

**MINOR CHANGE APPLICATION**  
**ENTERCOM GREENVILLE LICENSE, LLC**  
**WSPA-FM FM RADIO STATION**  
**CH 255C - 98.9 MHz - 100.0 kW**  
**SPARTANBURG, SOUTH CAROLINA**  
**March 2013**

**TECHNICAL STATEMENT**

This Technical Statement and attached exhibits were prepared on behalf of Entercom Greenville License, LLC ("Entercom"), licensee of station WSPA-FM, Channel 255C, Spartanburg, South Carolina. Entercom herein proposes to make minor changes to the WSPA-FM facilities by specifying new allocation coordinates and updating the height above average terrain. This application is filed contingently with an application to modify first adjacent channel station WLCZ, Channel 254C3, Lincolnton, Georgia.

Entercom is proposing to implement this change at its existing tower site. Due to the height and location of the tower, FCC tower registration is not required which is verified through the use of the FCC's program TOWAIR. As such, the Federal Aviation Administration ("FAA") has not been notified of this proposal.

At the proposed WSPA-FM allocation site, Channel 255C is fully spaced to all present and proposed facilities under §73.207 of the rules, with the exception of the licensed facility of WLCZ, Channel 254A, Lincolnton, Georgia. WLCZ is filing a contingent application with a specified allocation site that fully complies with the spacing requirements for the allocation of Channel 254C3 to Lincolnton, Georgia. Exhibit A details compliance with §73.207 rules with regard to this contingency.

At the proposed WSPA-FM implementation site, Channel 255C does not meet the Commission's minimum distance separation requirements to WNGH-FM, Channel 255C3, Chatsworth, Georgia. There is no actual site change proposed nor any facility changes proposed. WNGH-FM provides §73.215 contour protection to a maximum WSPA-FM Class C facility. WSPA-FM does not request processing under §73.215.

At the WSPA-FM licensed site (and proposed implementation site) the height above average terrain of this proposal differs slightly from the station license. This is only due to the application of NED 03 second terrain data to the standard 8 height above average terrain radials. No actual change of facility is proposed.

All other necessary documentation used to certify the technical portion of FCC Form 301 has been forwarded to Entercom and is available to the Commission upon request.<sup>1</sup>

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1) The undersigned has evaluated only the radio frequency radiation exposure limits of this proposal. Further, all data regarding broadcast facilities was extracted from the CDBS database on the date of this application. We assume no liability for errors or omissions in that database that may be adverse to the requests contained herein.