## Appendix B

Engineering Statement
Interim Contour-Overlap Methodology

# Engineering Statement <br> Interim Contour-Overlap - Local Radio Ownership Study <br> prepared for <br> Broadcasting Media Partners Inc. <br> KAJZ(FM) Ch. 242A Llano, Texas (Facility ID 87996) <br> KLTO-FM(Lic.) Ch. 294C3 Cuero, TX <br> \& KLTO-FM (CP) Ch. 294C1 McQueeney, TX (Facility ID 25588) <br> KLLE(FM) Ch. 300B1 North Fork, CA (Facility ID 31716) 

KKMR(FM)(Lic.) Ch. 293A \& (App) Ch. 293C3 Arizona City, AZ (Facility ID 2740)
KQMR(FM) Ch. 262C Globe, AZ (Facility ID 22977)

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# Engineering Statement <br> Interim Contour-Overlap Radio Ownership Study <br> prepared for <br> Broadcasting Media Partners Inc. 

KAJZ(FM) Ch. 242A Llano, Texas (Facility ID 87996)
KLTO-FM(Lic.) Ch. 294C3 Cuero, TX
\& KLTO-FM (CP) Ch. 294C1 McQueeney, TX (Facility ID 25588)
KLLE(FM) Ch. 300B1 North Fork, CA (Facility ID 31716)
KKMR(FM)(Lic.) Ch. 293A \& (App) Ch. 293C3 Arizona City, AZ (Facility ID 2740)
KQMR(FM) Ch. 262C Globe, AZ (Facility ID 22977)

## Introduction

This statement has been prepared on behalf of the proposed transferee, Broadcasting Media Partners Inc. ("BMPI"), to demonstrate compliance with Section 73.3555(a) of the Rules of the Federal Communications Commission pursuant to the interim contour-overlap methodology. BMPI is proposing to acquire control of radio and television stations licensed to subsidiaries of Univision Communications, Inc. ("Univision"). Certain of the attributable parties to BMPI have attributable interests in other broadcast facilities as enumerated within the instant application.

The Commission issued a Report and Order and Notice of Proposed Rulemaking in $2003^{1}$ adopting, inter alia, rules and policies concerning multiple ownership of radio stations in local markets. The Ownership Order establishes a means of evaluating local radio station multiple ownership utilizing Arbitron and BIA Financial Network, Inc. ("BIA") market data for markets with established geographic boundaries and a separate interim means for evaluating local radio station multiple ownership beyond established Arbitron radio markets. This engineering statement specifically addresses the instances of proposed multiple attributable interests that involve the "interim contour-overlap" method for demonstrating compliance with the Commission's local radio multiple ownership rule. As discussed in detail herein, the five instances in which the interim contour-overlap method might be pertinent each comply with Section 73.3555(a) of the Commission's Rules with respect to attributable interests in multiple radio stations.

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## FCC Radio Station Multiple Ownership Interim Contour-Overlap Evaluation

The application to which this Statement is affixed lists all of the AM and FM radio stations licensed to subsidiaries of Univision in which the transferee proposes to acquire attributable interests as well as all of the AM and FM radio stations in which parties to the transferee have, or propose to have, attributable interests. As reported by the BIA Media Access Pro database, five of these radio stations have communities of license which lie beyond the geographic boundaries of defined Arbitron "Metro" areas. These five instances are evaluated herein to demonstrate compliance with Section 73.3555 (a) pursuant to the Commission's interim contour-overlap methodology.

| Subject Stations With Communities of License Which Lie Beyond Arbitron Metro Boundaries |  |  |  |  |
| :--- | :--- | :--- | :--- | :---: |
| Call Sign | Channel/Class | City, State | County of License | Facility ID |
| KAJZ(FM)(Lic. \& App) | 242 A | Llano, Texas | Llano, TX | 87996 |
| KLTO-FM(Lic.) | 294 C 3 | Cuero, Texas | DeWitt | 25588 |
| KLTO-FM(CP) | 294 C 1 | McQueeney, Texas | Guadalupe | 25588 |
| KLLE(FM) | 300 B 1 | North Fork, CA | Madera, CA | 31716 |
| KKMR(FM)(Lic.) | 293 A | Arizona City, AZ | Pinal, AZ | 2740 |
| KKMR(FM)(App) | 293 C 3 | Arizona City, AZ | Pinal, AZ | 2740 |
| KQMR(FM) | 262 C | Globe, AZ | Gila, AZ | 22977 |

## Definition of the Radio Market Pursuant to the Interim Contour-Overlap Method

Under the Commission's interim contour-overlap methodology, a "radio market" is defined as the area encompassed by the overlapping principal community contours of the radio stations for which common ownership or attribution is proposed. The number of radio stations in a contour-overlap radio market is determined by counting the operating radio stations having principal community contours which overlap or intersect the principal community contours which define the radio market, including the subject commonly attributable stations, excluding any stations whose transmitter sites are further than 92 kilometers from the perimeter of mutual overlap, and excluding any commonly attributable stations that do not serve to define the market. ${ }^{2}$ Accordingly, an evaluation has
${ }^{2}$ See Revision of Radio Rules and Policies, 7 FCC Rcd 6387, 6395 [II 39] (1992), as modified by Ownership Order, 18 FCC Rcd at 13729-30 [IIII 285-86].

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been made of the locations of the principal community contours of KAJZ(FM)(Lic. \& App), KLTO-FM(Lic. \& CP), KLLE(FM), KKMR(FM)(Lic. \& App) and KQMR(FM) along with those of all of the other radio stations for which parties to the transferee have, or are proposing to have, an attributable ownership interest, as set forth in the instant application. Demonstrations of compliance with 47 CFR Section 73.3555(a) pursuant to the interim contour-overlap method are addressed separately in the instant statement for each of the above four radio stations.

