

**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)

**SEP 24 2019**

**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)

Spryex Communications, Inc.  
5114 Priceton-Glendale Road  
Hamilton, OH 45011

Re: WMWX(FM): Miamitown, OH  
Facility ID No. 93070  
Spryex Commincations, Inc.  
BPED-20190823AAP

Dear Applicant:

This letter refers to the above-captioned application for a minor change to a licensed facility. For the reasons stated below, we will dismiss the application.

An engineering study of the application reveals that it is in violation of 47 C.F.R. § 73.509 with respect to second-adjacent channel licenses (BLED-20101221ABF) for WGUC(FM), Cincinnati, OH and (BLED-20120531ADR) for WORI(FM), Harrison, OH. The proposed protected contour (60 dBu) will receive prohibited overlap from the interfering contours (100 dBu) of WGUC and WORI. The proposed interfering contour (100 dBu) would cause prohibited overlap to WGUC's and WORI's protected contours (60 dBu). This constitutes an acceptance defect.

In addition, an engineering study reveals a violation of 47 C.F.R. § 73.507 with respect to if-channel license (BLH-20060721AAQ) for WIZF(FM) Erlanger, KY. The required separation is 10 kilometers, whereas the proposed separation is 5.1 kilometers. This constitutes an acceptance defect.

In light of the above, Application BPED-20190823AAP 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: Jim Turvaville (via email)