; that amount slightly more than \$3,000 per year since May, 2010. appropriate in view of the station's minimal ordinary operating expenses which have averaged which it is subject should be reduced by 10%, to \$2,250. Such a reduction is particularly case in William Penn. That being so, Hyde County believes that the voluntary contribution to as calculated by the Commission, see MO&O/NAL at \$20 - is \$18,000, 10% less than was the was reduced to \$2,500 in the eventual Consent Decree. In the instant case, the base forfeiture – County notes the following. In William Penn, the violations would, at the base forfeiture levels With respect to the voluntary contribution proposed in the attached draft consent decree, Hyde

terms.⁵ Commission's staff with the goal of achieving a mutually acceptable agreement to appropriate

Respectfully submitted,

Harry F. Cole

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Counsel for the Hyde County Board of Education

May 31, 2016

advisory prior to the issuance of the MO&O/NAL. would advise the licensee of its right to seek a consent decree. Hyde County received no such ⁵ Hyde County observes that, under William Penn (at ¶12), ordinarily the Commission's staff

Attachment A

DECLARATION

be true and correct Dr. Randolph H. Latimore, Sr., under penalty of perjury, hereby declares the following to

("MO&O/NAL") issued by the Commission to the Board Memorandum Opinion and Order and Notice of Apparent Liability for Forfeiture Communications Commission in connection with the Board's Statement in response to the of Education ("Board"). I am preparing this declaration for submission to the Federa I am Superintendent of Hyde County Schools and a member of the Hyde County Board

schools in Hyde County. At all times covered by the MO&O/NAL, the station has been managed station": it is located at the Mattamuskeet Early College High School, one of only two high Station WHYC(FM), of which the Board is the licensee. Station WHYC(FM) is a "student-run by student volunteer staff, not by paid professional staff.6 by a faculty advisor - Ms. Vanessa Bryant, who teaches English and Drama - and programmed The MO&O/NAL is directed to certain violations of the FCC's rules that occurred at

paid from the Board's available funds. By way of illustration of the station's minimal expenses Station WHYC(FM) has no "operating budget"; rather, as expenses are incurred, they are

school is not in session, thus obviating the need to turn Station WHYC(FM) off and on so the Board occasional, informal technical assistance in the maintenance of Station WHYC(FM). Paragraph 8 of the MO&O/NAL), the station conferred with representatives of When issues arose with respect to the station's operating schedule in 2010 (as referenced at involvement in the day-to-day management or operation of WHYC(FM). frequently. The arrangement is informal, no consideration is involved, and WTEB has no allowed Station WHYC(FM) to rebroadcast WTEB's signal at times when the Hyde County As an accommodation to Hyde County, since approximately 2011 Station WTEB(FM) has institution (Craven Community College). Station WTEB(FM) engineers had previously provided Station WTEB(FM), New Bern, North Carolina, which is also licensed to an educational holidays, i.e., when school was not in session, as expressly permitted by the Commission's rules During the period 2006-2010, the station ceased operation on weekends, vacations and

services to the station as part of her position as a teacher at the school.) 2016. No staffing expenses are listed because there are no paid staff. (Ms. Bryant provides her included as Attachment B is a listing of the station's operating expenses during the period 2010-

Mendeleht Salvaere, Sr.
Dr. Randolph H. Latimore, Sr.

Date: 5/26/2016

Attachment B

	39.397,91			
HBC Soluctions	2,474,56	2/20/2016	credit card	Part for radio station
STI	71.801,4	May 2010 - Apr 2016	om\£8.69 XomeZ	Telephone WHYC Radio
Robinson Tower Inc	3,797,50	9.23.11 - 3.12.15	Various	Change Bulbs on Tower
Broadcast Music Inc	1,902.92	4,15,11 - 3,15,16	Various	Music License fee
Radio Station	00.669	01.81.0	832853/Local	gnisinəvbA
Adams Tower Services Inc	03.768	£1.80.E	836210/Local	Relamping tower lights
Tower Maintenance Corp	3,495.00	£1.60.4	803269/Cap Outlay	Painting Puitnis Puitn
American Society of Composers	1,567.00	3.07.11 - 2.23.15	Various	Music License fee
SESAC	824.00	31.41.1 - 11.70.5	Suoins √	Music License fee
Vendor	J nuomA	Dates	Среск #	