## KAJZ(FM)(Lic. \& App) Ch. 242A Llano, Texas (Facility ID 87996)

KAJZ(FM) is licensed to serve the community of Llano in Llano County, Texas. KAJZ(FM)'s licensed and proposed $70 \mathrm{~dB} \mu$ coverage contours do not reach into any of the Austin, Texas Metro counties. A study of all radio stations in which parties to the transferee have proposed or existing attributable interests shows that there is no pertinent principal community contour overlap between KAJZ(FM)(Lic. or App) and any other such radio station that would trigger the radio multiple ownership aspect of Section 73.3555. The closest two stations with attributable interest are $\operatorname{KINV}(\mathrm{FM}) \mathrm{Ch} .299 \mathrm{C} 3$, Georgetown, TX, Facility ID 55475, and KCOR-FM, Ch. 236C1, Comfort, TX, Facility ID 25469. Neither stations' $70 \mathrm{~dB} \mu$ principal community contour comes much closer than 40 kilometers to the KAJZ(FM)(Lic. or App.) $70 \mathrm{~dB} \mu$ principal community contours.

## KLTO-FM)(Lic) Ch. 294C3 Cuero, Texas \& Ch. 294C1 McQueeney, Texas Facility ID 25588

KLTO-FM currently is licensed to serve the community of Cuero, in DeWitt County, Texas. The community of license of KLTO-FM was contingently changed from Cuero, Texas, to McQueeney, Texas (Guadalupe County), in Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Eldorado, Beeville, Colorado City, Cotulla, Cuero, Kerrville, Mason, McQueeney and San Angelo, Texas), 15 FCC Rcd 9179 (Chief Allocations Branch 2000). KLTO-FM has been issued a construction permit for operation as a McQueeney station, FCC File No. BPH-20060203ACK. [KLTO-FM's licensed $70 \mathrm{~dB} \mathrm{\mu}$ coverage contour does not reach into any of the San Antonio, Texas Metro counties.] A study of all radio stations in which parties to the transferee have proposed or existing
attributable interests shows that there is no pertinent principal community contour overlap between KLTO-FM (Lic) and any other such radio station that would trigger the radio multiple ownership aspect of Section 73.3555. McQueeney, Texas is a community that is geographically located within the San Antonio Arbitron Metro. Compliance with Section 73.3555(a) relating to KLTO-FM as a McQueeney station in the San Antonio Arbitron Metro is addressed in Transferee's Exhibit 18-A.

## KLLE(FM) Ch. 300B1 North Fork, CA (Facility ID 31716)

KLLE(FM) is licensed to serve the community of North Fork in Madera County, California. Some small portion of the $70 \mathrm{~dB} \mu$ coverage area of $\operatorname{KLLE}(\mathrm{FM})$ extends into Fresno County and the Fresno Metro. Attached as Figure 1 is a map depicting the principal community contour of $\operatorname{KLLE}(\mathrm{FM})$ with all other AM and FM radio stations in the general area in which parties to the transferee have proposed or existing attributable interests. As shown, only one station shares common overlap with KLLE(FM): KOND(FM), Ch. 221B, Clovis, California, Facility ID 39567.

Referencing Figure 1, the interim contour-overlap radio market is defined as the area encompassed by the composite of $3.16 \mathrm{mV} / \mathrm{m}$ principal community coverage contours of $\operatorname{KLLE}(\mathrm{FM})$ and $\mathrm{KOND}(\mathrm{FM})$. The common overlap area or "perimeter of the mutual overlap area" is defined by the core area of overlap between $\operatorname{KLLE}(\mathrm{FM})$ and $\operatorname{KOND}(\mathrm{FM})$. Included on Figure 1 are the principal community contours of the proposed commonly attributable stations, a pink shaded area highlighting the pertinent mutual overlap area and a pink perimeter contour depicting the 92 kilometer limit for inclusion of transmitter facilities of stations that may be eligible to be counted under the interim contour-overlap method.

Figures 2A \& 2B have been prepared to illustrate the stations to be counted toward the radio market total station count for the KLLE(FM) - KOND(FM) radio market under the interim contour-overlap method. Depicted in Figures 2A \& 2B and listed in Table I are all of the identifiable, operating commercial and noncommercial radio stations with principal community contours which overlap any part of the $\operatorname{KLLE}(F M)-\operatorname{KOND}(F M)$ radio market.

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As illustrated by Figures 2A \& 2B and Table I herein, at least thirty-five (35) FM stations and eighteen (18) AM stations provide some measure of principal community coverage to the KLLE(FM) - $\mathrm{KOND}(\mathrm{FM})$ radio market (including those stations in which parties to the transferee have, or are proposing to have, common attributable ownership interests). In keeping with the interim contour-overlap policy, stations shown on Figures 2A \& 2B or listed in Table I for which parties to the transferee have proposed or existing attributable interests are noted. Those in which parties to the transferee have proposed or existing attributable interests but which do not overlap the core common area are not counted toward the "denominator," that is, the total station count for the radio market. Similarly, all of the radio stations found to overlap some portion of this radio market with transmitter sites more than 92 kilometers from the perimeter of the mutual overlap area have been omitted from consideration and are not counted toward the denominator.

Excluding commonly attributable stations that are not part of the pertinent proposed common overlap, and excluding stations overlapping some portion of the market which have transmitters more than 92 kilometers from the common, mutual overlap area, there are 53 full-power commercial and noncommercial radio stations in the denominator. The total radio market station count of fifty-three (53) radio stations demonstrates that the proposed acquisition is consistent with the Commission's radio multiple ownership limits, Section 73.3555(a), for common attributable interests in two FM stations.

