

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

**MEDIA BUREAU**  
**AUDIO DIVISION**  
**TECHNICAL PROCESSING GROUP**  
**APPLICATION STATUS: (202) 418-2730**  
**HOME PAGE: [www.fcc.gov/mb/audio/](http://www.fcc.gov/mb/audio/)**

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B. Jordan Communications Corporation  
828 20<sup>th</sup> St. SW  
Lanett, AL 36863

**MAY 22 2008**

Re: NEW(FM); Andalusia, GA  
Facility ID No. 173740  
B. Jordan Communications Corporation  
BNPED-20071019ALK

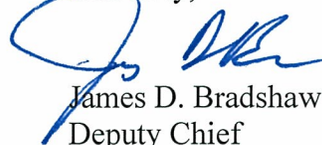
Dear Applicant:

This letter refers to the above-captioned application for a new non-commercial educational FM facility to serve Andalusia, GA.

An engineering study of the application reveals that it is in violation of 47 C.F.R. § 73.509 with respect to the first-adjacent Class C0 license (BLED-20040113ABC) for WPCS(FM), Pensacola, FL. Specifically, the proposed protected contour (60 dBu) would receive overlap from the interfering contour (54 dBu) of WPCS. This constitutes an acceptance defect.

In light of the above, Application BNPED-20071019ALK 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,



James D. Bradshaw  
Deputy Chief  
Audio Division  
Media Bureau

cc: The Law Office of Dan J. Alpert  
Greg Best Consulting, Inc.