D 202.776.2758 E rbender@dowlohnes.com

August 23, 2007

#### VIA HAND DELIVERY

Marlene H. Dortch, Esquire Secretary Federal Communications Commission 445 12<sup>th</sup> Street, SW Washington, DC 20554

Re:

FCC File Nos. SES-T/C-20061212-02132, SES-T/C-20061213-02165, SES-T/C-20061213-02166, SES-T/C-20061213-02167, SES-T/C-20061213-02171, SES-T/C-20061213-02173, SES-T/C-20061213-02174, SES-T/C-20061213-02175, SES-T/C-20061213-02178, SES-T/C-20061213-02180, SES-T/C-20061213-02182, SES-T/C-20061213-02183, SES-T/C-20061213-02184, SES-T/C-20061213-02186

Dear Ms. Dortch:

Transmitted herewith, on behalf of Thomas H. Lee Equity Fund VI, L.P. ("T.H. Lee") and Bain Capital (CC) IX, L.P. ("Bain," and together with T.H. Lee, the "Transferees"), is an amendment relating to each of the above-referenced applications for Commission consent to a proposed transfer of control of the earth station authorizations held by subsidiaries of Clear Channel Communications, Inc. ("CCC"), from the present shareholders of CCC to the Transferees. The purpose of this amendment is (1) to report a name change for one of the entities in the Transferee's post-closing control structure, and (2) to supplement Attachment B to provide the International Bureau with additional information (furnished with respect to the pending FCC Form 315 transfer applications at the request of the Media Bureau staff) relating to the percentage of total assets (debt-plus-equity) of CCC post-merger that would be held by each of the parties to the application.

Should any question arise with regard to any portion of the amendment relating to Transferee Bain, please communicate with Meredith S. Senter, Jr., at Leventhal Senter & Lerman PLLC. Should any question arise with regard to any portion of the amendment relating to Transferee T.H. Lee, kindly communicate with the undersigned.

Respectfully submitted,

Raymond G. Bender, Jr.

RGB/cmf

cc:

Meredith S. Senter, Esquire Ms. Jeanette Spriggs

Marlene J. Dortch, Esquire August 23, 2007 Page

bcc: John S. Logan, Esquire

Michael D. Basile, Esquire Dorann Bunkin, Esquire Philip A. Bonomo, Esquire Ms. Melissa Stoll

Ms. Melissa Stoll Ms. Allyson Mejia Ms. Susan Anderson

#### **AMENDMENT**

Thomas H. Lee Equity Fund VI, L.P. ("T.H. Lee") and Bain Capital (CC) IX, L.P. ("Bain," and together with T.H. Lee, the "Transferees") hereby amend the pending FCC Form 312 applications for Commission consent to a transfer of control of the earth station authorizations held by subsidiaries of Clear Channel Communications, Inc. ("CCC") from the present shareholders of CCC to the Transferees. Specifically, Schedule A, Item A20 is being amended to submit a new Exhibit E, attached hereto: (1) to report that BT Triple Crown Capital Holdings III, Inc., an entity in the proposed post-closing control structure, has changed its name to CC Media Holdings, Inc.; and (2) to supplement Attachment B (at the request of the Media Bureau staff) to provide the percentage of total assets (debt-plus-equity) of CCC post-merger that would be held by each of the parties to the application.

The applications affected by this amendment are the following:

LICENSEE NAME	FCC FILE NUMBER
Ackerley Broadcasting—Fresno LLC	SES-T/C-20061213-02171
Ackerley Broadcasting Operations, LLC	SES-T/C-20061213-02173
Central NY News, Inc.	SES-T/C-20061213-02132
Central NY News, Inc.	SES-T/C-20061213-02174
Citicasters Co.	SES-T/C-20061213-02175
Clear Channel Broadcasting, Inc.	SES-T/C-20061213-02178
Clear Channel Broadcasting Licenses, Inc.	SES-T/C-20061213-02180
Clear Channel Satellite Services	SES-T/C-20061213-02183
Clear Channel Satellite Services	SES-T/C-20061213-02184
Clear Channel Satellite Services	SES-T/C-20061213-02186
Florida Radio Network	SES-T/C-20061213-02182
Kentucky News Network	SES-T/C-20061213-02167
Oklahoma News Network	SES-T/C-20061213-02166
Tennessee Radio Network	SES-T/C-20061213-02165

The undersigned hereby certify that all statements made in this amendment are true,

complete and correct to the best of their knowledge and belief.

The undersigned also certify that neither applicant nor any other party to the application is subject to a denial of Federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Act of 1988, 21 U.S.C. Section 862, because of the conviction for possession or distribution of a controlled substance.

Date: August 22, 2007

Date: August \_\_\_, 2007

Respectfully submitted,

Scott M. Sperling

Co-President of Thomas H. Lee Advisors, LLC

General Partner of Thomas H. Lee Partners, L.P.

Sole Member of THL Equity Advisors VI, LLC

General Partner of Thomas H. Lee Equity Fund VI, L.P.

Ian K. Loring

Managing Director of Bain Capital Investors, LLC General Partner of Bain Capital Partners (CC) IX, L.P.

General Partner of Bain Capital (CC) IX, L.P.

complete and correct to the best of their knowledge and belief.

The undersigned also certify that neither applicant nor any other party to the application is subject to a denial of Federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Act of 1988, 21 U.S.C. Section 862, because of the conviction for possession or distribution of a controlled substance.

Respectfully	submitted,
--------------	------------

Date	August	, 2007
Date.	August	, 2007

Date: Augus 2, 2007

Scott M. Sperling

Co-President of Thomas H. Lee Advisors, LLC

General Partner of Thomas H. Lee Partners, L.P.

Sole Member of THL Equity Advisors VI, LLC

General Partner of Thomas H. Lee Equity Fund VI, L.P.

Ian K. Loring

Managing Director of Bain Capital Investors, LLC

General Partner of Bain Capital Partners (CC) IX, L.P.

General Partner of Bain Capital (CC) IX, L.P.

# Exhibit E Parties to the Application

This application and other concurrently filed transfer of control applications request Commission consent to the transfer of control of Clear Channel Communications, Inc. ("CCC") and its licensee subsidiaries holding broadcast, earth station and private wireless radio authorizations (collectively, the "Transfer Applications"). FCC Form 312 transfer of control applications are being filed concurrently for the earth station licensee subsidiaries of CCC listed on Attachment A hereto.

The proposed transaction involves a transfer of control of CCC from the present shareholders of CCC to Thomas H. Lee Equity Fund VI, L.P. ("T.H. Lee") and Bain Capital (CC) IX, L.P. ("Bain," and together with T.H. Lee, the "Transferees"). At the closing of the transaction (the "Closing"), the transfer of control will be effectuated by the merger of BT Triple Crown Merger Co., Inc. ("MergerCo") with and into CCC, whereupon the separate existence of MergerCo will cease, and the surviving corporation ("Surviving CCC") will continue under the name "Clear Channel Communications, Inc." and under the ultimate control of T.H. Lee and Bain.

Information regarding the officers, directors, and voting stockholders of Surviving CCC is provided in Attachment B hereto.<sup>2</sup> As reflected in Attachment B, after the Closing, CC Media Holdings, Inc. (formerly named BT Triple Crown Capital Holdings III, Inc.) ("New Holdco") indirectly will wholly own Surviving CCC through two intermediate, single member limited liability companies. Clear Channel Capital IV, LLC, a Delaware limited liability company, will control approximately 70% of the voting rights in New Holdco. The two Transferees are the two members of Clear Channel Capital IV, LLC. Thus, each Transferee will have equal control over seventy percent (70%) of the voting rights in New Holdco. The remaining approximately thirty percent (30%) of the voting rights in New Holdco will be held by those current public shareholders of CCC that may elect to roll over a portion of their present interest in CCC into shares of New Holdco. The chart included as Attachment C depicts the proposed control structure of the Surviving CCC.<sup>3</sup>

Affiliates of Transferees are in the business of managing capital and investing in a broad range of companies.

