

**EXHIBIT 14**

FCC Form 314

WLIW(TV), Garden City, New York

Section III, Question 6(a)

August 8, 2002

**COMPLIANCE WITH MULTIPLE OWNERSHIP RULES**

**Michael I. Sovern**, a trustee since 1993 of the assignee, Educational Broadcasting Corporation (“EBC”), has been a member of the board of directors of AT&T Corp. (“AT&T”) since 1984. AT&T has an equity interest in Cablevision Systems Corp. (“Cablevision”), and a limited partnership interest in Time Warner Entertainment (“TWE”). The service areas of the Cablevision and TWE cable systems in the New York City metropolitan area overlap the predicted Grade B contour of EBC’s existing noncommercial educational television station, WNET, licensed to Newark, New Jersey.

On January 17, 2001, Mr. Sovern was granted a waiver of the Commission’s broadcast/cable cross-ownership rule (47 C.F.R. § 76.501(a)) to permit him to serve simultaneously on AT&T’s board of directors and EBC’s board of trustees. *See Michael I. Sovern*, 16 FCC Rcd 846 (CSB 2001).

On September 21, 2001, EBC filed the present application seeking Commission consent to acquire the license of noncommercial educational television station WLIW, Garden City, New York.

On November 1, 2001, Mr. Sovern submitted to the Commission’s then Cable Services Bureau a request to extend the scope of his existing waiver of the broadcast/cable cross-ownership rule to encompass EBC’s proposed interest in WLIW, since the New York-area Cablevision and TWE cable systems’ service areas also overlap the predicted WLIW Grade B contour. This request, CSR-5795-X, appeared on Public Notice on November 13, 2001 (Report No: 0020, Special Relief and Show Cause Petitions).

**Jeffrey L. Bewkes**, an EBC trustee, recently became Chairman of the Entertainment & Networks Group of AOL Time Warner, which has an interest in the TWE cable system for the New York City metropolitan area.

As of the date of this amendment to EBC's application to acquire WLIW, Mr. Sovern remains both a director of AT&T and a trustee of EBC, while Mr. Bewkes is both an EBC trustee and an AOL Time Warner officer. However, the U.S. Court of Appeals for the D.C. Circuit recently vacated the broadcast/cable cross-ownership rule. *Fox Television Stations, Inc. v. FCC*, 280 F.3d 1027 (D.C. Cir. 2002), *petition for rehearing of vacatur denied*, No. 00-1222 (June 21, 2002). The court's mandate issued on August 7, 2002.

Accordingly, we assume that the Commission will soon delete FCC Rule 76.501(a) and dismiss Mr. Sovern's pending petition as moot. Regardless of the timing of those actions, for purposes of the instant proposed assignment of license, no issue with respect to compliance with the Commission's multiple and cross-ownership rules and policies is presented by either Mr. Sovern's or Mr. Bewkes' dual interests, given the Court's rulings.