

**EXHIBIT 15
FCC Form 314
Section III, Question 6(b)**

Multiple Ownership Compliance

As described in Exhibit 4, Newport Television LLC (“Newport”), the FCC-approved Assignee of the television stations licensed to subsidiaries of Clear Channel Communications, Inc. (“Clear Channel”), proposes to assign the licenses of certain of these to-be-acquired stations, as identified in Section II, Question 2 of the instant application (the “Designated Stations”), to The Station Trust, LLC, as Trustee, if, following consummation of the Newport-Clear Channel transaction, Newport is unable to come into compliance with the duopoly rule during the duopoly waiver period.

The Designated Stations include KTVX (ABC affiliate), Salt Lake City, Utah, and KUCW (CW affiliate), Ogden, Utah, both of which are located in the Salt Lake City UT television market (the 35th ranked DMA). Common ownership of the two stations complies with the eight-voice/top-four-ranked requirements of Section 73.3555(b) of the rules: KUCW is not a top 4 ranked station; and eight or more independently-owned and operating full-power commercial and noncommercial TV stations will remain in the Salt Lake DMA following consummation of the transaction. *See* Clear Channel Broadcasting Licenses, Inc., BALCT-20070504ADI, Exhibit 15, Attachment 2, Annex 2-A.

While Section II, Question 2 identifies stations WAWS, Jacksonville, Florida, and WTEV-TV, Jacksonville, Florida, Newport intends to assign the FCC license for either WAWS or WTEV-TV but not for both of these stations to The Station Trust, LLC, if Newport is unable to come into compliance with the duopoly rule during the waiver period.