

TECHNICAL STATEMENT
RADIO MULTIPLE OWNERSHIP ANALYSIS
CAPSTAR TX LIMITED PARTNERSHIP

This statement was prepared on behalf of Capstar TX Limited Partnership ("CTLP"), a licensee subsidiary of Clear Channel Communications, Inc. ("CCC"). CTLP proposes to change the antenna location of WBBQ-FM Augusta, Georgia. A multiple ownership analysis was prepared considering radio stations under present or proposed common ownership, time brokerage or joint sales.ⁱ

Arbitron Market Study

In this application, CTLP is proposing to change the antenna location of Station WBBQ-FM Augusta, Georgia. The community of license, Augusta, Georgia, is in Richmond County, which is part of the Augusta, Georgia Arbitron Metro and thus WBBQ-FM is geographically located in this Arbitron Metro. WBBQ-FM is designated "home" to the Augusta, Georgia Arbitron Metro; the number of stations owned by CCC in the Augusta, Georgia Arbitron Metro is not changing by this application.

According to the FCC's local ownership "tiers," in a Metro reported by BIA as having 30 or more, and 44 and fewer commercial and noncommercial educational full-power radio stations, a party may have a cognizable interest in up to 5 commercial full-power radio stations, not more than 4 of which are in the same service(AM or FM)ⁱⁱ. This application complies with the multiple ownership rules because only 5 of 35 full-power radio stations (4 FM and 1 AM) will be attributable to CCC.

Table of stations considered being in the Augusta, Georgia Arbitron Metroⁱⁱⁱ

Count	Calls	Band	Fac ID	Owner	Community	Designation Date
1	WZNY	FM	72468	Aloha Station Trust LLC	Augusta	02-Jul-03
2	WLPE	FM	3236	Augusta Radio Fellowship Institute	Augusta	02-Jul-03
3	WTHP	FM	83423	Augusta Radio Fellowship Institute	Gibson	
4	WCHZ	FM	24423	Beasley Broadcast Group	Harlem	02-Jul-03
5	WDRR	FM	14667	Beasley Broadcast Group	Martinez	02-Jul-03
6	WGAC	AM	4435	Beasley Broadcast Group	Augusta	02-Jul-03
7	WGAC-FM	FM	17129	Beasley Broadcast Group	Warrenton	02-Jul-03

8	WGUS	AM	537	Beasley Broadcast Group	Augusta	02-Jul-03
9	WGUS-FM	FM	25467	Beasley Broadcast Group	New Ellenton	02-Jul-03
10	WHHD	FM	24148	Beasley Broadcast Group	Clearwater	02-Jul-03
11	WKXC-FM	FM	24147	Beasley Broadcast Group	Aiken	02-Jul-03
12	WRDW	AM	87174	Beasley Broadcast Group	Augusta	02-Jul-03
13	WTHO-FM	FM	8475	Camellia City Communications	Thomson	02-Jul-03
14	WTWA	AM	8476	Camellia City Communications	Thomson	02-Jul-03
15	DWJES	AM	18655	Carolina Broadcast Partners LLC	Saluda	02-Jul-03
16	WBBQ-FM	FM	59249	Clear Channel Communications Inc	Augusta	02-Jul-03
17	WEKL	FM	59250	Clear Channel Communications Inc	Augusta	02-Jul-03
18	WKSP	FM	46966	Clear Channel Communications Inc	Aiken	02-Jul-03
19	WPRW-FM	FM	46967	Clear Channel Communications Inc	Martinez	02-Jul-03
20	WYNF	AM	59248	Clear Channel Communications Inc	Augusta	02-Jul-03
21	WQAI	FM	90293	Educational Media Foundation	Thomson	10-Nov-09
22	WACG-FM	FM	23922	Georgia Public Telecommunications Commission	Augusta	02-Jul-03
23	WKZK	AM	24696	Gospel Radio Inc	North Augusta	02-Jul-03
24	WKSX-FM	FM	18656	Michaelsen Communications LLC	Johnston	02-Jul-03
25	WNRR	AM	72467	Minority Media and Telecommunications Council	North Augusta	02-Jul-03
26	WEZO	AM	28610	MSbuttoni LLC	Augusta	02-Jul-03
27	WIIZ	FM	15307	NicWild Communications Inc	Blackville	02-Jul-03
28	WAEG	FM	31941	Perry Broadcasting Company Inc	Evans	02-Jul-03
29	WAKB	FM	31942	Perry Broadcasting Company Inc	Hephzibah	02-Jul-03
30	WFXA-FM	FM	15848	Perry Broadcasting Company Inc	Augusta	02-Jul-03
31	WTHB	AM	15843	Perry Broadcasting Company Inc	Augusta	02-Jul-03
32	WTHB-FM	FM	15849	Perry Broadcasting Company Inc	Wrens	02-Jul-03
33	WAFJ	FM	54859	Radio Training Network Inc	Belvedere	02-Jul-03
34	WLJK	FM	60960	South Carolina Educational Television Commission	Aiken	02-Jul-03
35	WFAM	AM	20595	Wilkins Communications Network Inc	Augusta	02-Jul-03

Interim Contour-Overlap Analysis

Because the principal community of WBBQ-FM and the communities of all commonly-owned or attributable stations with overlapping principal contours with WBBQ-FM are located inside an Arbitron Metro, an interim contour-overlap analysis is not required.

Respectfully Submitted,

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FCC Engineering Supervisor

ⁱ None of the following stations are attributable by virtue of a time brokerage agreement or joint sales agreement
ⁱⁱ no person or single entity (or entities under common control) may have a cognizable interest in more than 50% of the full-power, commercial and noncommercial radio stations in such market unless the combination of stations comprises not more than one AM and one FM station.

ⁱⁱⁱ Source: BIA