

TECHNICAL STATEMENT  
RADIO MULTIPLE OWNERSHIP ANALYSIS  
CAPSTAR TX LIMITED PARTNERSHIP

This statement and the attached figures were prepared on behalf of Capstar TX Limited Partnership ("CTLTP"), a licensee subsidiary of Clear Channel Communications, Inc. ("CCC"). CTLTP proposes the minor modification of WEKL(FM), Augusta, GA. A multiple ownership analysis was prepared considering the following radio stations under present or proposed common ownership, time brokerage or joint sales.<sup>1</sup>

Table 1: Proposed Commonly Owned, Brokered or Jointly-Sold Stations  
Studied and Associated Arbitron Metro<sup>2</sup> Information

Calls	Fac ID	Band	Community	County	State	Geographic Arbitron Market	Declared Arbitron Market
WBBQ-FM	59249	FM	Augusta	Richmond	GA	Augusta, GA	Augusta, GA
WEKL	59250	FM	Augusta	Richmond	GA	Augusta, GA	Augusta, GA
WKSP	46966	FM	Aiken	Aiken	SC	Augusta, GA	Augusta, GA
WPRW-FM	46967	FM	Martinez	Richmond	GA	Augusta, GA	Augusta, GA
WSGF	59248	AM	Augusta	Richmond	GA	Augusta, GA	Augusta, GA
WYNF	72467	AM	North Augusta	Aiken	SC	Augusta, GA	Augusta, GA

Since certain of these stations have overlapping principal community contours (5 mV/m for AM stations, 3.16 mV/m for FM stations), or are located in, or home to, the same Arbitron Metro market, an ownership study has been prepared in accordance with the Federal Communications Commission's local radio ownership rule.<sup>3</sup>

CCC does not have an attributable interest in any other station with a principal community contour that overlaps or intersects the principal community contour of WEKL(FM) as proposed, or which is located in the same Arbitron Metro<sup>4</sup> as WEKL(FM). The community of license of WEKL(FM) is geographically within the Augusta, GA Arbitron Metro.

Arbitron Market Study

WEKL(FM) is presently reported by BIA as being "Home" to the Augusta, GA Arbitron Metro, and its community of license, Augusta, is geographically located within the Augusta, GA Arbitron Metro. This proposal is in compliance with the local radio ownership rules for that Arbitron Metro, as evidenced by Table 2 below:

<sup>1</sup> None of the following stations are attributable by virtue of a time brokerage agreement or joint sales agreement.

<sup>2</sup> Arbitron data presented herein is obtained from BIA's "Media Access Pro."

<sup>3</sup> See 47 C.F.R. § 73.3555(a).

<sup>4</sup> A station is considered to be "located in an Arbitron Metro" if the station's community of license is located within the boundaries of that Metro, or, the station is listed as "Home" to that Metro by BIA.

Table 2 - Stations Considered to be in the  
Augusta, GA Arbitron Metro<sup>5</sup>

Count	Calls	Fac ID	Band	Owner	Status <sup>6</sup>	Community	County
1	WIBL	72468	FM	Aloha Station Trust LLC	b	Augusta	Richmond
2	WLPE	3236	FM	Augusta Radio Fellowship Institute	b	Augusta	Richmond
3	WCHZ	24423	FM	Beasley Broadcast Group	b	Harlem	Columbia
4	WDRR	14667	FM	Beasley Broadcast Group	b	Martinez	Columbia
5	WGAC	4435	AM	Beasley Broadcast Group	b	Augusta	Richmond
6	WGAC- FM	17129	FM	Beasley Broadcast Group	a	Warrenton	Warren
7	WGUS	537	AM	Beasley Broadcast Group	b	Augusta	Richmond
8	WGUS- FM	25467	FM	Beasley Broadcast Group	b	New Ellenton	Aiken
9	WHHD	24148	FM	Beasley Broadcast Group	b	Clearwater	Aiken
10	WKXC- FM	24147	FM	Beasley Broadcast Group	b	Aiken	Aiken
11	WRDW	87174	AM	Beasley Broadcast Group	b	Augusta	Richmond
12	WTHO- FM	8475	FM	Camellia City Communications	b	Thomson	Mc Duffie
13	WTWA	8476	AM	Camellia City Communications	b	Thomson	Mc Duffie
14	WJES	18655	AM	Carolina Broadcast Partners LLC	b	Saluda	Saluda
15	WBBQ- FM	59249	FM	Clear Channel Communications Inc	b	Augusta	Richmond
16	WEKL	59250	FM	Clear Channel Communications Inc	b	Augusta	Richmond

<sup>5</sup> Source: BIA. Table 2 excludes those station(s) listed by BIA as added to this Arbitron Metro within the last two years, if the community of license of such station(s) is not located within the geographic boundaries of this Arbitron Metro (that is, such station's status is "a", as defined in footnote 6).

<sup>6</sup> Status: "a" -- the station is reported by BIA as "Home" to this Arbitron Metro; "g" -- the station's community of license is located within the geographic boundaries of this Arbitron Metro; "b" -- the station is both listed by BIA as "Home" to this Arbitron Metro, and its community of license is located in this Arbitron Metro.

Count	Calls	Fac ID	Band	Owner	Status <sup>6</sup>	Community	County
17	WKSP	46966	FM	Clear Channel Communications Inc	b	Aiken	Aiken
18	WPRW-FM	46967	FM	Clear Channel Communications Inc	b	Martinez	Richmond
19	WSGF	59248	AM	Clear Channel Communications Inc	b	Augusta	Richmond
20	WYNF	72467	AM	Clear Channel Communications Inc	b	North Augusta	Aiken
21	WACG-FM	23922	FM	Georgia Public Telecommunications Commission	b	Augusta	Richmond
22	WKZK	24696	AM	Gospel Radio Inc	b	North Augusta	Aiken
23	WKSX-FM	18656	FM	Michaelson Communications LLC	b	Johnston	Edgefield
24	WIIZ	15307	FM	NicWild Communications Inc	a	Blackville	Barnwell
25	WAEG	31941	FM	Perry Broadcasting Company Inc	b	Evans	Columbia
26	WAKB	31942	FM	Perry Broadcasting Company Inc	a	Waynesboro	Burke
27	WFXA-FM	15848	FM	Perry Broadcasting Company Inc	b	Augusta	Richmond
28	WTHB	15843	AM	Perry Broadcasting Company Inc	b	Augusta	Richmond
29	WTHB-FM	15849	FM	Perry Broadcasting Company Inc	a	Wrens	Jefferson
30	WAFJ	54859	FM	Radio Training Network Inc	b	Belvedere	Aiken
31	WAAW	4094	FM	RejoyNetwork LLC	a	Williston	Barnwell
32	WLJK	60960	FM	South Carolina Educational Television Commission	b	Aiken	Aiken
33	WFAM	20595	AM	Wilkins Communications Network Inc	b	Augusta	Richmond
34	WNRR	28610	AM	Will Nunley Broadcasting LLC	b	Augusta	Richmond

### Interim Contour-Overlap Analysis

Because the principal community of the station to be modified, and the communities of all commonly-owned or attributable stations with overlapping principal contours with the station to be modified, are located in an Arbitron Metro, an interim contour-overlap analysis is not required.

### Conclusion

In the Augusta, GA Arbitron Metro market studied herein, there are at least 34 radio stations, including the subject commonly-owned 4-FM and 2-AM stations, which are home to the Augusta, GA Metro.

Based on the above, it is concluded that the proposed modification complies with Section 73.3555(a) of the FCC Rules.

Respectfully submitted,

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FCC Engineer  
September 30, 2008