

EXHIBIT 11
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SPECIAL OPERATING CONDITIONS

Positive Alternative Radio, Inc.
Lexington, NC

The W216BI construction permit includes a condition requiring that partial proofs of performance be conducted on the nighttime directional antenna system of WLXN(AM) - Lexington, North Carolina, both prior to beginning construction of the W216BI operating facilities and again following the completion of the construction of these facilities to document that the construction of the W216BI facilities has not adversely impacted the WLXN nighttime directional pattern. WLXN operates on 1440 kHz with 5 kilowatts nondirectional during daytime hours and 1000 watts at night utilizing a three tower directional antenna system located at a separate transmitter site from their nondirectional daytime operating facilities.

The WLXN daytime transmitter site is located in excess of 0.8 kilometers from the W216BI site. Thus, pursuant to Section 73.1692 of the FCC Rules, since WLXN employs a nondirectional antenna system during daytime hours, it is not necessary for W216BI to take any steps to insure that their construction has not adversely impacted the daytime operation of WLXN.

The WLXN nighttime transmitter site is located 3.07 kilometers (1.91 miles) from the W216BI site. The construction of the W216BI operating facilities involved no tower construction whatsoever. Instead, it simply involved the installation of a small, low power single bay FM antenna on an existing rooftop tower which, including a top mounted paging antenna, extends 40 feet above the building roof. Given the minimal nature of the physical construction involved and the distance between the W216BI site and the WLXN nighttime transmitter site, it is inconceivable that the installation of the W216BI

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antenna system could possibly have any impact whatsoever on the WLXN nighttime directional pattern.

The licensee of WLXN concurred with this determination and provided their verbal consent for W216BI to forego the partial proofs of performance required by this construction permit. This consent was reduced to writing on July 10, 2002, the same day that the construction of the W216BI antenna system was undertaken. A copy of the written consent from WLXN is included in Appendix A of this exhibit.

Following the completion of the construction of the W216BI facilities, which also occurred on July 10, 2002, W216BI received written confirmation from the licensee of WLXN that the construction of these translator facilities had not adversely impacted the WLXN nighttime directional pattern. A copy of this written confirmation is also included in Appendix A of this exhibit.

Previous conversations with the FCC staff had indicated that following the procedure outlined above to document the lack of impact on the WLXN nighttime directional pattern would satisfy this special operating condition and would eliminate the need to conduct the partial proofs of performance required by this special operating condition. It is on this basis, that the attached application certifies that the applicant has complied with all special operating conditions in response to Question 5 in Section III of FCC Form 350.

APPENDIX A
WLXN LETTERS



July 10, 2002

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200 Radio Drive
Lexington, NC 27292

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Phone 336-248-2716
Fax 336-248-2800

Mr. Edward A. Baker, President
Positive Alternative Radio, Inc.
P.O. Box 889
Blacksburg, VA 24063

Dear Mr. Baker:

We have reviewed your proposal to install the antenna system for new FM translator station W216BI - Lexington, North Carolina on an existing rooftop tower located at 200 North State Street in Lexington. We understand that the antenna system for this new translator will consist of a small, low power, single bay nondirectional antenna which will be mounted 12.5 feet (3.8 meters) above the roof of the stairwell enclosure on the roof of this building. This antenna will be mounted on an existing rooftop tower which, including a top mounted paging antenna, extends 40 feet (12.2 meters) above the roof of this stairwell enclosure. This antenna will be fed by 1/2" foam transmission line, which will be properly grounded to this existing tower.

This existing rooftop tower is located 1.91 miles (3.07 kilometers) from the center of the nighttime directional antenna system for WLXN, which operates on 1440 kHz. As a result, we understand that the FCC has imposed a condition on the W216BI construction permit requiring that partial proofs of performance be conducted on the WLXN nighttime directional pattern, both prior to and again after the installation of the W216BI antenna system, to document that the installation of this antenna system has not adversely impacted the WLXN nighttime pattern.

After reviewing this situation, we concur with the findings of your engineering consultant that the installation of the antenna system for W216BI on this existing rooftop tower should have no impact whatsoever on the WLXN nighttime directional pattern. As a result, this letter serves to provide the written consent of the licensee of WLXN for the permittee of W216BI to forego conducting the partial proofs of performance on the WLXN nighttime pattern which would otherwise be required by the terms of the W216BI construction permit.

Please feel free to contact me if you have any questions regarding this matter. We understand that this letter will be filed with the FCC as part of the W216BI license application.

Sincerely,

Gig Hilton
President
DCBI



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200 Radio Drive
Lexington, NC 27292

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Phone 336-248-2716
Fax 336-248-2800

July 10, 2002

Mr. Edward A. Baker, President
Positive Alternative Radio, Inc.
P.O. Box 889
Blacksburg, VA 24063

Dear Mr. Baker:

We understand that the installation of the antenna system for new FM translator station W216BI - Lexington, North Carolina on an existing rooftop tower located at 200 North State Street in Lexington has been completed. This existing rooftop tower is located 1.91 miles (3.07 kilometers) from the center of the nighttime directional antenna system for WLXN, which operates on 1440 kHz. This letter serves to provide written confirmation that the installation of the W216BI antenna system has not adversely impacted the WLXN nighttime pattern.

Please feel free to contact me if you have any questions regarding this matter. We understand that this letter will be filed with the FCC as part of the W216BI license application.

Sincerely,

A handwritten signature in cursive script that reads "Gig Hilton".

Gig Hilton
President
DCBI