<sup>&</sup>lt;sup>2</sup> For the convenience of the Commission, information furnished in Attachment B is provided in the same format as provided in response to Item 6(a), Section IV of FCC Form 315.

<sup>&</sup>lt;sup>3</sup> Except as may be otherwise specified, information provided in the Transfer Applications with respect to the Transferees pertains to the control of the Surviving CCC as it will exist as of Closing.

Both New Holdco and the Surviving CCC will have initial boards of directors consisting of twelve members. T.H. Lee and Bain will each have a right to appoint four directors to each board. Mark P. Mays and Randall T. Mays, currently officers and directors of CCC, also will serve as officers and directors of New Holdco and the Surviving CCC. The remaining two directors of New Holdco and Surviving CCC will be independent directors, one of whom initially will be selected by Highfields Capital Management LP ("HCMLP") and the other director will be initially selected by the nominating committee of New Holdco in consultation with HCMLP and other significant public shareholders, if any. Thereafter, the two independent directors will be selected by the holders of the shares issued as merger consideration to the present public shareholders that may choose to become shareholders in New Holdco post-Closing; provided, that until HCMLP owns less than 5% of the outstanding voting securities of New Holdco issued as merger consideration, New Holdco will nominate one independent director who is selected by HCMLP and will nominate the other independent director after consultation with HCMLP and other significant public shareholders, if any.

The Transferees will have the right to remove any of their designated directors and to designate the replacement for their designated director or directors. The officers of CCC duly appointed as of the date of the Closing will continue in their respective offices. Accordingly, the present CCC officers are reported below.

Attachment B has been supplemented to provide the percentage of total assets (debt-plus-equity) of CCC post-merger that would be held by each of the parties to the application. The percentages of total debt-plus-equity reported below are derived from the merger-adjusted *pro forma* condensed consolidated balance sheet on pages 34-35 of Amendment No. 3 to the Form S-4 Registration Statement of CC Media Holdings, Inc., submitted to the Securities and Exchange Commission on July 31, 2007. The merger-adjusted balance sheet shows total assets of \$32,799,566,000 and total shareholder equity of \$3,887,087,000, representing approximately 11.85% of total assets. Thus, no party to this application would have an interest in the total assets of CCC or its licensee subsidiaries that would exceed 33%. In addition, no single entity or person will have a debt interest in CCC post-merger that would amount to 33% or more of the total asset value (debt plus equity) of CCC. Thus, as previously reported, no party to the Transferees' section of the application will acquire attributable status as a result of the operations of the Commission's "equity-debt-plus" rule, 49 C.F.R. § 73.3555, Note 2(j).

<sup>&</sup>lt;sup>4</sup> The figures reported for officers and directors of a corporation do not include the percentages of equity and debt attributable to them solely because of their status as officers and directors. That figure, of course, would be identical to the total asset percentages reported for the corporation on which the officer or director serves.

#### Attachment A Transfer Applications

Amendments to the FCC Form 312 transfer of control applications are being filed concurrently for the following licensee subsidiaries of Clear Channel Communications, Inc. holding earth station authorizations:

Ackerley Broadcasting Fresno, LLC
Ackerley Broadcasting Operations, LLC
Central NY News, Inc.
Citicasters Co.
Clear Channel Broadcasting, Inc.
Clear Channel Broadcasting Licenses, Inc.
Clear Channel Satellite Services
Florida Radio Networks
Kentucky News Network
Oklahoma News Network
Tennessee Radio Network

# Attachment B Clear Channel Communications, Inc. (following merger at the Closing with BT Triple Crown Merger Co., Inc.)

Line 1 - Name and address of officers, directors and stockholders

Line 2 - Citizenship

Line 3 - Positional interest

Line 4 - Percentage of votes

Line 5 - Percentage of total assets (debt plus equity)

The Transfer Agreement provides that the officers of the Surviving CCC following the Closing will be the officers of CCC immediately prior to the Closing. The current officers of CCC (as provided by CCC) are listed below.

	(a)	(b)	(c)
1.	Clear Channel Communications,	Mark P. Mays	Randall T. Mays
l	Inc.	120 Primrose	400 Genesco Rd.
1	2625 S. Memorial Drive	San Antonio, TX 78209	San Antonio, TX 78209
l	Suite A	İ	
	Tulsa, OK 74129		
2.	Texas corporation	U.S.	U.S.
3.	N/A	Director/CEO/COO	Director/President/CFO
4	N/A	0%	0%
5.	N/A	Less than 1%	Less than 1%

	(d)	(e)	(f)
1.	Bob Cohen	John Hogan	Paul Meyer
	308 Elizabeth Road	30899 Venturer	200 East Basse Road
	San Antonio, TX 78209	Fair Oaks Ranch, TX	San Antonio, TX 78209
2	U.S.	U.S.	U.S.
3.	President Clear Channel	President/CEO Clear Channel Radio	Global President/COO Clear
	International Radio		Channel Outdoor Worldwide
4	0% <sub>*</sub>	0%	0%
5.	0%	0%	0%

	(g)	(h)	(i)
1.	Don Perry	Andrew W. Levin	Brian Coleman
1	4 Montique Court	13751 Bluff Villas Court	219 Ridge Haven Place
	San Antonio, TX	San Antonio, TX 78216	San Antonio, TX 78209
2	U.S.	U.S.	U.S.
3.	President/CEO Clear Channel	Executive Vice President/Chief	Senior Vice President/Treasurer
	Television	Legal Officer/Secretary	
4.	0%	0%	0%
5	0%	0%	0%

<sup>&</sup>lt;sup>1</sup> Line 5 reports the percentage of total assets (debt plus equity) in CCC or its licensee subsidiaries as explained in the text of Exhibit E above, after applying the correct multiplier, if any.

	(j)	(k)	(1)
1.	Charles G. Dan, III	Bill Hamersly	Herbert W. Hill, Jr.
	503 Circle St.	9543 Legend Isle Dr.	401 Eldon
	San Antonio, TX 78209	San Antonio, TX 78250	San Antonio, TX 78209
2.	U.S.	U.S.	U.S.
3.	Senior Vice President/Real Estate	Senior Vice President/Human	Senior Vice President/CAO/
۲.	Sellior Vice President/Rear Estate	Resources	Assistant Secretary
4	0%	0%	0%
5	0%	0%	0%
5	078	078	076
	(m)	(n)	(a)
1.	Kathryn Mays Johnson	Jessica Marventano	(o) Randy Palmer
1.	528 Terrell Road	2419 North Lincoln Street	
			13914 Blenhein Ridge
_	San Antonio, TX 78209	Arlington, VA 22207	San Antonio, TX 78321
2	U.S.	U.S.	U.S.
3.	Senior Vice President/Corporate	Senior Vice President/Government	Senior Vice President/Investor
<u></u>	Relations	Affairs	Relations
4.	0%	0%	0%
5	0%	0%	0%
	(p)	(q)	(r)
1.	Stephanie Rosales	John T. Tippit	David E. Wilson
	9531 Shining Elm	404 Charles Rd.	2603 Quail Knoll
L	San Antonio, TX 78254	San Antonio, TX 78209	San Antonio, TX 78231
2.	U.S.	U.S.	U.S.
3.	Senior Vice President/Corporate	Senior Vice President/Strategic	Senior Vice President/Chief
	Accounting and Regulatory	Development	Information Officer
	Compliance	1	
4.	0%	0%	0%
5.	0%	0%	0%
	(s)	(t)	(u)
1.	Scott Bick	Dirk Eller	Chris Harrington
	13811 Ridge Arm	680 E. Basse Road, # 134	24823 Shining Arrow
	San Antonio, TX 78230	San Antonio, TX 78209	San Antonio, TX 78209
2.	U.S.	U.S.	U.S.
3.	Vice President/Domestic Tax	Vice President/Corporate	Vice President/International Tax
	John Something Land	Development	vice i resident/international Tax
4.	0%	0%	0%
5.	0%	00/	
٥	070	0%	0%
	(v)	()	
1.	Ace Horan	Paul Peterson	(x)
1.	74 Sable Heights	6202 Welles Brook Dr.	Joe Shannon
	San Antonio, TX 78258		914 Foxton Drive
2	U.S.	San Antonio, TX 78240	San Antonio, TX
2. 3.		U.S.	U.S.
Э.	Vice President/Financial Systems	Vice President/Corporate Services	Vice President/Chief Technology
1	0%	004	Officer
14		W NO/	100/
5.	0%	0% 0%	0% 0%

