

**EXHIBIT 8**  
WBXS-CA  
FCC 301CA Application

The Box Worldwide LLC (herein The Box), the licensee of WBXS-CA, Shreveport, LA is applying for a construction permit to increase power at its existing multiple-user transmitter site located at geographic coordinates 32° 30' 51" North Latitude, 93° 44' 58" West Longitude (NAD27), using a horizontally polarized antenna, 120 Kw average radiated power at 84 meters antenna radiation center height above ground level (AGL). The antenna mounting structure is a 9.1-meter tower mounted on the roof of a building. An antenna center of radiation of 5.5 meters above the roof was used for the calculations.

An analysis has been made of the human exposure to RFR using the calculation methodology described in OET Bulletin 65, Edition 97-01, prepared by the FCC Office of Engineering and Technology. This analysis was made at a reference point two meters above roof level at the base of the roof-mounted antenna supporting structure. At this reference point the MPE's for both General Population and Occupational are exceeded. To prevent exposure to field levels exceeding the FCC limits, a locked door and appropriate signs will control access to the rooftop. The Box will take necessary action to prevent the overexposure of workers on the tower and the rooftop including reducing the WBXS-CA transmitting power or ceasing operation completely. In addition, The Box will cooperate with other site users to insure that work is performed at the site without exceeding the FCC MPEs for occupational/controlled exposure.

At the reference point 2 meters AGL at the base of the building, the calculated WBXS-CA antenna power density is 11.95 microWatts/cm<sup>2</sup>, which is 2.60% of the FCC MPE limit for general population/uncontrolled exposure, and 0.52% of the FCC MPE limit for occupational/controlled exposure.

Pursuant to the provisions of OET Bulletin 65, at multiple-user transmitter sites, only those licensees whose transmitters product power density levels in excess of 5.0% of the applicable exposure limit are considered “significant contributors” and share responsibility for actions necessary to bring the local RF environment in compliance with FCC exposure limits. Since the WBXS-CA ground level operation will contribute less than 5.0% of the permissible exposure at any location on the ground level, WBXS-CA is not considered a “significant contributor” to the local RF exposure environment and contributions to exposure from other sources in the vicinity of WBXS-CA were not taken into account in this analysis.

The instant proposal is categorically excluded from environmental processing since none of the conditions of Sections 1.1306(b)(1), (2), or (3) of the FCC Rules would be involved for the following reasons:

1. The WBXS-CA antenna facility will utilize an existing supporting structure that is not in or near any location referenced in Section 1.1306(b)(1) of the FCC Rules as being of environmental interest.
2. The provision of Section 1.1306(b)(2) of the FCC Rules relating to the use of high-intensity strobe lighting does not apply since no change in the existing lighting is proposed.
3. Finally, with regard to RFR exposure concerns, compliance with applicable FCC MPE limits would be achieved.