

**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/](http://www.fcc.gov/media/radio/audio-division/)

**ENGINEER:** GARY A. LOEHRS  
**TELEPHONE:** (202) 418-2700  
**FACSIMILE:** (202) 418-1410/1411  
**MAIL STOP:** 1800B3  
**INTERNET ADDRESS:** [Gary.Loehrs@fcc.gov](mailto:Gary.Loehrs@fcc.gov)

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

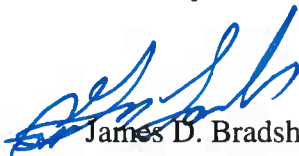
Dear Applicant:

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