

**Auction Authorization Exhibit**  
**Form 301 Section II Question 10 Exhibit 11**

1. Pursuant to Section 1.2107(d) of the Commission's Rules, Alex Media, Inc. certifies that it is not now, nor has it been at any time, a party to any bidding consortium, joint venture, partnership, or other agreement or arrangement relating to the competitive bidding process for FM Auction 91.
2. The certification requirements under section 1.2110(j) of the Commission's Rules regarding designated entities are not applicable to Alex Media, Inc.
3. Pursuant to Section 1.2112(a) of the Commission's Rules, Alex Media hereby certifies that it is disclosing below or has disclosed elsewhere in this application:
  - a) the real parties in interest in the application: a) Alexander Berger who is the 51% majority shareholder and the only officer or director of the Corporation; and b) the two non-cognizable minority stockholders Darryl Delawder and Evan Carb
  - b) All shareholders holding 10% or more of the stock of Alex Media (Alexander Berger with 51% controlling equity and voting interest and Darryl Delawder and Evan Carb each with a 24.5% equity and voting interest. No parties hold any indirect ownership interests in Alex Media.
  - c) Alex Media was the winner of six construction permits in FM auction 91, giving it the right to file long form applications for new FM stations in Blanca, Colorado; Dulac, Louisiana; Cross City, Florida; Islamorada, Florida, McCall, Idaho; and Wardensville, West Virginia. All such applications will be filed before the filing deadline of June 30, 2011 set by FCC Public Notice DA 11-891. Neither Alex Media, Inc. nor its 51% majority stockholder has any interest in other FCC licenses or any other FCC-regulated entity or Applicant for an FCC license.
4. Section 1.2112(b) of the Commission's Rules, regarding small business status is not applicable to Alex Media, Inc.
5. New Entrant Bidding Credit: Pursuant to Public Notice DA 06-2248 in AU Docket No. 06-170, released November 2, 2006 at ¶ 170, Alex Media is providing this exhibit demonstrating its eligibility for the asserted bidding credit. Prior to and during the auction Alexander. Berger held 51% of the stock and was the sole officer and director of Alex Media.

Based on the required assessment performed as of the date of filing of the short form application, neither Alex Media nor Mr. Berger had any attributable interest in any other media of mass communications (defined therein as including commercial and NCE full-power broadcast stations, but excluding LPTV

stations).<sup>1</sup> This assessment took into account the concepts of spousal and familial attribution, as well as interests held by substantial investors or creditors. (See PN DA 06-2248 at ¶¶ 48-50). Accordingly, in its form 175, Alex Media asserted its entitlement to a 35% New Entrant Bidding Credit, based on the fact that Mr. Berger holds 51% of the stock and is the sole officer and director. Since the close of the auction, no change has occurred that would alter or diminish the determination of Alex Media's eligibility for the asserted credit.<sup>2</sup> Additionally, while Alex Media has filed articles of incorporation and bylaws with the State of Virginia, these documents contain no provisions, rights or restrictions that would affect Alex Media's eligibility for the New Entrant Bidding Credit. No other agreements, written or oral, exist between the stockholders.

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<sup>1</sup> Alex Media's two non-cognizeable minority shareholders, Evan Carb and Darryl Delawder hold interests through Miriam Media, Inc. in FM construction permits at Miles Texas (KMLS-FM ) and Loleta, California (KMMI-FM), as well as a construction permit for a digital LPTV station K10QS-D at Incline Village, Nevada.

<sup>2</sup> While following the submission of the Form 175, non attributable interests held by minority non-voting stockholders Darryl DeLawder and Evan Carb have increased from one to two FM construction permits held through Miriam Media, Inc., the analysis that awarded Alex Media a 35% bidding credit due to its sole majority shareholder and sole officer and director remains unaffected by this non attributable and non cognizable change.