

FEDERAL COMMUNICATIONS COMMISSION
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November 2, 2010

Troy G. Langham, FCC Engineering Supervisor
Clear Channel Technical & Capital Management
2625 South Memorial Drive, Suite A
Tulsa, Oklahoma 74129

Re: Capstar TX LLC
WAEB (AM), Allentown, Pennsylvania
Facility Identification Number: 14371
Special Temporary Authority

Dear Mr. Langham:

This is in reference to the request filed October 14, 2010, on behalf of Capstar TX LLC ("Capstar"). Capstar requests further extension of the special temporary authority ("STA") granted on May 16, 2008, to operate Station WAEB with emergency antenna facilities pursuant to Section 73.1680.¹ In support of the request, Capstar states that it has replaced the tower which was destroyed by vandals and that the daytime and nighttime patterns are operating in substantial adjustment. Capstar further states that it is waiting for availability of engineering personnel to perform a proof of performance using Method of Moments ("MOM") modeling.

Requests for extension of STA will be granted only where the licensee can show that one or more of the following criteria have been met:

- Restoration of licensed facilities is complete and testing is underway;
- Substantial progress has been made during the most recent STA period toward restoration of licensed operation; or
- No progress has been made during the most recent STA period for reasons clearly beyond the licensee's control, and the licensee has taken all possible steps to expeditiously resolve the problem.

Our review indicates that the licensee has made substantial progress toward restoring licensed operation; thus, extension of STA is warranted. Based on the information provided, emergency nondirectional operation is no longer necessary and the STA is modified accordingly. Also, the STA is modified to accommodate Capstar's stated intent to file an application for license via MOM analysis.

¹ WAEB is licensed for operation on 790 kHz with 3.6 kilowatts daytime and 1.5 kilowatts nighttime, employing different directional antenna patterns daytime and nighttime (DA-2-U).

Accordingly, the request for extension of STA IS HEREBY GRANTED, with modification as discussed above. Station WAEB may continue to operate with parameters at variance and/or reduced power while maintaining monitor points within licensed limits. Following completion of necessary measurements and readjustment of the array to MOM-derived parameters, Station WAEB may operate with its substantially adjusted daytime and nighttime patterns without regard to currently licensed monitor points. Operating parameters must be maintained within $\pm 5\%$ current ratio and $\pm 3^\circ$ phase of the MOM-derived parameters, which shall be posted with the station license along with a copy of this letter. It will be necessary to further reduce power or cease operation if complaints of interference are received. Capstar must use whatever means are necessary to protect workers and the public from exposure to radio frequency radiation in excess of the Commission's exposure guidelines. *See* 47 CFR § 1.1310.

This authority expires on **May 2, 2011**.

Sincerely,

A handwritten signature in blue ink, appearing to read "Charles N. Miller".

Charles N. Miller, Engineer
Audio Division
Media Bureau

cc: Capstar TX LLC