KKMR(FM)(Lic.) Ch. 293A \& (App) Ch. 293C3 Arizona City, AZ (Facility ID 2740)
KKMR(FM) is licensed to serve the community of Arizona City, AZ on Channel 293A. An application is pending before the Commission to upgrade to Ch. 293C3 while remaining at Arizona City, AZ. Attached as Figure 3 is a map depicting the principal community contour of $\operatorname{KKMR}(\mathrm{FM})($ Lic.) with all other AM and FM radio stations in the general area in which parties to the transferee have proposed or existing attributable interests. As shown, only one station shares common overlap with $\mathrm{KKMR}(\mathrm{FM})$ as licensed: KQMR(FM), Ch. 262C, Globe, Arizona, Facility ID 22977.

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Referencing Figure 3, the interim contour-overlap radio market is defined as the area encompassed by the composite of $3.16 \mathrm{mV} / \mathrm{m}$ principal community coverage contours of KKMR(FM)(Lic.) and KQMR(FM). The common overlap area or "perimeter of the mutual overlap area" is defined by the core area of overlap between $\operatorname{KKMR}(\mathrm{FM})$ and $\operatorname{KQMR}(\mathrm{FM})$. Included on Figure 3 are the principal community contours of the proposed commonly attributable stations, a pink shaded area highlighting the pertinent perimeter of mutual overlap area and a pink perimeter contour depicting the 92 kilometer limit for inclusion of transmitter facilities of stations that may be eligible to be counted under the interim contouroverlap method.

Figures 4A \& 4B have been prepared to illustrate the stations to be counted toward the radio market total station count for the KKMR(FM)(Lic.) - KQMR(FM) radio market under the interim contour-overlap method. Depicted in Figures 4A \& 4B and listed in Table II are all of the identifiable, operating commercial and noncommercial radio stations with principal community contours which overlap any part of the KKMR(FM)(Lic.) KQMR(FM) radio market. As illustrated by Figures 4A \& 4B and Table II herein, at least thirty-five (35) FM stations and nineteen (19) AM stations provide some measure of principal community coverage to the KKMR(FM)(Lic.) - KQMR(FM) radio market (including those stations in which parties to the transferee have, or are proposing to have, common attributable ownership interests). In keeping with the interim contour-overlap policy, stations shown on Figures 4A \& 4B or listed in Table II for which parties to the transferee have proposed or existing attributable interests are noted. Those in which parties to the transferee have proposed or existing attributable interests but which do not overlap the core common area are not counted toward the "denominator," that is, the total station count for the radio market. Similarly, all of the radio stations found to overlap some portion of this radio market with transmitter sites more than 92 kilometers from the perimeter of the mutual overlap area have been omitted from consideration and are not counted toward the denominator.

Excluding commonly attributable stations that are not part of the pertinent proposed common overlap, and excluding stations overlapping some portion of the market which have

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transmitters more than 92 kilometers from the common, mutual overlap area, there are 54 full-power commercial and noncommercial radio stations in the denominator. The total radio market station count of fifty-four (54) radio stations demonstrates that the proposed acquisition is consistent with the Commission's radio multiple ownership limits, Section 73.3555(a), for common attributable interests in two FM stations.

The pending Ch. 293C3 application for $\operatorname{KKMR}(\mathrm{FM})$ also complies fully with the Commission's radio multiple ownership limits of Section 73.3555(a). Attached as Figure 5 is a map depicting the principal community contour of $\operatorname{KKMR}(\mathrm{FM})(\mathrm{App})$ with all other AM and FM radio stations in the general area in which parties to the transferee have proposed or existing attributable interests. As shown, only one station shares common overlap with the pending application for $\operatorname{KKMR}(\mathrm{FM})$ : $\mathrm{KQMR}(\mathrm{FM})$, Ch. 262C, Globe, Arizona, Facility ID 22977.

Referencing Figure 5, the interim contour-overlap radio market is defined as the area encompassed by the composite of $3.16 \mathrm{mV} / \mathrm{m}$ principal community coverage contours of $\operatorname{KKMR}(\mathrm{FM})(\mathrm{App})$ and $\mathrm{KQMR}(\mathrm{FM})$. The common overlap area or "perimeter of the mutual overlap area" is defined by the core area of overlap between $\operatorname{KKMR}(\mathrm{FM})(\mathrm{App})$ and KQMR(FM). Included on Figure 5 are the principal community contours of the proposed commonly attributable stations, a pink shaded area highlighting the pertinent perimeter of mutual overlap area and a pink perimeter contour depicting the 92 kilometer limit for inclusion of transmitter facilities of stations that may be eligible to be counted under the interim contour-overlap method.

Figures 6A \& 6B have been prepared to illustrate the stations to be counted toward the radio market total station count for the $\operatorname{KKMR}(\mathrm{FM})(\mathrm{App})-\mathrm{KQMR}(\mathrm{FM})$ radio market under the interim contour-overlap method. Depicted in Figures 6A \& 6B and listed in Table III are all of the identifiable, operating commercial and noncommercial radio stations with principal community contours which overlap any part of the $\operatorname{KKMR}(\mathrm{FM})(\mathrm{App})$ KQMR(FM) radio market. As illustrated by Figures 6A \& 6B and Table III herein, at least
thirty-five (35) FM stations and twenty-five (25) AM stations provide some measure of principal community coverage to the $\operatorname{KKMR}(\mathrm{FM})(\mathrm{Lic}$.$) - \mathrm{KQMR}(\mathrm{FM})$ radio market (including those stations in which parties to the transferee have, or are proposing to have, common attributable ownership interests). In keeping with the interim contour-overlap policy, stations shown on Figures 6A \& 6B or listed in Table III for which parties to the transferee have proposed or existing attributable interests are noted. Those in which parties to the transferee have proposed or existing attributable interests but which do not overlap the core common area are not counted toward the "denominator," that is, the total station count for the radio market. Similarly, all of the radio stations found to overlap some portion of this radio market with transmitter sites more than 92 kilometers from the perimeter of the mutual overlap area have been omitted from consideration and are not counted toward the denominator.

