

EXHIBIT 11

This narrative exhibit is submitted to demonstrate that the instant proposal fully complies with the interference criteria set forth in Section 74.1204 of the Commission's rules. Attached at exhibit 12 are a spacing study and maps demonstrating clearly that there is no prohibited overlap between this proposal and any other FM services. The attached FM spacing study demonstrates that this proposal would be fully spaced even as a full power Class A FM station to all but five other FM facilities. The attached maps demonstrate that there is no prohibited contour overlap between these five facilities and the instant proposed FM translator facilities. Two FM translators and one full power FM station have also been included on the maps because of their proximity to the proposed facilities. As demonstrated in these maps no prohibited overlap with these stations is predicted.

The eight facilities that have been included on the attached maps are: WCTO, 96.1, Easton, PA (54 dBu contour to proposed 34 dBu interference contour); WPEL-FM, 96.5, Montrose, PA (54 dBu contour to prop. 94 dBu int. contour); WGGI, 95.9, Benton, PA (60 dBu contour to prop. 54 dBu int. contour); WSOX, 96.1, Red Lion, PA (54 dBu contour to prop. 34 dBu int. contour); WPHD, 96.1, South Waverly, PA (60 dBu contour to prop. 40 dBu int. contour); WBHD, 95.7, Olyphant, PA (60 dBu contour to prop. 100 dBu int. contour); W241AZ, 96.1, Dunmore, PA (60 dBu contour to prop. 40 dBu int. contour); and W241AM, 96.1, Waymart, PA (60 dBu contour to prop. 40 dBu int. contour). W244CE 96.1 Interference Blown Up is a map that more clearly shows that no overlap occurs to any other broadcast facilities including WPEL-FM, WBHD, and WCTO. A scale of kilometers has been included on the maps. These maps were drawn to scale using the rfSoftware series of computer programs.

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