

**Exhibit 16**

**Supplement:  
Other Media Interests**

Transferees Thomas H. Lee Equity Fund VI, L.P. ("THL"), and Bain Capital ("CC") IX, L.P. ("Bain" and, together with THL, the "Transferees"), reported in this application as initially filed that (1) affiliates of THL and Bain held minority attributable interests in Cumulus Media Partners, LLC ("CMP"), and (2) THL and certain of its affiliates (but not Bain) held a minority attributable interest in Broadcast Media Partners, Inc. ("BMPI"), the indirect parent of Univision Communications, Inc. ("Univision"). The Transferees stated their intention to convert each of these interests to non-attributable form such that, as of the closing of their acquisition of Clear Channel Communications, Inc. (1) THL, Bain, and their respective affiliates will not hold any attributable interest in CMP; and (2) THL and its affiliates will not hold any attributable interest in BMPI. This amendment reports on the present status of these other THL and Bain interests and the steps that have been taken to render them non-attributable.

**THL and Its Affiliates No Longer Hold Any Attributable Interest in Broadcast Media Partners, Inc. or Univision Communications, Inc.**

THL and certain affiliated investment funds formerly held an attributable voting stock interest in BMPI. BMPI is the parent corporation of Broadcast Media Partners Holdings, Inc., which, in turn, is the parent corporation of Univision. Univision (through various subsidiaries) controls and has attributable interests in various radio and television station licensees.

On October 22, 2007, BMPI notified the Commission that, by virtue of a conversion of voting stock interests to non-voting stock, THL and its affiliates no longer hold any attributable interest in BMPI or Univision. In connection with that stock conversion, THL relinquished its right to designate members of the board of directors of BMPI or of any of its subsidiaries, including Univision; and those members of the board of directors of BMPI and Univision formerly designated by THL have resigned. Accordingly, THL no longer has an attributable interest in BMPI, Univision, or any subsidiary of Univision.

**Applications Are Pending Before the Commission to Convert the Minority Interests of THL and Bain in CMP to Non-Attributable Form**

THL affiliate Thomas H. Lee Equity Fund V, L.P., together with other affiliated funds ("THL-V"), hold in the aggregate a 25% attributable interest in CMP by way of a right to appoint two directors to CMP's eight-member governing board. Bain affiliate Bain Capital Partners (SQ) VIII, L.P., together with other affiliated funds ("Bain-SQ"), also hold in the aggregate a 25% attributable interest in Cumulus Media Partners, LLC,

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by way of Bain-SQ's right to appoint two directors to CMP's eight-member governing board. The other members of CMP are (i) Cumulus Media, Inc., a publicly traded corporation ("CMI"), and (ii) affiliates of the Blackstone Capital ("Blackstone").

On October 12, 2007, THL-V and Bain-SQ filed applications (the "CMP Transfer Applications") requesting Commission consent to a transfer of control of CMP that would result from certain undertakings by THL-V and Bain-SQ to become non-attributable and subject to the Commission's "insulation" criteria with regard to their CMP investments. See Public Notice Report No. 26593 (released October 17, 2007) at 12-15, 17-24. Specifically, THL-V and Bain-SQ would render their respective CMP interests non-attributable by causing their respective representatives on the CMP board to resign, withdrawing from any active participation in CMP and committing to adhere to the Commission's "insulation" criteria applicable to non-attributable limited liability company members. The CMP Transfer Applications are pending before the Commission.