

Results Radio of the North State, LLC

EXHIBIT NO. 15 FCC Form 314 Section II, Paragraph 6(b)

Supplemental Multiple Ownership Showing

Results Radio of the North State, LLC, proposed Assignee of FM station KSRT, Cloverdale, California, submits this supplemental multiple ownership showing pursuant to the just-revised FCC Form 314 and its instructions.¹

KSRT's community of license of Cloverdale is located in Sonoma County which comprises the Arbitron Santa Rosa Metro Survey Area ("Santa Rosa Metro") (see Attachment A). (As noted below, Arbitron classifies the Santa Rosa Metro as an embedded market within the larger San Francisco radio market.²) There are at least 16 (13 commercial and three noncommercial) radio stations licensed to communities within the Santa Rosa Metro (see Attachment B). As reflected in the attached excerpt from the Arbitron Radio Market Report (Spring 2004) (Arbitron's most recent report), two additional radio stations (KXTS-FM and KSXY-FM) are classified by Arbitron as "home" to the Santa Rosa Metro (see Attachment A).³

Following acquisition of KSRT, Assignee (and the parties to the application) will have an attributable interest in only three stations in the Santa Rosa Metro — in addition to KSRT(FM), KRPQ(FM) (Rohnert Park) and KMHX(FM) (Windsor). In a Metro with between 15 and 29 radio stations, a party may have an

¹ Exhibit 14 of the originally filed application demonstrated that the proposed transaction complies with the rules based on the FCC's contour-overlap methodology.

² While Assignee believes that the governing radio market for multiple ownership compliance analysis should be the San Francisco Metro, it herein initially demonstrates compliance with the local radio ownership rule for the "embedded" smaller Santa Rosa Metro pursuant to the instructions in Worksheet #3.

³ The inclusion of these two stations as "home" to the Santa Rosa Metro has been in place for at least two years.

attributable interest in up to six stations, not more than four of which are in the same service. (Section 73.3555(a)(iii).) In a Metro with fewer radio stations, a party may have an attributable interest in up to five stations, not more than three of which are in the same service, except that the party may not have an attributable interest in more than 50% of the stations in such a Metro. (Section 73.3555(a)(iv).) In calculating the number of stations in a Metro, the FCC now includes (i) commercial and noncommercial radio stations with a community of license located within the Metro's geographic boundary and (ii) radio stations that are listed as "home" to the Metro. As there are at least 18 such stations in the Santa Rosa Metro (15 excluding the stations in which Assignee would have an attributable interest), the instant proposal (involving the holding of an attributable interest in three FM radio stations) fully complies with the FCC's rules.

As noted, the Santa Rosa Metro is an "embedded" market within the larger San Francisco Metro Survey Area. Because Assignee would not have an attributable interest in radio stations within the San Francisco Metro other than KSRT(FM) (Cloverdale), KRPQ(FM) (Rohnert Park) and KMHX(FM) (Windsor) and, further, because the San Francisco Metro includes many more commercial and noncommercial radio stations than in the embedded smaller Santa Rosa Metro, the proposed transaction (involving the holding of an attributable interest in three FM radio stations) complies with the FCC's rules in the San Francisco Metro as well.