	(y)	(z)	(aa)
1.	Mary Stich	Hamlet T. Newsom, Jr.	Lisa Dollinger
	2602 Friar Tuck	6 Rock Ridge	2100 Robinhood Trail
	San Antonio, TX 78209	San Antonio, TX 78209	Austin, TX 78703
2.	U.S.	U.S.	U.S.
3.	Vice President/Associate General Counsel	Assistant Secretary	Chief Communications Officer
4.	0%	0%	0%
5.	0%	0%	0%

	(bb)	(cc)	(dd)
1.	Scott M. Sperling	Richard J. Bressler	Kent R. Weldon
1	100 Federal Street	100 Federal Street	100 Federal Street
l	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Director	Director	Director
4.	0%	0%	0%
5.	Less than 1%	Less than 1%	Less than 1%

	(ee)	(ff)	(gg)
1.	Charles A. Brizius		John P. Connaughton
	100 Federal Street	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	35th Floor	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02110	Boston, MA 02119	Boston, MA 02119
2.	U.S.	U.S.	U.S.
3.	Director	Director	Director
4.	0%	0%	0%
5.	Less than 1%	Less than 1%	Less than 1%

	(hh)	(ii)	(jj)
1.	Ian K. Loring	Edward J. Han	HCMLP Designated Director <sup>2</sup>
	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	
	111 Huntington Avenue	111 Huntington Avenue	
	Boston, MA 02119	Boston, MA 02119	
2	U.S.	U.S.	U.S.
3	Director	Director	Director
4.	0%	0%	0%
5	Less than 1%	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>2</sup> This director will be a United States citizen and will be designated at Closing. This director will be initially selected by the nominating committee of New Holdco in consultation with HCMLP and other significant public shareholders, if any, that may elect to roll over a portion of their present interest in CCC into shares of New Holdco. Thereafter, this director will be selected by the holders of the shares issued as merger consideration to the present public shareholders that may choose to become shareholders in New Holdco post-Closing; provided, that until HCMLP owns less than 5% of the outstanding voting securities of New Holdco issued as merger consideration, New Holdco will nominate a candidate who is selected by HCMLP. No additional interest in the total assets of surviving CCC is associated with this position.

	(kk)	(11)	(mm)
1.	Shareholder Elected Director <sup>3</sup>	L. Lowry Mays	Clear Channel Capital I, LLC
		500 Alameda Cir.	c/o Ropes & Gray
		San Antonio, TX 78212	One International Place
1			Boston, MA 02110
			Attn: David C. Chapin
2.	U.S.	U.S.	Delaware Limited Liability
			Company
3.	Director	Chairman Emeritus	Sole Shareholder
4.	0%	0%	100%
5.	See Note 3	Less than 1%	11.85%

<sup>&</sup>lt;sup>3</sup> This director will be initially selected by the nominating committee of New Holdco in consultation with HCMLP and other significant public shareholders, if any. Thereafter, this director will be selected by the holders of the shares issued as merger consideration to the present public shareholders that may choose to become shareholders in New Holdco post-Closing; provided, that until HCMLP own less than 5% of the outstanding voting securities of New Holdco issued as merger consideration, New Holdco will nominate the candidate to fill this seat on the board after consultation with HCMLP and other significant public shareholders, if any. No additional interest in the total assets of surviving CCC is associated with this position.

Line 1 - Name and address of officers, directors and stockholders

Line 2 - Citizenship

Line 3 - Positional interest

Line 4 - Percentage of votes

Line 5 - Percentage of total assets (debt plus equity)

#### Clear Channel Capital I, LLC

	(a)	(b)
1.	Clear Channel Capital I, LLC	Clear Channel Capital II, LLC
	c/o Ropes & Gray	c/o Ropes & Gray
	One International Place	One International Place
	Boston, MA 02110	Boston, MA 02110
	Attn: David C. Chapin	Attn: David C. Chapin
2.	Delaware Limited Liability	Delaware Limited Liability
	Company	Company
3.	N/A	Sole Member
4.	N/A	100.00%
5.	N/A	11.85%

#### Clear Channel Capital II, LLC

	(a)	(b)
1.	Clear Channel Capital II, LLC c/o Ropes & Gray One International Place Boston, MA 02110 Attn: David C. Chapin	CC Media Holdings, Inc. (formerly named BT Triple Crown Capital Holdings III, Inc.) c/o Ropes & Gray One International Place Boston, MA 02110 Attn: David C. Chapin
2.	Delaware Limited Liability Company	Delaware Corporation
3.	N/A	Sole Member
4.	N/A	100.00%
5.	N/A	11.85%

- Line 1 Name and address of officers, directors and stockholders
- Line 2 Citizenship
- Line 3 Positional interest
- Line 4 Percentage of votes
- Line 5 Percentage of total assets (debt plus equity)

# CC Media Holdings, Inc. (formerly named BT Triple Crown Capital Holdings III, Inc.)

 		<del></del>
(a)	(b)	(c)
CC Media Holdings, Inc. (formerly	Mark P. Mays	Randall T. Mays
named BT Triple Crown Capital	120 Primrose	400 Genesco Rd.
Holdings III, Inc.	San Antonio, TX 78209	San Antonio, TX 78209
c/o Ropes & Gray		
One International Place		
Boston, MA 02110		
 Attn: David C. Chapin		
 Delaware Corporation	U.S.	U.S.
 N/A	Director/CEO/COO	Director/President/CFO
 N/A	0%	0%
 N/A	Less than 1%	Less than 1%
(d)	(e)	(f)
Bob Cohen	John Hogan	Paul Meyer
308 Elizabeth Road	30899 Venturer	200 East Basse Road
San Antonio, TX 78209	Fair Oaks Ranch, TX	San Antonio, TX 78209
U.S.	U.S.	U.S.
President Clear Channel	President/CEO Clear Channel Rad	io Global President/COO Clear
International Radio		Channel Outdoor Worldwide
0%	0%	0%
0%	0%	0%
(g)	(h)	(i)
Don Perry	Andrew W. Levin	Brian Coleman
4 Montique Court	13751 Bluff Villas Court	219 Ridge Haven Place
San Antonio, TX	San Antonio, TX 78216	San Antonio, TX 78209
 U.S.	U.S.	U.S.
President/CEO Clear Channel	Executive Vice President/Chief	Senior Vice President/Treasurer
Television	Legal Officer/Secretary	
0%	0%	0%
0%	0%	0%
(j)	(k)	(1)
Charles G. Dan, III	Bill Hamersly	Herbert W. Hill, Jr.
503 Circle St.	9543 Legend Isle Dr.	401 Eldon
San Antonio, TX 78209	San Antonio, TX 78250	San Antonio, TX 78209
 U.S.	U.S.	U.S.
Senior Vice President/Real Estate	Senior Vice President/Human	Senior Vice President/CAO/
	Resources	Assistant Secretary
0%	0%	0%
0%	0%	0%

