

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 to modify the facilities of KIIZ-FM, Killeen, TX. A multiple ownership analysis was prepared considering the following radio stations under present or proposed common ownership, time brokerage or joint sales.¹

Table 1: Proposed Commonly Owned, Brokered or Jointly-Sold Stations
Studied and Associated Arbitron Metro² Information

Calls	Fac ID	Band	Community	County	State	Geographic Arbitron Market	Declared Arbitron Market
KIIZ-FM	60802	FM	Killeen	Bell	TX	Killeen-Temple, TX	Killeen-Temple, TX
KLFX	60090	FM	Nolanville	Bell	TX	Killeen-Temple, TX	Killeen-Temple, TX
KWTX	33057	AM	Waco	McLennan	TX	Waco, TX	Waco, TX
WACO	59264	FM	Waco	McLennan	TX	Waco, TX	Waco, TX

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 Markets, an ownership study has been prepared in accordance with the Federal Communications Commission's local radio ownership rule.³

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 KIIZ-FM as proposed, or which is located in the same Arbitron Metro⁴ as KIIZ-FM. The community of license of KIIZ-FM is located within the Killeen-Temple, TX Arbitron Metro, and KIIZ-FM is reported by BIA as being "Home" to that Metro only. Contour overlap of the station to be modified, as depicted in Figure 1, also occurs with commonly-owned stations whose communities of license are located in the nearby Waco, TX Arbitron Metro market.

Arbitron Market Study

KIIZ-FM is reported by BIA as being "Home" to the Killeen-Temple, TX Arbitron Metro. This proposal is in compliance with the local radio ownership rules for that Arbitron Metro, as evidenced by Table 2 below:

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

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

³ See 47 C.F.R. § 73.3555(a).

⁴ 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
Killeen-Temple, TX Arbitron Metro⁵

Count	Calls	Fac ID	Band	Owner	Status ⁶	Community	County
1	KBDE	85761	FM	American Family Association Incorporated	b	Temple	Bell
2	KREH	71631	AM	Bustos Media Enterprises LLC	b	Pecan Grove	Coryell
3	KNCT	9977	FM	Central Texas College	b	Killeen	Bell
4	KIIZ-FM	60802	FM	Clear Channel Communications	b	Killeen	Bell
5	KLFX	60090	FM	Clear Channel Communications	b	Nolanville	Bell
6	KLTD	53647	FM	Cumulus Broadcasting Inc	b	Temple	Bell
7	KOOC	60092	FM	Cumulus Broadcasting Inc	b	Belton	Bell
8	KSSM	10054	FM	Cumulus Broadcasting Inc	b	Copperas Cove	Coryell
9	KTEM	63200	AM	Cumulus Broadcasting Inc	b	Temple	Bell
10	KUSJ	60803	FM	Cumulus Broadcasting Inc	b	Harker Heights	Bell
11	KYAR	36844	FM	Educational Media Foundation	b	Gatesville	Coryell
12	KVLT	86326	FM	Las Vegas Broadcasters	b	Temple	Bell
13	KTON	60091	AM	M&M Broadcasters Ltd	b	Belton	Bell
14	KRMV	40490	AM	Martin Broadcasting	b	Killeen	Bell

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 inside an Arbitron Metro, an interim contour-overlap analysis is not required.

Conclusions

In the Arbitron Radio Market studied herein, there are at least 14 radio stations, including the subject commonly-owned 2-FM stations, which are home to the Killeen-Temple, TX Metro. This proposal does not affect the existing number of commonly-owned stations in the subject BIA Metro.

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

Respectfully submitted,

Troy G. Langham
FCC Engineering Supervisor
May 10, 2006

⁵ Source: BIA.

⁶ 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.

Figure 1

