

Before the  
Federal Communications Commission  
Washington, DC 20554

In the Matter of: )  
REC 2018 LPFM Petition for Rulemaking )  
 ) RM-11810

Comments of Colquitt Community Radio, Inc.

Comments of Colquitt Community Radio, Inc., Licensee of LPFM station WLOV-LP, Moultrie, Georgia offers the following comments in RM-11810.

**Equal Status LPFM vs. FM Translators.**

Section 5 of the LCRA requires the FCC to assure that licenses are available for LPFM, FM translators and FM boosters and that licenses are available based on community need. Section 5 also requires that LPFM, FM translators and FM boosters remain secondary and “equal in status”.

There lie the major issues. The LPFM service is NOT equal to FM translators. The rules should be changes to allow LPFM’s to offer protection via actual contours using available terrain databases equal to FM translators.

When certain spacings or U/D interference standards are met, LPFM’s should be allowed to operate with an ERP of 250 watts and employ a directional antenna system when appropriate, equal to the FM translator service.

CCR applauds the Commissions effort to address the inequality between the LPFM service and FM translators.

Respectfully offered:

/s/ Clyde Scott, Jr.

Colquitt Community Radio, Inc

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