	(m)	(n)	(0)
1.	Kathryn Mays Johnson	Jessica Marventano	Randy Palmer
	528 Terrell Road	2419 North Lincoln Street	13914 Blenhein Ridge
	San Antonio, TX 78209	Arlington, VA 22207	San Antonio, TX 78321
2.	U.S.	U.S.	U.S.
3.	Senior Vice President/Corporate	Senior Vice President/Government	Senior Vice President/Investor
	Relations	Affairs	Relations
4.	0%	0%	0%
5.	0%	0%	0%
	(p)	(q)	(r)
1.	Stephanie Rosales	John T. Tippit	David E. Wilson
	9531 Shining Elm	404 Charles Rd.	2603 Quail Knoll
	San Antonio, TX 78254	San Antonio, TX 78209	San Antonio, TX 78231
2.	U.S.	U.S.	U.S.
3.	Senior Vice President/Corporate	Senior Vice President/Strategic	Senior Vice President/Chief
	Accounting and Regulatory	Development Development	Information Officer
	Compliance		
4.	0%	0%	0%
5.	0%	0%	0%
		0,0	0,70
	(s)	(t)	(u)
1.	Scott Bick	Dirk Eller	Chris Harrington
	13811 Ridge Arm	680 E. Basse Road, # 134	24823 Shining Arrow
	San Antonio, TX 78230	San Antonio, TX 78209	San Antonio, TX 78209
2.	U.S.	U.S.	U.S.
3.	Vice President/Domestic Tax	Vice President/Corporate Development	Vice President/International Tax
4	0%	0%	0%
5.	0%	0%	0%
· .	070	0 / 0	070
	(v)	(w)	(x)
1.	Ace Horan	Paul Peterson	Joe Shannon
	74 Sable Heights	6202 Welles Brook Dr.	914 Foxton Drive
	San Antonio, TX 78258	San Antonio, TX 78240	San Antonio, TX
2.	U.S.	U.S.	U.S.
3.	Vice President/Financial Systems	Vice President/Corporate Services	Vice President/Chief Technology Officer
4.	0%	0%	0%
5.	0%	0%	
٥	070	078	0%
	(y)	(z)	(22)
1.	Mary Stich	Hamlet T. Newsom, Jr.	(aa) Lisa Dollinger
-	2602 Friar Tuck	6 Rock Ridge	2100 Robinhood Trail
	San Antonio, TX 78209	San Antonio, TX 78209	Austin, TX 78703
	1020	Juli 7 110 110, 174 / 10207	Austin, 1A 76703
2.	U.S.	U.S.	U.S.
3.	Vice President/Associate General	Assistant Secretary	Chief Communications Officer
	Counsel		Cinci Communications Officer
4.	0%	0%	0%
		1	10 / 0

	(bb)	(cc)	(dd)
1.	Scott M. Sperling	Richard J. Bressler	Kent R. Weldon
1	100 Federal Street	100 Federal Street	100 Federal Street
1	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Director	Director	Director
4.	0%	0%	0%
5.	Less than 1%	Less than 1%	Less than 1%

	(ee)	(ff)	(gg)
1.	Charles A. Brizius	Stephen W. Barnes	John P. Connaughton
J	100 Federal Street	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	35th Floor	111 Huntington Avenue	111 Huntington Avenue
L	Boston, MA 02110	Boston, MA 02119	Boston, MA 02119
2.	U.S.	U.S.	U.S.
3.	Director	Director	Director
4.	0%	0%	0%
5	Less than 1%	Less than 1%	Less than 1%

	(hh)	(ii)	(ij)
1.	Ian K. Loring	Edward J. Han	HCMLP Designated Director
	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	See Note 2
	111 Huntington Avenue	111 Huntington Avenue	
	Boston, MA 02119	Boston, MA 02119	
2.	U.S.	U.S.	U.S.
3.	Director	Director	Director
4.	0%	0%	0%
5.	Less than 1%	Less than 1%	See Note 2

	(kk)	(11)	(mm)
1.	Shareholder Elected Director	L. Lowry Mays	Clear Channel Capital IV, LLC
ł	See Note 3	500 Alameda Cir.	c/o Ropes & Gray
1		San Antonio, TX 78212	One International Place
1	1	İ	Boston, MA 02110
			Attn: David C. Chapin
2.	U.S.	U.S.	Delaware Limited Liability
			Company
3	Director	Chairman Emeritus	Shareholder
4	0%	0%	Approximately 70% <sup>4</sup>
5	See Note 3	Less than 1%	8.22% (See Note 4)

 $<sup>^4</sup>$  The remaining approximately thirty percent (30%) of the stock of New Holdco will be held by those current public shareholders of CCC that elect to roll over a portion of their present interest in CCC into shares of New Holdco. The voting and EDP percentages provided assume that the current public shareholders of CCC elect to convert their present interest into approximately thirty percent (30%) of the stock of New Holdco.

Line 1 - Name and address of officers, directors and stockholders

Line 2 - Citizenship

Line 3 - Positional interest

Line 4 - Percentage of votes

Line 5 - Percentage of total assets (debt plus equity)

## Clear Channel Capital IV, LLC<sup>5</sup>

	(a)	(b)	(c)
1.	Clear Channel Capital IV, LLC	Scott M. Sperling	Richard J. Bressler
1	c/o Ropes & Gray	100 Federal Street	100 Federal Street
	One International Place	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
1	Attn: David C. Chapin		
2.	Delaware Limited Liability	U.S.	U.S.
	Company		
3.	N/A	Member, Board of Managers	Member, Board of Managers
4.	N/A	0%	0%
5.	N/A	Less than 1%	Less than 1%

	(d)	(e)	(f)
1.	Kent R. Weldon	Charles A. Brizius	Stephen W. Barnes
	100 Federal Street	100 Federal Street	c/o Bain Capital Investors, LLC
	35th Floor	35th Floor	111 Huntington Avenue
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02119
2.	U.S.	U.S.	U.S.
3.	Member, Board of Managers	Member, Board of Managers	Member, Board of Managers
4.	0%	0%	0%
5.	Less than 1%	Less than 1%	Less than 1%

	(g)	(h)	(i)
1.	John P. Connaughton	Ian K. Loring	Edward J. Han
1	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2	U.S.	U.S.	U.S.
3.	Member, Board of Managers	Member, Board of Managers	Member, Board of Managers
4.	0%	0%	0%
5.	Less than 1%	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>5</sup> An eight-member board of managers will govern Clear Channel Capital IV, LLC. Each manager will have one vote. Bain will appoint four members to the board and T.H. Lee will appoint four members. Any action by the board of managers will require a majority vote of those managers present and at least one vote from a Bain representative and one vote from a T.H. Lee representative.