Attachment C

CONSENT DECREE

I. Introduction

in the Media Bureau's review of the pending application for the renewal of the license for noncommercial educational radio station WHYC(FM), Swan Quarter, North Carolina. respective authorized representatives, for the purpose of resolving a certain issue that has arisen Federal Communications Commission and Hyde County Board of Education ("Board"), by their This Consent Decree is entered into by and between the Media Bureau of the

II. Definitions

- 2 For purposes of this Consent Decree, the following definitions shall apply:
- (a) 151 et seq.; "Act" means the Communications Act of 1934, as amended, 47 U.S.C. §
- **(b)** Commission; "Bureau" means the Media Bureau of the Federal Communications
- <u>O</u> Commission; "Commission" or "FCC" means the Federal Communications
- (d) summarized in the Appendix hereto; Board to ensure compliance with the Act and the Rules at the Station, as "Compliance Plan" means the processes and procedures developed by the
- (e) "Effective Date" means the date on which the Bureau releases the Order:
- (f)executed by the last of the Parties to do so; "Execution Date" means the date on which this Consent Decree is
- (g) "Minimum Operating Schedule Reporting Rule" means Section 73.561 of the Rules, 47 C.F.R. § 73.561;
- (F) "Order" means the order of the Bureau adopting this Consent Decree
- \odot "Ownership Report Rule" means Section 73.3615 of the Rules, 47 C.F.R
- \bigcirc required to file pursuant to the Ownership Report Rule; "Ownership Reports" means reports on FCC Form 323-E that the Board is
- (k) "Parties" means the Bureau and the Board;

- \odot "Public File Rule" means Section 73.3527 of the Rules, 47 C.F.R.
- (m) "Renewal Application" means the pending license renewal application for the Station (File No. BRED-20110729ADL);
- (n) Federal Regulations; "Rules" means the Commission's rules, found in Title 47 of the Code of
- 0 Swan Quarter, North Carolina, FCC Facility ID Number 28177; "Station" means noncommercial educational radio station WHYC(FM),
- ਰ "Board" means the Hyde County Board of Education; and
- **(P)** disclosed by the Board. Public File Rule and the Minimum Operating Schedule Reporting Rule "Violations" means the violations of the Ownership Report Rule, the

III. Background

- operating schedule that reflected the Board's good faith efforts to comply with the Minimum file quarterly issues/programs lists. And it provided detailed information concerning the Station's application to renew its license for the Station. In that application, the Board disclosed Board sought reconsideration of that determination, demonstrating that the station had not in fact been off the air for any 12 consecutive month period. On July 29, 2011, the Board timely filed its Operating Schedule Reporting Rule. Board also disclosed that it had failed to prepare and place in the Station's local public inspection Rule. Specifically, the Board disclosed that it had failed to submit three Ownership Reports. The information concerning its efforts to comply with the Minimum Operating Schedule Reporting Violations of the Ownership Report Rule and the Public File Rule, and provided detailed supposedly been off the air for 12 consecutive months, its license had expired. In response, the In February, 2010, the Bureau advised the Board that, because the Station had
- agreed to enter into this Consent Decree to which both the Board and the Bureau intend to be legally bound. Because of the compliance issues raised by those disclosures, the Parties have

IV. Agreement

matter, and to promote the Board's compliance with the Rules, the Parties are entering into this expenditure of public and private resources. In order to conserve such resources, to resolve the Consent Decree, in consideration of the mutual commitments made herein. Violations referred to in Paragraph 3 above would be time-consuming and require substantial The Parties acknowledge that any proceeding that might result from the

