

1. The FCC should only license non-commercial Low Power FM stations. Licenses should be granted to either non-profit corporations or unincorporated associations with bylaws meeting simple minimum standards.

2. The FCC should license stations between 10-100 watts, similar to LP!) station discussed in the NRPM, but SHOULD NOT license 500-1000 (LP1000) stations.

3. LP100 stations should not be relegated to "secondary status" but should be licensed as a Primary Service.

4. No individual or entity should be permitted to own more than one LPFM station nationally or locally, and owners of high power FM or AM stations should not be permitted to own LPFM stations.

5. LPFM stations should not be required to provide second- or third-adjacent protection to other stations.

6. LPFM stations should only be licensed to groups or individuals who reside in the community the station would serve.

7. At least 80% of the programming on LPFM stations should be locally originated, using live local DJs.

8. The FCC should resolve mutually exclusive applications with a weighted lottery and should issue 5 year nonrenewable licenses.

9. Owners of LPFM stations should not be permitted to sell or transfer their licenses. Otherwise people will apply just to "traffic" in licenses.

10. If the FCC decides to permit commercial LPFM stations, the FCC should give preference to a noncommercial applicant where a commercial and noncommercial applicant seek a license for the same channel in the same area.