FEDERAL COMMUNICATIONS COMMISSION 445 12th Street SW

WASHINGTON DC 20554

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MEDIA BUREAU **AUDIO DIVISION**

APPLICATION STATUS: (202) 418-2730

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Call Communications Group, Inc. P.O. Box 561832 Miami, FL 33256

In re: WMKL(FM), Hammocks, FL

Facility ID# 61087

Call Communications Group,

BMPED-20070521AIL

Dear Applicant:

This letter is in reference to the above-captioned application minor change application to modify the antenna height, location, and the community of license.

An engineering study has revealed that the facility specified in the application fails to meet the spacing requirement of 47 C.F.R. § 73.507(a). Specifically, the facility is short-spaced by 18 kilometers to first adjacent Class A license (BLH-20070622AAU) for WAFZ-FM, Immokalee, FL. The application recognizes this short-spacing and requests processing pursuant to 47 C.F.R. § 73.215. However, the application fails to meet the spacing requirement of 47 C.F.R. § 73.215(e). Specifically, the required spacing pursuant to 47 C.F.R. § 73.215(e) is 89 kilometers while the actual spacing proposed in the application is 88 kilometers. In the engineering exhibit, WMKL states that the calculated distance between the two facilities will be 89 kilometers as calculated per rule 73.208(c). However, the actual spacing proposed in the application, as calculated by § 73.208(c), is 88.477 kilometers, and when rounded to the nearest kilometer, rounds down to 88 kilometers. Therefore, it violates § 73.215(e).

In light of the above, Application BMPED-20070521AIL is unacceptable for filing pursuant to 47 C.F.R. § 73.3566(a) and is HEREBY DISMISSED. This action is taken pursuant to 47 C.F.R. § 0.283.

Sincerely,

Rodolfo F. Bonacci

Assistant Chief

Audio Division

Media Bureau

cc: Robert J. Robbins