

Statement of Compliance with Assignment Requirements

The applicant proposes herein to change the community of license pursuant to the provisions of Section 73.3573(g) of the FCC Rules for WCYZ(FM), a non-commercial educational station operating in the non-reserved band. The applicant proposes no technical facility change and no site relocation.

An FM channel study is attached from the proposed antenna location coordinates (FCC Form 2100, Schedule 301, Antenna Location Data, Coordinates). For this application, the proposed allotment or assignment coordinates (FCC Form 2100, Schedule 301, Antenna Location Data, Proposed Allotment or Assignment – Coordinates) are the same as the proposed antenna location coordinates. As shown on the FM Channel study, the current WCYZ(FM) transmitter site is fully-spaced to all pertinent assignments, applications and allotments except for three short-spacings authorized pursuant to Section 73.215 of the FCC Rules. The Section 73.215 short-spacings are addressed elsewhere in this application.

The Commission now allows a station to change its community of license despite the presence of short-spacings permitted under Section 73.215 of the Commission's Rules.¹ Consistent with this policy, since WCYZ(FM) does not seek to change its transmitter site, no new short-spacing would be created, and no existing short-spacing would be exacerbated, WCYZ(FM) should be afforded the opportunity to change its community of license as proposed herein.

Finally, the FM channel study demonstrates that the proposed technical facility is mutually-exclusive with the current WCYZ(FM) facility as required by Section 73.3573(g)(2) of the FCC Rules.

¹ See *Killeen and Cedar Park, Texas*, 13 FCC Rcd 18790 (1998).