Excluding commonly attributable stations that are not part of the pertinent proposed common overlap, and excluding stations overlapping some portion of the market which have transmitters more than 92 kilometers from the common, mutual overlap area, there are 60 full-power commercial and noncommercial radio stations in the denominator. The total radio market station count of sixty (60) radio stations demonstrates that the proposed acquisition is consistent with the Commission's radio multiple ownership limits, Section 73.3555(a), for common attributable interests in two FM stations.

## KQMR(FM) Ch. 262C Globe, AZ ((Facility ID 22977)

KQMR(FM) is licensed to serve the community of Globe, AZ on Channel 262C. Attached as Figure 7 is a map depicting the principal community contour of KQMR(FM) with all other AM and FM radio stations in the general area in which parties to the transferee have proposed or existing attributable interests. As shown, other than the overlap with KKMR(FM)(Lic. \& App) addressed above, only one other station with proposed attributable interest shares common overlap with KQMR(FM): KHOT-FM, Ch. 290C2, Paradise Valley, Arizona, Facility ID 59422.

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Referencing Figure 7, the interim contour-overlap radio market is defined as the area encompassed by the composite of $3.16 \mathrm{mV} / \mathrm{m}$ principal community coverage contours of KQMR(FM) and KHOT-FM. The common overlap area or "perimeter of the mutual overlap area" is defined by the core area of overlap between KQMR(FM) and KHOT-FM. Included on Figure 7 are the principal community contours of the proposed commonly attributable stations, a pink shaded area highlighting the pertinent perimeter of mutual overlap area and a pink perimeter contour depicting the 92 kilometer limit for inclusion of transmitter facilities of stations that may be eligible to be counted under the interim contour-overlap method.

Figures 8A \& 8B have been prepared to illustrate the stations to be counted toward the radio market total station count for the KQMR(FM) - KHOT-FM radio market under the interim contour-overlap method. Depicted in Figures 8A \& 8B and listed in Table IV are all of the identifiable, operating commercial and noncommercial radio stations with principal community contours which overlap any part of the KQMR(FM) - KHOT-FM radio market. As illustrated by Figures 8A \& 8B and Table IV herein, at least thirty-one (31) FM stations and twenty-four (24) AM stations provide some measure of principal community coverage to the $\mathrm{KQMR}(\mathrm{FM})$ - KHOT-FM radio market (including those stations in which parties to the transferee have, or are proposing to have, common attributable ownership interests). In keeping with the interim contour-overlap policy, stations shown on Figures 8A \& 8B or listed in Table IV for which parties to the transferee have proposed or existing attributable interests are noted. Those in which parties to the transferee have proposed or existing attributable interests but which do not overlap the core common area are not counted toward the "denominator," that is, the total station count for the radio market. Similarly, all of the radio stations found to overlap some portion of this radio market with transmitter sites more than 92 kilometers from the perimeter of the mutual overlap area have been omitted from consideration and are not counted toward the denominator.

Excluding commonly attributable stations that are not part of the pertinent proposed common overlap, and excluding stations overlapping some portion of the market which have transmitters more than 92 kilometers from the common, mutual overlap area, there are 55

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full-power commercial and noncommercial radio stations in the denominator. The total radio market station count of fifty-five (55) radio stations demonstrates that the proposed acquisition is consistent with the Commission's radio multiple ownership limits, Section 73.3555(a), for common attributable interests in two FM stations.

## Engineering Methodology

In preparing the attached maps and tables, pertinent station data were extracted from the Commission's engineering databases. For AM stations, these included the daytime operating power, radiation efficiency, directional antenna data (where appropriate), and geographic coordinates. The distances to the daytime $5 \mathrm{mV} / \mathrm{m}$ contours were then computed using a digitized version of the Commission's estimated soil conductivity map, Figure M-3 and a computer program which simulates the Commission's AM groundwave propagation curves.

For the FM stations, pertinent data for determining the distances to the contour included the antenna elevation above mean sea level, geographic coordinates, effective radiated power, and, where appropriate, directional antenna patterns. The requisite 3.16 $\mathrm{mV} / \mathrm{m}(70 \mathrm{~dB} \mu) \mathrm{F}(50,50)$ contours were determined using digitized 3 arc-second terrain data along radials spaced every degree from the transmitter site and an implementation of the Commission's TVFMFS computer program which simulates the FM propagation curves. The detailed distances to the principal community contours were then used with a GIS mapping program to generate the attached maps.

## Conclusion

As discussed in detail herein, the five instances in which the interim contour-overlap method might be pertinent all comply with Section 73.3555(a) of the Commission's rules with respect to attributable interests in multiple radio stations. Regarding KAJZ(FM) and KLTO-FM, there are no radio multiple ownership considerations. Common attributable interests in KLLE(FM) with overlapping $\operatorname{KOND}(\mathrm{FM})$ complies with the Commission's radio multiple ownership rule with a radio market total station count of 53 full power commercial

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and noncommercial AM and FM stations. Common attributable interests in KKMR(FM)(Lic. \& App) with overlapping KQMR(FM) complies with the Commission's radio multiple ownership rule with radio market total station counts of 54 (for $\operatorname{KKMR}(\mathrm{FM})($ Lic. $)$ ) and 60 (for $\operatorname{KKMR(FM)(App))~full-power~commercial~and~}$ noncommercial AM and FM stations. Common attributable interests in KQMR(FM) with overlapping KHOT-FM complies with the Commission's radio multiple ownership rule with a radio market total station count of 55 full-power commercial and noncommercial AM and FM stations.