	(j)	(k)
1.	Bain Capital (CC) IX, L.P.	Thomas H. Lee Equity Fund VI, L.P.
	c/o Bain Capital Investors, LLC	c/o Thomas H. Lee Partners
	111 Huntington Avenue	100 Federal Street
	Boston, MA 02119	35th Floor
		Boston, MA 02110
2.	Delaware Limited Liability	Delaware Limited Partnership
	Company	
3.	Member	Member
4.	50%	50%
5.	Less than 5%	Less than 5%

Line 1 - Name and address of officers, directors and stockholders

Line 2 - Citizenship

Line 3 - Positional interest

Line 4 - Percentage of votes

Line 5 - Percentage of total assets (debt plus equity)

#### Bain Capital (CC) IX, L.P.

	(a)	(b)	(c)
	Bain Capital (CC) IX, L.P.	Bain Capital Partners (CC) IX, L.P.	Insulated Limited Partners <sup>6</sup>
i	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	
	111 Huntington Avenue	111 Huntington Avenue	
L	Boston, MA 02119	Boston, MA 02119	
2.	Delaware Limited Partnership (to be	Delaware Limited Partnership	
	formed)		
3.	N/A	General Partner	Insulated Limited Partners
4.	N/A	100.00%	0.00%
5.	N/A	Less than 1%	Less than 5%

#### Bain Capital Partners (CC) IX, L.P.

	(a)	(b)	(c)
1.	Bain Capital Partners (CC) IX, L.P.	Bain Capital Investors, LLC	Limited Partners <sup>7</sup>
	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	
	111 Huntington Avenue	111 Huntington Avenue	
	Boston, MA 02119	Boston, MA 02119	
2.	Delaware Limited Partnership (to be	Delaware Limited Liability	
	formed)	Company	
3.	N/A	General Partner	Limited Partners
4	N/A	100.00%	0.00%
5.	N/A	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>6</sup> The insulated limited partners of Bain Capital (CC) IX, L.P. will hold over 99% of the equity of this entity.

<sup>&</sup>lt;sup>7</sup> The limited partners of Bain Capital Partners (CC) IX, L.P. will be the individuals identified as managing directors or members of Bain Capital Investors, LLC, related entities such as family trusts established by such individuals, and investment funds created for the benefit of employees of affiliates of Bain Capital Investors, LLC.

Line 1 - Name and address of officers, directors and stockholders

Line 2 - Citizenship

Line 3 - Positional interest

Line 4 - Percentage of votes

Line 5 - Percentage of total assets (debt plus equity)

#### **Bain Capital Investors, LLC**

	(a)	(b)	(c)
1.	Bain Capital Investors, LLC	Andrew B. Balson	Stephen W. Barnes
	111 Huntington Avenue	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	Boston, MA 02119	111 Huntington Avenue	111 Huntington Avenue
		Boston, MA 02119	Boston, MA 02119
2.	Delaware Limited Liability	U.S.	U.S.
	Company		
3.	N/A	Managing Director, Member	Managing Director, Member
4.	N/A	7.14%8	7.14%
5.	N/A	Less than 1%	Less than 1%

	(d)	(e)	(f)
1.	Joshua Bekenstein	Edward W. Conard	John P. Connaughton
		c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2	U.S.	U.S.	U.S.
3.	Managing Director, Member	Managing Director, Member	Managing Director, Member
4.	7.14%	7.14%	7.14%
5.	Less than 1%	Less than 1%	Less than 1%

	(g)	(h)	(i)
	Paul B. Edgerly	S. Jordan Hitch	Matthew S. Levin
		c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2.	U.S.	U.S.	U.S.
3.	Managing Director, Member	Managing Director, Member	Managing Director, Member
4.	7.14%	7.14%	7.14%
5.	Less than 1%	Less than 1%	Less than 1%

<sup>8</sup> Investment and disposition decisions by Bain Capital Investors, LLC are made by a majority vote of the 14 managing directors (as modified from time to time to reflect admissions and resignations), each of whom has a single vote, which equates currently to a voting interest with respect to such investment or disposition decisions of approximately 7.14 percent of the total vote.

	(j)	(k)	(1)
1.	Ian K. Loring	Philip H. Loughlin IV	Mark E. Nunnelly
	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2.	U.S.	U.S.	U.S.
3.	Managing Director, Member	Managing Director, Member	Managing Director, Member
4.	7.14%	7.14%	7.14%
5.	Less than 1%	Less than 1%	Less than 1%

	(m)	(n)	(0)
1.	Stephen G. Pagliuca	Michael Ward	Stephen M. Zide
	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
1	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2.	U.S.	U.S.	U.S.
3.	Managing Director, Member	Managing Director, Member	Managing Director, Member
4.	7.14%	7.14%	7.14%
5.	Less than 1%	Less than 1%	Less than 1%

The following members of Bain Capital Investors, LLC, although not insulated by the entity's limited liability company agreement, will not participate in the investment and disposition decisions of Bain Capital Investors, LLC.

	(p)	(q)	(r)
		Richard C. Albright	Dewey J. Awad
1	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
<u></u>	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2.	U.S.	U.S.	U.S.
3.	Member	Member	Member
4.	0.00%	0.00%	0.00%
5	Less than 1%	Less than 1%	Less than 1%

	(s)	(t)	(u)
		Ulrich Biffar	Philip J. Carter
		c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2	U.S.	Germany <sup>9</sup>	U.S.
3	Member	Member	Member
4	0.00%	0.00%	0.00%
5	Less than 1%	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>9</sup> Mr. Biffar will be insulated with respect to Bain Capital Investors, LLC's investment in the Surviving CCC. He will have no material involvement, directly or indirectly, in the management or operation of the media-related activities of Bain Capital Investors, LLC.

	(v)	(w)	(x)
1.	Stuart Davies	Diane J. Exter	Domenic J. Ferrante
	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2.	U.S.	U.S.	U.S.
3.	Member	Member	Member
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(y)	(z)	(aa)
1.	Michael F. Goss	James F. Kellogg, III	Ferdinando Grimaldi
	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2	U.S.	U.S.	Italy <sup>10</sup>
3.	Member	Member	Member
4	0.00%	0.00%	0.00%
5	Less than 1%	Less than 1%	Less than 1%

	(bb)	(cc)	(dd)
1.		Jingsheng Huang	Michael A. Krupka
1		c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2	Canada <sup>11</sup>	China <sup>12</sup>	U.S.
3.	Member	Member	Member
4	0.00%	0.00%	0.00%
5	Less than 1%	Less than 1%	Less than 1%

	(ee)	(ff)	(gg)
1.	Jonathan S. Lavine	Matthew P. McPherron	Anand More
	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2.	U.S.	U.S.	U.S.
3	Member	Member	Member
4.	0.00%	0.00%	0.00%
5	Less than 1%	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>10</sup> Mr. Grimaldi will be insulated with respect to Bain Capital Investors, LLC's investment in the Surviving CCC. He will have no material involvement, directly or indirectly, in the management or operation of the media-related activities of Bain Capital Investors, LLC.

<sup>&</sup>lt;sup>11</sup> Mr. Hildebrandt will be insulated with respect to Bain Capital Investors, LLC's investment in the Surviving CCC. He will have no material involvement, directly or indirectly, in the management or operation of the media-related activities of Bain Capital Investors, LLC.

<sup>&</sup>lt;sup>12</sup> Mr. Huang will be insulated with respect to Bain Capital Investors, LLC's investment in the Surviving CCC. He will have no material involvement, directly or indirectly, in the management or operation of the media-related activities of Bain Capital Investors, LLC.

