

TECHNICAL STATEMENT
RADIO MULTIPLE OWNERSHIP ANALYSIS
CC LICENSES, LLC

This statement was prepared on behalf of CC Licenses, LLC ("CCLL"), a licensee subsidiary of Clear Channel Communications, Inc. ("CCC"). CCLL proposes to change the antenna location of WSUS (FM) Franklin, New Jersey. 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 WSUS (FM) Franklin, New Jersey. The community of license, Franklin, New Jersey, is in Sussex County, which is part of the Sussex, New Jersey Arbitron Metro and thus WSUS (FM) is geographically located in this Arbitron Metro. WSUS (FM) is designated "home" to the Sussex, New Jersey Arbitron Metro; the number of stations owned by CCC in the Sussex, New Jersey Arbitron Metro is not changing by this application.

According to the FCC's local ownership "tiers," in a Metro reported by BIA as having 15 or fewer commercial and noncommercial educational full-power radio stations, a party may have a cognizable interest in up to 50% of the market owning no more than 5 commercial full-power radio stations, not more than 3 of which are in the same service(AM or FM)ⁱⁱ. This application complies with the multiple ownership rules because only 3 of 6 full-power radio stations (3 FM) will be attributable to CCC.

Table of stations considered being in the Sussex, New Jersey Arbitron Metroⁱⁱⁱ

Count	Calls	Band	Fac ID	Owner	Community	Designation Date
1	WHCY	FM	11984	Clear Channel Communications Inc	Blairstown	02-Jul-03
2	WNNJ	FM	25413	Clear Channel Communications Inc	Newton	02-Jul-03
3	WSUS	FM	74077	Clear Channel Communications Inc	Franklin	02-Jul-03
4	WTOC	AM	25414	Minority Media and Telecommunications Council	Newton	02-Jul-03
5	WNJP	FM	48471	New Jersey Public Broadcasting Authority	Sussex	02-Jul-03
6	WDNJ	FM	121770	Youngshine Media Inc	Hopatcong	13-Feb-09

Interim Contour-Overlap Analysis

Because the principal community of WSUS (FM) and the communities of all commonly-owned or attributable

stations with overlapping principal contours with WSUS (FM) are located inside an Arbitron Metro, an interim contour-overlap analysis is not required.

Respectfully Submitted,

Troy G. Langham

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