## Certification

The undersigned hereby certifies that the foregoing statement regarding interim contour-overlap method analyses for $\operatorname{KAJZ}(\mathrm{FM})$, KLTO-FM, $\operatorname{KLLE}(\mathrm{FM})$, $\mathrm{KKMR}(\mathrm{FM})$, and KQMR(FM) was prepared by him or under his direction on behalf of Broadcasting Media Partners Inc., and that it is true and correct to the best of his knowledge and belief and that his qualifications are a matter of record with the Federal Communications Commission.


Mark B. Peabody
July 17, 2006
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Table I
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## STATIONS WITH PRINCIPAL COMMUNITY CONTOURS OVERLAPPING SOME PORTION OF THE MARKET: KLLE(FM) AND KOND(FM) <br> prepared for <br> Broadcasting Media Partners Inc.

| FM Call Sign | Channel/ <br> Class | City, State | Facility ID |
| :---: | :---: | :---: | :---: |
| KAAT(FM) | 276B1 | Oakhurst, CA | 8341 |
| KABX-FM | 248B | Merced, CA | 41173 |
| KALZ(FM) | 244B1 | Fowler, CA | 2097 |
| KAMB(FM) | 268B | Merced, CA | 34427 |
| KBOS-FM | 235B | Tulare, CA | 9748 |
| KCIV(FM) | 260B | Mount Bullion, CA | 6504 |
| KEFR(FM) | 210B | Le Grand, CA | 20997 |
| $\mathrm{KFCF}(\mathrm{FM})$ | 201B | Fresno, CA | 22641 |
| $\mathrm{KFJK}(\mathrm{FM})$ | 290B | Fresno, CA | 26933 |
| KFNO(FM) | 212B | Fresno, CA | 20924 |
| KFRR(FM) | 281B | Woodlake, CA | 29051 |
| KFSO-FM | 225B | Visalia, CA | 2099 |
| KFSR(FM) | 214A | Fresno, CA | 8349 |
| KHGE(FM) | 274B | Fresno, CA | 48777 |
| KHTN(FM) | 284B | Planada, CA | 20334 |
| KJFX(FM) | 239B | Fresno, CA | 65773 |
| KJWL(FM) | 257B1 | Fresno, CA | 31538 |
| KLBN(FM) | 286B1 | Auberry, CA | 38455 |
| KLLE(FM)* | 300B1 | North Fork, CA | 31716 |
| KLVY(FM) | 216B | Fairmead, CA | 18854 |
| KMGV(FM) | 250B | Fresno, CA | 18409 |
| KMMM(FM) | 296B1 | Madera, CA | 51845 |
| KMPO(FM) | 204B | Modesto, CA | 54493 |
| KNTO(FM) | 227A | Chowchilla, CA | 18858 |
| KOKO-FM | 232A | Kerman, CA | 3970 |
| KOND(FM)* | $221 B$ | Clovis, CA | 39567 |
| KOQO-FM | 270B | Fresno, CA | 29296 |
| KRDA $(F M)^{* *}$ | 2988 | Hanford, CA | 26266 |
| KRZR(FM) | 279B | Hanford, CA | 48776 |
| KSEQ(FM) | 246B | Visalia, CA | 7717 |
| KSJV(FM) | 218B | Fresno, CA | 54496 |
| KSOF(FM) | 255B | Dinuba, CA | 54560 |
| KUBB(FM) | 242B | Mariposa, CA | 7707 |
| KUUS(FM) | 288B1 | San Joaquin, CA | 64144 |
| KVPR(FM) | 207B | Fresno, CA | 72188 |
| KWYE(FM) | 266B | Fresno, CA | 18406 |

[^1]
## STATIONS WITH PRINCIPAL COMMUNITY CONTOURS OVERLAPPING SOME PORTION OF THE MARKET: <br> KLLE(FM) AND KOND(FM) <br> prepared for <br> Broadcasting Media Partners Inc.

| AM Call Sign | Frequency | City, State | Facility ID |
| :--- | :--- | :--- | ---: |
| KCBL(AM) | 1340 kHz | Fresno, CA | 9749 |
| KEYQ(AM) | 980 kHz | Fresno, CA | 2098 |
| KFIG(AM) | 1430 kHz | Fresno, CA | 26592 |
| KFPT(AM) | 790 kHz | Clovis, CA | 29429 |
| KGST(AM) | 1600 kHz | Fresno, CA | 38453 |
| KHOT(AM) | 1250 kHz | Madera, CA | 39566 |
| KIRV(AM) | 1510 kHz | Fresno, CA | 48513 |
| KMJ(AM) | 580 kHz | Fresno, CA | 26923 |
| KQEQ(AM) | 1210 kHz | Fowler, CA | 33252 |
| KRDU(AM) | 1130 kHz | Dinuba, CA | 54559 |
| KTNS(AM) | 1060 kHz | Oakhurst, CA | 8338 |
| KTRB(AM) | 860 kHz | Modesto, CA | 66246 |
| KWRU(AM) | 940 kHz | Fresno, CA | 18407 |
| KXEX(AM) | 1550 kHz | Fresno, CA | 54960 |
| KYNO(AM) | 1300 kHz | Fresno, CA | 65774 |
| KYOS(AM) | 1480 kHz | Merced, CA | 41174 |

* Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with common, mutual overlap.
** Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with no overlap of the pertinent common, mutual overlap area for this radio market are struck through and are not counted toward the "denominator."