	(hh)	(ii)	(jj)
1.	Kristin W. Mugford	James J. Nahirny	Benjamin Nye
1	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
ĺ	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2.	U.S.	U.S.	U.S.
3.	Member	Member	Member
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(kk)	(11)	(mm)
1.	William E. Pappendick IV	Michel Plantevin	Dwight M. Poler
1	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
1	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2.	U.S.	France <sup>13</sup>	U.S.
3.	Member	Member	Member
4.	0.00%	0.00%	0.00%
5	Less than 1%	Less than 1%	Less than 1%

	(nn)	(00)	(pp)
	Peter W. Riehl	Douglas J. Rudisch	S. Walid Sarkis
	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119	Boston, MA 02119	Boston, MA 02119
2.	U.S.	U.S.	U.S.
3	Member	Member	Member
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(qq)	(rr)	(ss)
		Junichi Shiroshita	Yuji Sugimoto
		c/o Bain Capital Investors, LLC	c/o Bain Capital Investors, LLC
	111 Huntington Avenue	111 Huntington Avenue	111 Huntington Avenue
	Boston, MA 02119		Boston, MA 02119
2.	U.S	Japan <sup>14</sup>	Japan <sup>15</sup>
3.	Member	Member	Member
4.	0.00%	0.00%	0.00%
5	Less than 1%	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>13</sup> Mr. Plantevin will be insulated with respect to Bain Capital Investors, LLC's investment in the Surviving CCC. He will have no material involvement, directly or indirectly, in the management or operation of the media-related activities of Bain Capital Investors, LLC.

<sup>&</sup>lt;sup>14</sup> Mr. Shiroshita will be insulated with respect to Bain Capital Investors, LLC's investment in the Surviving CCC. He will have no material involvement, directly or indirectly, in the management or operation of the media-related activities of Bain Capital Investors, LLC.

<sup>&</sup>lt;sup>15</sup> Mr. Sugimoto will be insulated with respect to Bain Capital Investors, LLC's investment in the Surviving CCC. He will have no material involvement, directly or indirectly, in the management or operation of the media-related activities of Bain Capital Investors, LLC.

	(tt)		
1.	Jonathan Zhu		
	c/o Bain Capital Investors, LLC		
	111 Huntington Avenue		
	Boston, MA 02119		
2.	U.S.		
3.	Member		
4.	0.00%		
5.	Less than 1%		

Line 1 - Name and address of officers, directors and stockholders

Line 2 - Citizenship

Line 3 - Positional interest

Line 4 - Percentage of votes

Line 5 - Percentage of total assets (debt plus equity)

#### Thomas H. Lee Equity Fund VI, L.P.

	(a)	(b)	(c)
1.	Thomas H. Lee Equity Fund VI,	THL Equity Advisors VI, LLC	Insulated Limited Partners <sup>16</sup>
1	L.P.	c/o Thomas H. Lee Partners	
l	c/o Thomas H. Lee Partners	100 Federal Street	
i	100 Federal Street	35th Floor	
ł	35th Floor	Boston, MA 02110	
	Boston, MA 02110		
2.	Delaware Limited Partnership	Delaware LLC	
3.	N/A	General Partner	Insulated Limited Partners
4.	N/A	100.00%	0.00%
5.	N/A	Less than 1%	Less than 5%

#### THL Equity Advisors VI, LLC

	(a)	(b)
1.	THL Equity Advisors VI, LLC	Thomas H. Lee Partners, L.P.
	c/o Thomas H. Lee Partners	100 Federal Street
	100 Federal Street	35th Floor
	35th Floor	Boston, MA 02110
	Boston, MA 02110	
2.	Delaware Limited Liability	Delaware Limited Partnership
	Company	
3.	N/A	Sole Member
4.	N/A	100.00%
5.	N/A	Less than 1%

<sup>&</sup>lt;sup>16</sup> The insulated limited partners of Thomas H. Lee Equity Fund VI, L.P. will hold over 99% of the equity of this entity.

Line 1 - Name and address of officers, directors and stockholders

Line 2 - Citizenship

Line 3 - Positional interest

Line 4 - Percentage of votes

Line 5 - Percentage of total assets (debt plus equity)

#### Thomas H. Lee Partners, L.P. 17

	(a)	(b)	(c)
1.	Thomas H. Lee Partners, L.P.	Thomas H. Lee Advisors, LLC	Scott A. Schoen
	100 Federal Street	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	35th Floor	100 Federal Street	100 Federal Street
1	Boston, MA 02110	35th Floor	35th Floor
		Boston, MA 02110	Boston, MA 02110
2.	Delaware Limited Partnership	Delaware Limited Liability	U.S.
		Company	
3.	N/A	General Partner	Limited Partner; Managing
			Director of General Partner. See
			Note 18
4	N/A_	100.00%	0.00%
5	N/A	Less than 1%	Less than 1%

	(d)	(e)	(f)
1.		Scott M. Sperling	Thomas M. Hagerty
	c/o Thomas H. Lee Partners	c/o. Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2	U.S.	U.S.	U.S.
3.	Limited Partner; Managing Director	Limited Partner; Managing Director	Limited Partner; Managing
			Director of General Partner. See
			Note 18
4	0.00%	0.00%	0.00%
5	Less than 1%	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>17</sup> The limited partners of Thomas H. Lee Partners, L.P. ("THL Partners") also include trusts or family limited partnerships established as estate planning vehicles of individuals who are limited partners of THL Partners.

<sup>&</sup>lt;sup>18</sup> This individual limited partner of THL Partners is one of ten Managing Directors who collectively govern Thomas H. Lee Advisors, LLC, the general partner of THL Partners. The limited partners of THL Partners, other than the ten Managing Directors, have no voting rights under the limited partnership agreement of THL Partners.

	(g)	(h)	(i)
1.	Seth W. Lawry	Kent R. Weldon	Todd M. Abbrecht
İ	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
ĺ	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Limited Partner; Managing Director	Limited Partner; Managing Director	Limited Partner; Managing
1	of General Partner. See Note 18	of General Partner. See Note 18	Director of General Partner. See
			Note 18
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(j)	(k)	(1)
			Soren L. Oberg
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
ĺ	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2	U.S.	U.S.	Canada <sup>19</sup>
3.	Limited Partner; Managing Director	Limited Partner; Managing Director	Limited Partner; Managing
1	of General Partner. See Note 18	of General Partner. See Note 18	Director of General Partner. See
			Note 18
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(m)	(n)	(0)
		Richard J. Bressler	Gregory A. White
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2	U.S.	U.S.	U.S.
3	Limited Partner	Limited Partner	Limited Partner
4	0.00%	0.00%	0.00%
5	Less than 1%	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>19</sup> Mr. Oberg will be insulated with respect to the THL Partners investment in the Surviving CCC. He will have no material involvement, directly or indirectly, in the management or operation of the media-related activities of THL Partners.

	(p)	(q)	(r)
1.	Joshua M. Nelson	Jeff T. Swenson	Ganesh B. Rao
1	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
l	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Limited Partner	Limited Partner	Limited Partner
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(s)	(t)	(u)
1.	James C. Carlisle	Joseph F. Pesce	Charles P. Holden
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Limited Partner	Limited Partner	Limited Partner
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(v)	(w)	(x)
1.	Joshua Bresler	Jeremy Tan	Putnam Investments, LLC
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
1	100 Federal Street	100 Federal Street	100 Federal Street
1	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	Republic of Singapore <sup>20</sup>	Delaware Limited Liability
			Company
3	Limited Partner	Limited Partner	Limited Partner
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>20</sup> Mr. Tan will be insulated with respect to the THL Partners investment in the Surviving CCC. He will have no material involvement, directly or indirectly, in the management or operation of the media-related activities of THL Partners.