- that the Bureau has jurisdiction over the matters contained in this Consent Decree signatory is duly authorized to enter into this Consent Decree on its behalf. The Board agrees of this Consent Decree. Both the Board and the Bureau each represent and warrant that its The Board and the Bureau agree to be legally bound by the terms and conditions
- Station, as discussed herein. final settlement between the Board and the Bureau concerning the Board's Violations at the The Parties agree and acknowledge that this Consent Decree shall constitute a
- and/or the violation of this Consent Decree. enforcement action available pursuant to the Act and the Rules with respect to each Violation, fails to satisfy any of its obligations under this Consent Decree, the Bureau may take any the Board satisfies all of its obligations under this Consent Decree. In the event that the Board the Bureau agrees that it will not use the Violations in any action against the Board, provided that In express reliance on the covenants and representations in this Consent Decree
- Paragraph 3 above. Public File Rule and the Minimum Operating Schedule Reporting Rule to the extent described in The Board hereby stipulates that it violated the Ownership Report Rule, the
- (MB-201341410005) in block number 23A (call sign/other ID), and enter the letters "FORE" in the remittance instrument. If completing the FCC Form 159, enter the NAL/Account number Louis, MO 63101. Payment by wire transfer may be made to ABA Number 021030004, receiving bank: TREAS NYC, BNF: FCC/ACV--27000001 and account number as expressed on be sent to U.S. Bank-Government Lockbox #979088, SLMO-C2-GL, 1005 Convention Plaza, St. Commission. Payment by check or money order maybe mailed to Federal Communications Commission, at P.O. Box 979088, St. Louis, MO 63197-9000. Payment by overnight mail instrument, wire transfer or money order payable to the order of the Federal Communications will be made, without further protest or recourse to a trial de novo, by a check or similar in the amount of Two Thousand Two Hundred and Fifty Dollars (\$2,250). Such contribution block number 24A (payment type code). The Board agrees to make a voluntary contribution to the United States Treasury Payment by overnight mail may
- satisfied its obligation to make the voluntary contribution referenced in Paragraph 10 of this provided that the following conditions have been met: (a) the Board has fully and timely of the Renewal Application. Consent Decree; and (b) there are no issues other than the Violations that would preclude grant The Bureau agrees to grant the Renewal Application after the Effective Date,
- the Station no later than thirty (30) days after the Effective Date and to keep such Compliance has adopted, is currently in the process of implementing, and agrees to abide by the Compliance Plan in effect for the period specified in the Compliance Plan. Board agrees, to the extent that it has not already done so, to implement this Compliance Plan at Plan summarized in the Appendix for the purpose of ensuring compliance with the Rules. The The Board represents that, in addition to its existing policies and procedures, it

- the Station's public inspection file fully comports with the Public File Rule except as described in Paragraph 3 above The Board represents that, as of the date of its execution of this Consent Decree,
- subject to possible enforcement action, including, but not limited to, revocation of the relief, approved. To the extent that the Board fails to satisfy any condition or Rule, in the absence of this Consent Decree. Each specific condition is a separate condition of the Consent Decree as designation of the matter for hearing, letters of admonishment and/or forfeitures. Commission alteration of the condition or Rule, it will be deemed noncompliant and may be The Board agrees that it is required to comply with each individual condition of
- authorized representative of the proposed assignee or transferee consenting to assumption of the responsibilities and duties set forth in this Consent Decree with regard to the Station Effective Date to assign or transfer control of the Station will include a statement executed by an assigns, if any. The Board agrees that any future application filed within three (3) years of the The Consent Decree will be binding on the Board's successors-in-interest and
- reconsideration, review, appeal, or stay, or to otherwise challenge the validity of this Consent modification. Decree and the Order, provided the Order adopts the Consent Decree without change, addition or The Board waives any and all rights it may have to seek administrative or judicial
- discussed in this Consent Decree. 17. The Board agrees to waive any claims it may otherwise have under the Equa Access to Justice Act, 5 U.S.C. § 504 and 47 C.F.R. § 1.1501 *et seq.*, relating to the matters
- Decree without change, addition or modification. expressly contingent upon issuance of the Order, provided that the Order adopts the Consent The Board and the Bureau agree that the effectiveness of this Consent Decree is
- the Consent Decree or Order, and the Board and the Commission will waive any statutory right adopting this Consent Decree, neither the Board nor the Commission will contest the validity of will consent to a judgment incorporating the terms of this Consent Decree. case that the Order adopts the Consent Decree without change, addition, or modification), and to a trial de novo with respect to any matter upon which the Order is based (provided in each States on behalf of the Commission, brings a judicial action to enforce the terms of the Order The Board and the Bureau agree that, if the Board, the Commission or the United
- not be used in any manner in any legal proceeding. rendered invalid by any court of competent jurisdiction, it will become null and void and may The Board and the Bureau agree that, in the event that this Consent Decree is