Table II
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## STATIONS WITH PRINCIPAL COMMUNITY CONTOURS OVERLAPPING SOME PORTION OF THE MARKET: KKMR(FM)(Lic.) AND KQMR(FM) <br> prepared for <br> Broadcasting Media Partners Inc.

| FM Call Sign | Channel/ <br> Class | City, State | Facility ID |
| :---: | :---: | :---: | :---: |
| KCDX(FM) | 276C1 | Florence, AZ | 16764 |
| KDKB(FM) | 227C | Mesa, AZ | 41299 |
| KEDJ(FM) | 280C1 | Gilbert, AZ | 54944 |
| KESZ(FM) | 260C | Phoenix, AZ | 40992 |
| KGMG(FM) | 292C2 | Oracle, AZ | 57504 |
| KHOT FM** | 29062 | Paradise Valley, AZ | 59422 |
| KHYT(FM) | 298C | Tucson, AZ | 56053 |
| KIIM-FM | 258C | Tucson, AZ | 56052 |
| KIKO-FM | 291A | Claypool, AZ | 11894 |
| KJZZ(FM) | 218 C | Phoenix, AZ | 40095 |
| KKFR(FM) | 222 C | Glendale, AZ | 65479 |
| $\operatorname{KKMR}(F M) *$ | 293A | Arizona City, AZ | 2740 |
| KLPX(FM) | 241 C | Tucson, AZ | 2745 |
| KLVA(FM) | 288C2 | Casa Grande, AZ | 2749 |
| KLVK(FM) | 206C3 | Fountain Hills, AZ | 76329 |
| KMLE(FM) | 300 C | Chandler, AZ | 59965 |
| KMXP(FM) | 245 C | Phoenix, AZ | 6361 |
| KMXZ-FM | 235C | Tucson, AZ | 2434 |
| KNIX-FM | 273C | Phoenix, AZ | 7698 |
| KOOL-FM | 233 C | Phoenix, AZ | 13506 |
| KPKX(FM) | 254C | Phoenix, AZ | 52514 |
| KQMR(FM)* | $262 C$ | Globe, AZ | 22977 |
| KQSS(FM) | 252 A | Miami, AZ | 72510 |
| KRDE(FM) | 231C2 | Globe, AZ | 37577 |
| KRQQ(FM) | 229C | Tucson, AZ | 53591 |
| KSLX-FM | 264C | Scottsdale, AZ | 11282 |
| KUAT-FM | 213 C | Tucson, AZ | 2732 |
| KUPD(FM) | 250C | Tempe, AZ | 65166 |
| KVJC(FM) | 220 C 2 | Globe, AZ | 91804 |
| KVVA-FM | 296C3 | Apache Junction, AZ | 1331 |
| KWMT-FM | 225 C | Tucson, AZ | 53594 |
| KYOT-FM | 238C | Phoenix, AZ | 18648 |
| KZAI(FM) | 210C0 | Coolidge, AZ | 94226 |
| KZLZ(FM) | 287C2 | Kearny, AZ | 36022 |
| KZON(FM) | 268 C | Phoenix, AZ | 63913 |
| KZZP(FM) | 284C | Mesa, AZ | 47742 |

[^2]
## STATIONS WITH PRINCIPAL COMMUNITY CONTOURS OVERLAPPING SOME PORTION OF THE MARKET: <br> KKMR(FM)(Lic.) AND KQMR(FM) <br> prepared for <br> Broadcasting Media Partners Inc.

| AM Call Sign | Frequency | City, State | Facility ID |
| :--- | :--- | :--- | ---: |
| KAZG(AM) | 1440 kHz | Scottsdale, AZ | 11272 |
| KCKY(AM) | 1150 kHz | Coolidge, AZ | 48814 |
| KDUS(AM) | 1060 kHz | Tempe, AZ | 65165 |
| KEVT(AM) | 1030 kHz | Cortar, AZ | 13969 |
| KFLT(AM) | 830 kHz | Tucson, AZ | 20649 |
| KFYI(AM) | 550 kHz | Phoenix, AZ | 63918 |
| KGME(AM) | 910 kHz | Phoenix, AZ | 65480 |
| KIDR(AM) | 740 kHz | Phoenix, AZ | 6383 |
| KIKO(AM) | 1340 kHz | Miami, AZ | 72477 |
| KJAA(AM) | 1240 kHz | Globe, AZ | 24161 |
| KMIK(AM) | 1580 kHz | Tempe, AZ | 7701 |
| KNST(AM) | 790 kHz | Tucson, AZ | 53589 |
| KPXQ(AM) | 1360 kHz | Glendale, AZ | 55912 |
| KSAZ(AM) | 580 kHz | Marana, AZ | 51079 |
| KTAR(AM) | 620 kHz | Phoenix, AZ | 52515 |
| KTKT(AM) | 990 kHz | Tucson, AZ | 2744 |
| KUAZ(AM) | 1550 kHz | Tucson, AZ | 2723 |
| KXAM(AM) | 1310 kHz | Mesa, AZ | 19468 |
| KXXT(AM) | 1010 kHz | Tolleson, AZ | 54742 |

[^3]



Table III
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## STATIONS WITH PRINCIPAL COMMUNITY CONTOURS OVERLAPPING SOME PORTION OF THE MARKET: KKMR(FM)(App) AND KQMR(FM) <br> prepared for <br> Broadcasting Media Partners Inc.