	(y)	(z)	(aa)
1.	Warren C. Smith, Jr.	Thomas H. Lee	David V. Harkins
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Limited Partner <sup>21</sup>	Limited Partner <sup>22</sup>	Limited Partner <sup>23</sup>
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(bb)	(cc)
1.	C. Hunter Boll	Terrence M. Mullen
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street
ŀ	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.
3.	Limited Partner <sup>24</sup>	Limited Partner <sup>25</sup>
4.	0.00%	0.00%
5.	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>21</sup> Mr. Smith does not participate in the investments of Thomas H. Lee Equity Fund VI, L.P. through THL Partners.

 $<sup>^{22}</sup>$  Mr. Lee does not participate in the investments of Thomas H. Lee Equity Fund VI, L.P. through THL Partners.

<sup>&</sup>lt;sup>23</sup> Mr. Harkins does not participate in the investments of Thomas H. Lee Equity Fund VI, L.P. through THL Partners.

<sup>&</sup>lt;sup>24</sup> Mr. Boll does not participate in the investments of Thomas H. Lee Equity Fund VI, L.P. through THL Partners.

<sup>&</sup>lt;sup>25</sup> Mr. Mullen does not participate in the investments of Thomas H. Lee Equity Fund VI, L.P. through THL Partners.

Line 1 - Name and address of officers, directors and stockholders

Line 2 - Citizenship

Line 3 - Positional interest

Line 4 - Percentage of votes

Line 5 - Percentage of total assets (debt plus equity)

# Thomas H. Lee Advisors, LLC<sup>26</sup>

	(a)	(b)	(c)
1.	Thomas H. Lee Advisors, LLC	Scott A. Schoen	Anthony J. DiNovi
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	Delaware Limited Liability	U.S.	U.S.
	Company		
3.	N/A	Managing Director and Co-	Managing Director and Co-
		President	President
4.	N/A	10%	10%
5.	N/A	Less than 1%	Less than 1%

	(d)	(e)	(f)
1.	Scott M. Sperling	Thomas M. Hagerty	Seth W. Lawry
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Managing Director and Co-	Managing Director	Managing Director
	President		
4.	10%	10%	10%
5.	Less than 1%	Less than 1%	Less than 1%

	(g)	(h)	(i)
1.	Kent R. Weldon	Todd M. Abbrecht	Charles A. Brizius
1	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S	U.S.	U.S.
3.	Managing Director	Managing Director	Managing Directo
4	10%	10%	10%
5.	Less than 1%	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>26</sup> Thomas H. Lee Advisors, LLC is governed by a majority vote of its ten Managing Directors, each of whom has a single vote, with certain categories of major decisions requiring a two-thirds majority and the concurrence of two of the three Co-Presidents. The members of Thomas H. Lee Advisors, LLC also include trusts and family limited partnerships established as estate planning vehicles of individuals who are members of Thomas H. Lee Advisors, LLC. The ten Managing Directors of Thomas H. Lee Advisors, LLC collectively own 67.2 percent of the equity of Thomas H. Lee Advisors, LLC, but each such Managing Director owns less than 10 percent of such equity.

	(j)	(k)	(1)
1.	Scott L. Jaeckel	Soren L. Oberg	George R. Taylor
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	Canada <sup>27</sup>	U.S.
3.	Managing Director	Managing Director	Member
4.	10%	10%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(m)	(n)	(0)
1.	Richard J. Bressler	Gregory A. White	Joshua M. Nelson
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
1	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Member	Member	Member
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(p)	(q)	(r)
1.	Jeff T. Swenson	Ganesh B. Rao	James C. Carlisle
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
İ	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Member	Member	Member
4.	0.00%	0.00%	0.00%
5	Less than 1%	Less than 1%	Less than 1%

	(s)	(t)	(u)
1.	Joseph F. Pesce	Charles P. Holden	Joshua Bresler
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
1	100 Federal Street	100 Federal Street	100 Federal Street
l	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Member	Member	Member
4	0.00%	0.00%	0.00%
5	Less than 1%	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>27</sup> Mr. Oberg will be insulated with respect to Thomas H. Lee Advisors, LLC's investment in the Surviving CCC. He will have no material involvement, directly or indirectly, in the management or operation of the media-related activities of Thomas H. Lee Advisors, LLC.

	(v)	(w)	(x)
1.	Jeremy Tan	Putnam Investments, LLC	Thomas H. Lee
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	Republic of Singapore <sup>28</sup>	Delaware Limited Liability	U.S
1		Company	
3.	Member	Member	Member
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(y)	(z)	(aa)
1.	Warren C. Smith, Jr.	David V. Harkins	C. Hunter Boll
	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners	c/o Thomas H. Lee Partners
	100 Federal Street	100 Federal Street	100 Federal Street
	35th Floor	35th Floor	35th Floor
	Boston, MA 02110	Boston, MA 02110	Boston, MA 02110
2.	U.S.	U.S.	U.S.
3.	Member	Member	Member
4.	0.00%	0.00%	0.00%
5.	Less than 1%	Less than 1%	Less than 1%

	(bb)	
1.	Terrence M. Mullen	
	c/o Thomas H. Lee Partners	
	100 Federal Street	
	35th Floor	
	Boston, MA 02110	
2.	U.S.	
3.	Member	
4.	0.00%	
5	Less than 1%	

<sup>&</sup>lt;sup>28</sup> Mr. Tan will be insulated with respect to Thomas H. Lee Advisors, LLC's investment in the Surviving CCC. He will have no material involvement, directly or indirectly, in the management or operation of the media-related activities of Thomas H. Lee Advisors, LLC.

Line 1 - Name and address of officers, directors and stockholders

Line 2 - Citizenship

Line 3 - Positional interest

Line 4 - Percentage of votes

Line 5 - Percentage of total assets (debt plus equity)

# Highfields Capital Management LP<sup>29</sup>

	(a)	(b)	(c)
1.	Highfields Capital Management LP	Highfields GP, LLC	Michael Bernstein
	c/o Joseph F. Mazzella	c/o Joseph F. Mazzella	c/o Joseph F. Mazzella
	General Counsel	General Counsel	General Counsel
	John Hancock Tower	John Hancock Tower	John Hancock Tower
	200 Clarendon Street	200 Clarendon Street	200 Clarendon Street
	59th Floor	59th Floor	59th Floor
	Boston, MA 02116	Boston, MA 02116	Boston, MA 02116
2.	Delaware Limited Partnership	Delaware Limited Liability	U.S.
		Company	
3	N/A	Sole general partner	Limited Partner
4.	N/A	100%	0%
5.	N/A	Less than 1%	Less than 1%

	(d)	(e)	(f)
1.	Matthew Sidman	Matthew Botein	Joseph Flanagan
1	c/o Joseph F. Mazzella	c/o Joseph F. Mazzella	c/o Joseph F. Mazzella
	General Counsel	General Counsel	General Counsel
	John Hancock Tower	John Hancock Tower	John Hancock Tower
1	200 Clarendon Street	200 Clarendon Street	200 Clarendon Street
	59th Floor	59th Floor	59th Floor
	Boston, MA 02116	Boston, MA 02116	Boston, MA 02116
2	U.S.	U.S.	U.S.
3.	Limited Partner	Limited Partner	Limited Partner
4	0%	0%	0%
5.	Less than 1%	Less than 1%	Less than 1%

<sup>&</sup>lt;sup>29</sup> HCMLP is the investment manager of several funds that each will hold less than five percent (5%) of the voting stock of New Holdco. Information is provided on HCMLP in the event its rights described in Note 2 could be deemed to cause HCMLP to be treated as a party to the Transfer Applications.