21. This Consent Decree may be signed in counterparts and/or by telecopy and, when so executed, the counterparts, taken together, will constitute a legally binding and enforceable instrument whether executed by telecopy or by original signatures.

MEDIA BUREAU FEDERAL COMMUNICATIONS COMMISSION

By:	Date:	By: William T. Lake, Chief
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APPENDIX

COMPLIANCE PLAN OF HYDE COUNTY BOARD OF EDUCATION

will institute and maintain the following procedures to ensure compliance with the Commission's specified below, Hyde County Board of Education or its successors-in-interest, as appropriate, Rules. Unless otherwise provided, all terms defined in the Consent Decree apply to this For the duration of the license term ending December 1, 2019, unless a different time period is Compliance Plan.

- A Station in accordance with the Public File Rule. quarterly issues/programs lists and will be timely placed in the public file of the broadcasts of public affairs programming. These logs will be compiled into The program hosts and other appropriate staff of the Station will log all
- Β. before they are placed in the public file. All such quarterly issues/programs lists will be signed and dated by their preparer
- Ω document, the date placed in the public file, and the reason for the late filing. "Faculty Advisor") and accompanied with a statement indicating the nature of the successor supervisor of the volunteer student staff of the Station, hereinafter the the Station (or such other non-student employee of the Board who may be the Late-filed lists will be reviewed and signed by Vanessa Bryant, faculty advisor to
- D. the required Ownership Report. consult with appropriate Board officials to ensure the timely and accurate filing of On or before September 1 of each year in which the Board must file a biennial Ownership Report, the Faculty Advisor and/or the Board's legal counsel will
- H disciplinary action, including being removed from any duties relating to the File Rule has been violated, the student responsible will be subject to appropriate to the student staff member or members charged with maintenance of the and policies and will fully explain the obligations imposed by the Public File Rule the Station the absolute requirement to follow all Commission Rules, regulations, The Faculty Advisor will explain and emphasize to the volunteer student staff of Public File. Station's public files. Should the Board or Faculty Advisor learn that the Public
- .ㅋ concerning the Rules as they apply to the Station. The Board will train each member of the Station's staff not less than annually
- G. the Station's technical operations. The Board will engage a consulting engineer to conduct a semi-annual audit of

- Ħ. successor non-student official designated by the Board or by a successor licensee's chief public inspection file. Such reviews will be undertaken by the Faculty Advisor or by a For a period of three years from the date of the Effective Date, the Board, or successor executive officer. licensee, as appropriate, will conduct semi-annual in-house reviews of the Station's
- Ħ. peter.doyle@fcc.gov. Division, Media Bureau, Federal Communications Commission and e-mailed to him at corrective measures taken. A copy will be served on Peter H. Doyle, Chief Audio certification, it shall set forth in detail any Violations or deficiencies and describe any Station is in compliance with the Rules. If the Board cannot truthfully make this certification to the Commission, signed by an officer of the Board, affirming that the On or before August 1 of 2016, 2017 and 2018, the Board will submit a sworn
- IV. Station's broadcast operations. licensee's general manager or other comparable official who actively oversees the Advisor or a successor non-student official designated by the Board or by a successor The Compliance Plan, set forth above, will be under the direct supervision of the Faculty