

June 1, 2006

Robert Casagrande, President
Christian Broadcasting Services, Inc.
1630 Strathshire Hall Place
Powell, OH 43065

Dear Mr. Casagrande:

This letter will serve to provide the written consent of the licensee of WSYX(TV), pursuant to Section 73.525 of the FCC Rules, to the proposed operating facilities of noncommercial educational FM station WHKC - Columbus, Ohio. The proposed WHKC facilities will operate on Channel 218 (91.5 MHz) with a maximum effective radiated power of 15 kilowatts using a circularly polarized directional antenna which will be mounted at a height of 750 feet above ground on the tower which supports the antenna for WSYX, which operates on Channel 6.

Although WHKC is not eligible to invoke the co-location provisions of Section 73.525(d) of the FCC Rules because the proposed WHKC antenna will be located more than 30 meters below the WSYX antenna, the licensee of WSYX is satisfied that the proposed WHKC operating facilities with a peak EIRP of 15KW will not result in actual interference to the direct off the air reception of WSYX and, as a result, provides this consent for the proposed WHKC operating facilities with the understanding that it will be included as part of an application to modify the WHKC construction permit. WHKC agrees that it is responsible for remedying any actual interference that may be caused, and agrees to rectify problems on a case by case basis at no cost to the viewers who might be affected. More detailed interference provisions will be set forth in a written Lease Agreement between WHKC and WSYX.

Please indicate your agreement to the foregoing by signing in the space indicated below and returning one of the enclosed to me.

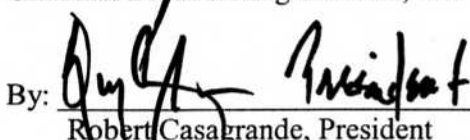
Sincerely yours,



Del Parks, VP/Engineering and Operations

ACKNOWLEDGED AND AGREED
THIS 2nd OF June, 2006:

Christian Broadcasting Services, Inc.

By: 
Robert Casagrande, President