| FM Call Sign | Channel/ <br> Class | City, State | Facility ID |
| :---: | :---: | :---: | :---: |
| KCDX(FM) | 276C1 | Florence, AZ | 16764 |
| KDKB(FM) | 227 C | Mesa, AZ | 41299 |
| KEDJ(FM) | 280C1 | Gilbert, AZ | 54944 |
| KESZ(FM) | 260C | Phoenix, AZ | 40992 |
| KFLR-FM | 212C2 | Phoenix, AZ | 20638 |
| KGMG(FM) | 292C2 | Oracle, AZ | 57504 |
| КНОТ FM** | 290 Cz | Paradise Valley, AZ | 59422 |
| KHYT(FM) | 298C | Tucson, AZ | 56053 |
| KIIM-FM | 258C | Tucson, AZ | 56052 |
| KIKO-FM | 291A | Claypool, AZ | 11894 |
| KJZZ(FM) | 218 C | Phoenix, AZ | 40095 |
| KKFR(FM) | 222 C | Glendale, AZ | 65479 |
| KKMR(FM)* | $293 C 3$ | Arizona City, AZ | 2740 |
| KLPX(FM) | 241C | Tucson, AZ | 2745 |
| KLVA(FM) | 288C2 | Casa Grande, AZ | 2749 |
| KLVK(FM) | 206C3 | Fountain Hills, AZ | 76329 |
| KMLE(FM) | 300 C | Chandler, AZ | 59965 |
| KMXP(FM) | 245C | Phoenix, AZ | 6361 |
| KMXZ-FM | 235C | Tucson, AZ | 2434 |
| KNIX-FM | 273C | Phoenix, AZ | 7698 |
| KOOL-FM | 233C | Phoenix, AZ | 13506 |
| KPKX(FM) | 254C | Phoenix, AZ | 52514 |
| KQMR(FM)* | $262 C$ | Globe, AZ | 22977 |
| KQSS(FM) | 252A | Miami, AZ | 72510 |
| KRDE(FM) | 231C2 | Globe, AZ | 37577 |
| KRQQ(FM) | 229 C | Tucson, AZ | 53591 |
| KSLX-FM | 264C | Scottsdale, AZ | 11282 |
| KUPD(FM) | 250 C | Tempe, AZ | 65166 |
| KVJC(FM) | 220C2 | Globe, AZ | 91804 |
| KVVA-FM | 296C3 | Apache Junction, AZ | 1331 |
| KWMT-FM | 225 C | Tucson, AZ | 53594 |
| KYOT-FM | 238C | Phoenix, AZ | 18648 |
| KZAI(FM) | 210C0 | Coolidge, AZ | 94226 |
| KZLZ(FM) | 287C2 | Kearny, AZ | 36022 |
| KZON(FM) | 268 C | Phoenix, AZ | 63913 |
| KZZP(FM) | 284C | Mesa, AZ | 47742 |

* Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with common, mutual overlap.
** Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with no overlap of the pertinent common, mutual overlap area for this radio market are struck through and are not counted toward the "denominator."


## STATIONS WITH PRINCIPAL COMMUNITY CONTOURS OVERLAPPING SOME PORTION OF THE MARKET: KKMR(FM)(App) AND KQMR(FM) <br> prepared for <br> Broadcasting Media Partners Inc.

| AM Call Sign | Frequency | City, State | Facility ID |
| :--- | :--- | :--- | ---: |
| KAZG(AM) | 1440 kHz | Scottsdale, AZ | 11272 |
| KCKY(AM) | 1150 kHz | Coolidge, AZ | 48814 |
| KDUS(AM) | 1060 kHz | Tempe, AZ | 65165 |
| KEVT(AM) | 1030 kHz | Cortaro, AZ | 13969 |
| KFLT(AM) | 830 kHz | Tucson, AZ | 20649 |
| KFNX(AM) | 1100 kHz | Cave Creek, AZ | 9421 |
| KFYI(AM) | 550 kHz | Phoenix, AZ | 63918 |
| KGME(AM) | 910 kHz | Phoenix, AZ | 65480 |
| KIDR(AM) | 740 kHz | Phoenix, AZ | 6383 |
| KIKO(AM) | 1340 kHz | Miami, AZ | 72477 |
| KJAA(AM) | 1240 kHz | Globe, AZ | 24161 |
| KMIK(AM) | 1580 kHz | Tempe, AZ | 7701 |
| KMVP(AM) | 860 kHz | Phoenix, AZ | 1326 |
| KNST(AM) | 790 kHz | Tucson, AZ | 53589 |
| KNUV(AM) | 1190 kHz | Tolleson, AZ | 29019 |
| KOY(AM) | 1230 kHz | Phoenix, AZ | 63914 |
| KPHX(AM) | 1480 kHz | Phoenix, AZ | 13790 |
| KPXQ(AM) | 1360 kHz | Glendale, AZ | 55912 |
| KSAZ(AM) | 580 kHz | Marana, AZ | 51079 |
| KSUN(AM) | 1400 kHz | Phoenix, AZ | 21430 |
| KTAR(AM) | 620 kHz | 990 kHz | Phoenix, AZ |
| KTKT(AM) | 1550 kHz | Tucson, AZ | 52515 |
| KUAZ(AM) | 1310 kHz | Tucson, AZ | 2744 |
| KXAM(AM) | 1010 kHz | Mesa, AZ | 2723 |
| KXXT(AM) |  | Tolleson, AZ | 19468 |
|  |  | 54742 |  |

[^4]Principal Community Contours OF KQMR(FM) AND Proposed Attributable Stations In General Area
prepared July 2006 for Broadcasting Media Partners Inc.

