

FEDERAL COMMUNICATIONS COMMISSION
445 TWELFTH STREET, SW
WASHINGTON, DC 20554

MEDIA BUREAU
AUDIO DIVISION
APPLICATION STATUS: (202) 418-2730
HOME PAGE: www.fcc.gov/media/radio/audio-division/

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All Media Services of America, Inc.
3399 Foxcroft Rd. Apt 105
Miramar, FL 33025

OCT 04 2019

Re: WRIZ-LP, Boca Raton, FL
Facility ID No. 192731
All Media Services of America, Inc.
File No. 82550

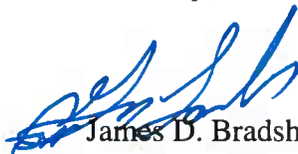
Dear Applicant:

The staff has under consideration the captioned minor change to a licensed facility construction permit application.

An engineering study has revealed that the proposed transmitter site specified in the application fails to meet the minimum spacing requirements of 47 C.F.R. § 73.807. Specifically, the site proposed is located 34.8 kilometers from the licensed facility (BLH-20050225AAQ) of WHYI-FM on channel 264C0 in Fort Lauderdale, FL and 34.9 kilometers from the licensed facility (BLH-20090828ADS) of WLYF(FM) on channel 268C1 in Miami, FL. The required spacing pursuant to § 73.807 is 84 kilometers for WHYI-FM and 73 kilometers for WLYF. The application provides an exhibit demonstrating no interference in a waiver request using a Shively 6812 one bay antenna whereas the application specifies a Nexus CP1 one bay antenna. This constitutes an acceptance defect.

Accordingly, in light of the above, application 82550 is unacceptable for filing and IS **HEREBY DISMISSED**. This action is taken pursuant to 47 C.F.R. § 0.283.

Sincerely,



James D. Bradshaw
Senior Deputy Chief
Audio Division
Media Bureau