	(g)	(h)	(i)
1.	Joseph Montesano	Joseph Mazzella	Daniel Farb
	c/o Joseph F. Mazzella	c/o Joseph F. Mazzella	c/o Joseph F. Mazzella
	General Counsel	General Counsel	General Counsel
	John Hancock Tower	John Hancock Tower	John Hancock Tower
	200 Clarendon Street	200 Clarendon Street	200 Clarendon Street
	59th Floor	59th Floor	59th Floor
	Boston, MA 02116	Boston, MA 02116	Boston, MA 02116
2.	U.S.	U.S.	Canada <sup>30</sup>
3.	Limited Partner	Limited Partner	Limited Partner
4.	0%	0%	0%
5.	Less than 1%	Less than 1%	Less than 1%

	(j)	(k)	(1)
1.	Jennifer Stier	Shakeeb Alam	Elena Piliptchek
	c/o Joseph F. Mazzella	c/o Joseph F. Mazzella	c/o Joseph F. Mazzella
1	General Counsel	General Counsel	General Counsel
ł	John Hancock Tower	John Hancock Tower	John Hancock Tower
	200 Clarendon Street	200 Clarendon Street	200 Clarendon Street
	59th Floor	59th Floor	59th Floor
	Boston, MA 02116	Boston, MA 02116	Boston, MA 02116
2.	U.S.	U.S.	U.S.
3.	Limited Partner	Limited Partner	Limited Partner
4.	0%	0%	0%
5.	Less than 1%	Less than 1%	Less than 1%

	(m)	
1.	Kristin Marcus	
l	c/o Joseph F. Mazzella	
1	General Counsel	
1	John Hancock Tower	
1	200 Clarendon Street	
1	59th Floor	
	Boston, MA 02116	
2.	U.S.	
3.	Limited Partner	
4.	0%	
5.	Less than 1%	

 $<sup>^{30}</sup>$  Mr. Farb will have no material involvement with respect to decisions involving HCMLP's and HGPLLC's investment in New Holdco.

Line 1 - Name and address of officers, directors and stockholders

Line 2 - Citizenship

Line 3 - Positional interest

Line 4 - Percentage of votes

Line 5 - Percentage of total assets (debt plus equity)

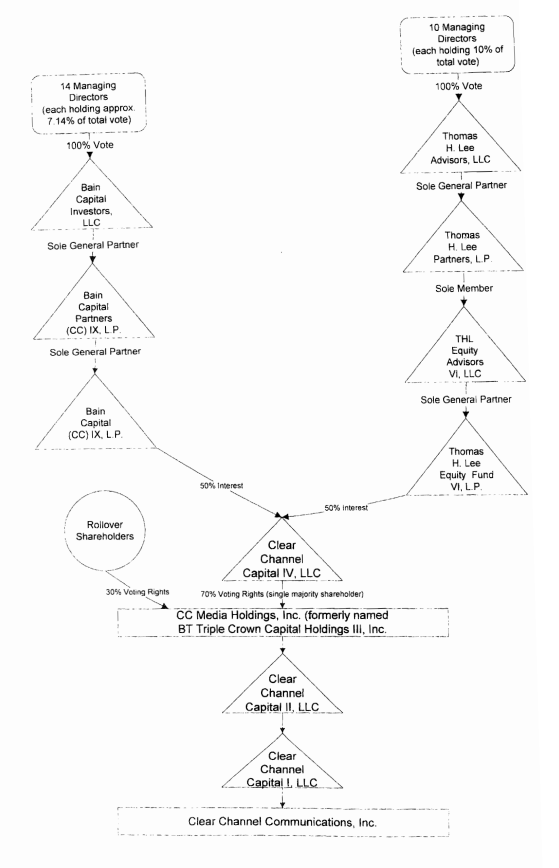
#### Highfields GP, LLC

	(a)	(b)	(c)
1.	Highfields GP, LLC	Jonathon Jacobson	Richard Grubman
ł	c/o Joseph F. Mazzella	c/o Joseph F. Mazzella	c/o Joseph F. Mazzella
ł	General Counsel	General Counsel	General Counsel
	John Hancock Tower	John Hancock Tower	John Hancock Tower
	200 Clarendon Street	200 Clarendon Street	200 Clarendon Street
	59th Floor	59th Floor	59th Floor
l	Boston, MA 02116	Boston, MA 02116	Boston, MA 02116
2.	Delaware Limited Liability	U.S.	U.S.
	Company		
3.	N/A	Managing Member	Managing Member
4.	N/A	See Note 31	See Note 31
5	N/A	Less than 1%	Less than 1%

 $<sup>^{31}</sup>$  Messrs. Jacobson and Grubman are the only members of Highfields GP, LLC ("HGPLLC"), and they each exercise negative control of HGPLLC.

#### ATTACHMENT C

# CLEAR CHANNEL COMMUNICATIONS, INC. Post-Closing Voting Interests



#### <u>AMENDMENT</u>

Thomas H. Lee Equity Fund VI, L.P. ("T.H. Lee") and Bain Capital (CC) IX, L.P. ("Bain," and together with T.H. Lee, the "Transferees") hereby amend the pending FCC Form 308 application for authority, pursuant to Section 325(c) of the Communications Act, as amended, for Clear Channel Broadcasting, Inc. ("CCB") to deliver programming to Mexican broadcast station XHEPR-FM, Ciudad Juarez, Chihuahua, Mexico. CCB, which is an indirect wholly-owned subsidiary of Clear Channel Communications, Inc. ("CCC"), currently holds Section 325(c) authority to deliver programming to XHEPR. The pending application requests the issuance of a new Section 325(c) permit to CCB (as owned by CCC following the transfer of control of CCC described in the application). This amendment submits the attached new Exhibit 1, together with new Attachments B and C thereto, to (1) report that BT Triple Crown Capital Holdings III, Inc., an entity in the proposed post-closing control structure, has changed its name to CC Media Holdings, Inc.; and (2) supplement Attachment B (at the request of the Media Bureau staff) to provide the percentage of total assets (debt-plus-equity) of CCC post-merger that would be held by each of the parties to the application.

Exhibit 2, Attachment B, to the pending application also is hereby updated to report that Richard Grubman, a Managing Member of Highfields GP, LLC, is a trustee of WGBH Educational Foundation, which is the licensee of the following non-commercial educational broadcast stations: WGBH(FM) (ID NO. 70510), Boston, MA; WGBH-TV (ID NO. 72099), Boston, MA; WGBX-TV (ID NO. 72098), Boston, MA; WGBY-TV (ID NO 72096), Springfield, MA; WCAI(FM) (ID NO. 8566), Woods Hole, MA; WNAN(FM) (ID NO. 8600), Nantucket, MA; and WZAI(FM) (ID NO. 162458), Brewster, MA.

The Applicant acknowledges that all statements contained in this amendment and attached exhibits are material representations, and that the exhibits forming a part of this amendment are incorporated herein as if set out in full in the amendment. The undersigned certifies that the statements contained in this amendment are true, complete, and correct to the best of his/her knowledge and belief and are made in good faith.

	Dated: August , 2007
Scott M. Sperling	_
Co-President of Thomas H. Lee Advisors, LLC	
General Partner of Thomas H. Lee Partners, L.P.	
Sole Member of THL Equity Advisors VI, LLC	,
General Partner of Thomas H. Lee Equity Fur	
	,
	Dated: August, 2007
Ian K. Loring	<u> </u>
Managing Director of Bain Capital Investors, LLC	
General Partner of Bain Capital Partners (CC) IX,	L.P.
General Partner of Bain Capital (CC) IX, L.P.	