Cavell, Mertz \& Davis, Inc.
Manassas, Virginia



Table IV
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## STATIONS WITH PRINCIPAL COMMUNITY CONTOURS OVERLAPPING SOME PORTION OF THE MARKET: KQMR(FM) AND KHOT-FM

prepared for
Broadcasting Media Partners Inc.

| FM Call Sign | Channel/ <br> Class | City, State | Facility ID |
| :---: | :---: | :---: | :---: |
| KBAQ(FM) | 208C | Phoenix, AZ | 40096 |
| KCDX(FM) | 276 C 1 | Florence, AZ | 16764 |
| KDKB(FM) | 227C | Mesa, AZ | 41299 |
| KEDJ(FM) | 280C1 | Gilbert, AZ | 54944 |
| KESZ(FM) | 260C | Phoenix, AZ | 40992 |
| KFLR-FM | 212C2 | Phoenix, AZ | 20638 |
| KHOT-FM* | 290C2 | Paradise Valley, AZ | 59422 |
| KIKO-FM | 291A | Claypool, AZ | 11894 |
| KJZZ(FM) | 218C | Phoenix, AZ | 40095 |
| KKFR(FM) | 222 C | Glendale, AZ | 65479 |
| KKMR(FM)** | 2934 | Arizona City, 17 | 2740 |
| KLNZ(FM) | 278 C | Glendale, AZ | 48738 |
| KLVA(FM) | 288C2 | Casa Grande, AZ | 2749 |
| KLVK(FM) | 206C3 | Fountain Hills, AZ | 76329 |
| KMLE(FM) | 300C | Chandler, AZ | 59965 |
| KMXP(FM) | 245 C | Phoenix, AZ | 6361 |
| $\mathrm{KNAI}(\mathrm{FM})$ | 202C1 | Phoenix, AZ | 47667 |
| KNIX-FM | 273C | Phoenix, AZ | 7698 |
| KOOL-FM | 233C | Phoenix, AZ | 13506 |
| KPHF(FM) | 202C1 | Phoenix, AZ | 20879 |
| KPKX(FM) | 254C | Phoenix, AZ | 52514 |
| KQMR(FM)* | $262 C$ | Globe, AZ | 22977 |
| KQSS(FM) | 252 A | Miami, AZ | 72510 |
| KRDE(FM) | 231C2 | Globe, AZ | 37577 |
| KSLX-FM | 264C | Scottsdale, AZ | 11282 |
| KUPD (FM) | 250C | Tempe, AZ | 65166 |
| KVJC(FM) | 220C2 | Globe, AZ | 91804 |
| KVVA-FM | 296C3 | Apache Junction, AZ | 1331 |
| KYOT-FM | 238C | Phoenix, AZ | 18648 |
| KZAI(FM) | 210C0 | Coolidge, AZ | 94226 |
| KZON(FM) | 268C | Phoenix, AZ | 63913 |
| KZZP(FM) | 284C | Mesa, AZ | 47742 |

* Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with common, mutual overlap.
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Table IV
(Page 2 of 2)

## STATIONS WITH PRINCIPAL COMMUNITY CONTOURS OVERLAPPING SOME PORTION OF THE MARKET: KQMR(FM) AND KHOT-FM

prepared for
Broadcasting Media Partners Inc.

| AM Call Sign | Frequency | City, State | Facility ID |
| :--- | :--- | :--- | ---: |
| KASA(AM) | 1540 kHz | Phoenix, AZ | 33451 |
| KAZG(AM) | 1440 kHz | Scottsdale, AZ | 11272 |
| KCKY(AM) | 1150 kHz | Coolidge, AZ | 48814 |
| KDUS(AM) | 1060 kHz | Tempe, AZ | 65165 |
| KFNN(AM) | 1510 kHz | Mesa, AZ | 14382 |
| KFNX(AM) | 1100 kHz | Cave Creek, AZ | 9421 |
| KFYI(AM) | 550 kHz | Phoenix, AZ | 63918 |
| KGME(AM) | 910 kHz | Phoenix, AZ | 65480 |
| KIDR(AM) | 740 kHz | Phoenix, AZ | 6383 |
| KIKO(AM) | 1340 kHz | Miami, AZ | 72477 |
| KJAA(AM) | 1240 kHz | Globe, AZ | 24161 |
| KKNT(AM) | 960 kHz | Phoenix, AZ | 13508 |
| KMIA(AM) | 710 kHz | Black Canyon City, AZ | 63147 |
| KMIK(AM) | 1580 kHz | Tempe, AZ | 7701 |
| KMVP(AM) | 860 kHz | Phoenix, AZ | 1326 |
| KNUV(AM) | 1190 kHz | Tolleson, AZ | 29019 |
| KOY(AM) | 1230 kHz | Phoenix, AZ | 63914 |
| KPHX(AM) | 1480 kHz | Phoenix, AZ | 13790 |
| KPXQ(AM) | 1360 kHz | Glendale, AZ | 55912 |
| KSUN(AM) | 1400 kHz | Phoenix, AZ | 21430 |
| KTAR(AM) | 620 kHz | Phoenix, AZ | 52515 |
| KXAM(AM) | 1310 kHz | 1280 kHz | 1010 kHz |

* Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with common, mutual overlap.
** Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with no overlap of the pertinent common, mutual overlap area for this radio market are struck through and are not counted toward the "denominator."


[^0]:    ${ }^{1}$ Report and Order, 2002 Biennial Regulatory Review - Review of the Commission's Broadcast Ownership Rules and Other Rules, 18 FCC Rcd 13620 (2003) ("Ownership Order"), aff'd in part and remanded in part, Prometheus Radio Project, et al. v. FCC, 373 F3d 372 (2004), cert. denied, 125 S Ct 2902, 2903, 2904 (2005). See also Prometheus Radio Project, et al. v. FCC, No. 03-3388 (3d Cir Sept. 3, 2004) (lifting stay with respect to new local radio ownership rule).

[^1]:    * Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with common, mutual overlap.
    ** Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with no overlap of the pertinent common, mutual overlap area for this radio market are struck through and are not counted toward the "denominator."

[^2]:    * Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with common, mutual overlap.
    ** Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with no overlap of the pertinent common, mutual overlap area for this radio market are struck through and are not counted toward the "denominator."

[^3]:    * Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with common, mutual overlap.
    ** Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with no overlap of the pertinent common, mutual overlap area for this radio market are struck through and are not counted toward the "denominator."

[^4]:    * Stations in which parties to Broadcasting Media Partners Inc. have or are proposing to have common attributable interests with common, mutual overlap.
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