GENUINE PARTS CO

Form 4 March 29, 2007

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Check this box if no longer

subject to Section 16. Form 4 or

Form 5 obligations may continue. See Instruction STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1(b).

(Last)

1.Title of

Security

(Instr. 3)

1. Name and Address of Reporting Person * Guynn George C

(First) (Middle)

2999 CIRCLE 75 PARKWAY

ATLANTA, GA 30339

(Street)

2. Issuer Name and Ticker or Trading

Symbol GENUINE PARTS CO [GPC]

3. Date of Earliest Transaction

(Month/Day/Year) 03/27/2007

4. If Amendment, Date Original

Filed(Month/Day/Year)

5. Relationship of Reporting Person(s) to

Issuer

(Check all applicable)

OMB APPROVAL

3235-0287

January 31,

2005

0.5

OMB

Number:

Expires:

response...

Estimated average

burden hours per

X_ Director 10% Owner Officer (give title Other (specify below)

6. Individual or Joint/Group Filing(Check Applicable Line)

X Form filed by One Reporting Person Form filed by More than One Reporting

Person

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

(City) (State) (Zip)

2. Transaction Date 2A. Deemed (Month/Day/Year) Execution Date, if

(Month/Day/Year)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

4. Securities TransactionAcquired (A) or Code Disposed of (D) (Instr. 8) (Instr. 3, 4 and 5)

Owned Following Reported (A) Transaction(s) or

(Instr. 3 and 4) Code V Amount (D) Price

5. Amount of 6. Ownership 7. Nature of Securities Form: Direct Indirect Beneficially (D) or Indirect Beneficial

Ownership (Instr. 4) (Instr. 4)

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Conversion Security or Exercise (Instr. 3) Price of

3. Transaction Date 3A. Deemed (Month/Day/Year)

Execution Date, if (Month/Day/Year)

5. Number 4. Transaction of Derivative Expiration Date Code Securities (Instr. 8) Acquired

6. Date Exercisable and (Month/Day/Year)

7. Title and Amount of 8. Pr **Underlying Securities** (Instr. 3 and 4)

Secu (Inst

Deri

Derivative (A) or Security Disposed of (D) (Instr. 3, 4, and 5) Code V (A) (D) Date Expiration Title Amount Exercisable Date orNumber of Shares Restricted Common (2) (2) Stock (1) 03/27/2007 Α 1,500 1,500 Stock Units

Reporting Owners

Reporting Owner Name / Address Relationships

Director 10% Owner Officer Other

Guynn George C 2999 CIRCLE 75 PARKWAY X ATLANTA, GA 30339

Signatures

Carol B. Yancey Attorney in Fact 03/29/2007

**Signature of Reporting Person Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Each restricted stock unit represents a vested right to receive one share of GPC common stock at a future date.
- (2) The restricted stock units vest immediately and convert to shares of GPC common stock on the earliest of (i) a change in control of GPC, (ii) the grantee's termination as a director of GPC by reason of death, disability or retirement, or (iii) March 27, 2012.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. II, Inc., Citicasters Co., Citicasters Licenses, Inc. Clear Channel Broadcasting Licenses, Inc., Critical Mass Media, Inc., iHeartMedia+Entertainment, Inc., Katz Communications, Inc., Katz Media Group, Inc., Katz Millennium Sales &

Reporting Owners 2

Marketing, Inc., Katz Net Radio Sales, Inc., M Street Corporation, Premiere Networks, Inc. and Terrestrial RF Licensing, Inc. are the following individuals.

Name Office

Richard J. Bressler Director, President and Chief Financial Officer

Scott T. Bick Senior Vice President - Tax

Brian D. Coleman Senior Vice President, Treasurer and Assistant Secretary

Senior Vice President - Real Estate, Facilities and Capital

Stephen G. Davis Management

Vice President, Associate General Counsel and Assistant

Lauren E. Dean Secretary

Executive Vice President - Engineering and Systems Integration

Jeff Littlejohn - IHM

Steven J. Macri Executive Vice President and Chief Financial Officer - IHM

Director, Executive Vice President, General Counsel and

Robert H. Walls, Jr. Secretary

The managers and executive officers of AMFM Broadcasting Licenses, LLC, AMFM Texas Licenses, LLC, Capstar TX, LLC and CC Licenses, LLC are the following individuals.

Name Office

Richard J. Bressler Manager, President and Chief Financial Officer

Scott T. Bick Senior Vice President - Tax

Brian D. Coleman Senior Vice President, Treasurer and Assistant Secretary

Senior Vice President - Real Estate, Facilities and Capital

Stephen G. Davis Management

Vice President, Associate General Counsel and Assistant

Lauren E. Dean Secretary

Executive Vice President - Engineering and Systems Integration

Jeff Littlejohn - IHM

Steven J. Macri Executive Vice President and Chief Financial Officer - IHM

Manager, Executive Vice President, General Counsel and

Robert H. Walls, Jr. Secretary

The executive officers of AMFM Radio Licenses, LLC, AMFM Texas, LLC, TTWN Networks, LLC and TTWN Media Networks, LLC are the following individuals. These entities are managed by their sole members.

Name
Richard J. Bressler
President and Chief Financial Officer

Scott T. Bick Senior Vice President - Tax

Brian D. Coleman Senior Vice President, Treasurer and Assistant Secretary

Senior Vice President - Real Estate, Facilities and Capital

Stephen G. Davis Management

Vice President, Associate General Counsel and Assistant

Lauren E. Dean Secretary

Jeff Littlejohn

Executive Vice President - Engineering and Systems Integration

- IHM

Steven J. Macri Executive Vice President and Chief Financial Officer - IHM Robert H. Walls, Jr. Executive Vice President, General Counsel and Secretary

The general partner and limited partner of AMFM Texas Broadcasting, LP are as follows.

Name Office

AMFM Broadcasting, Inc.

AMFM Texas, LLC

General Partner

Limited Partner

The managers and executive officers of Clear Channel Real Estate, LLC are the following individuals.

Name Office

Richard J. Bressler Manager, President and Chief Financial Officer

Scott T. Bick Senior Vice President - Tax

Brian D. Coleman Senior Vice President, Treasurer and Assistant Secretary Stephen G. Davis Senior Vice President - Real Estate, Facilities and Capital

Management

Lauren E. Dean Vice President, Associate General Counsel and Assistant

Secretary

Robert H. Walls, Jr. Manager, Executive Vice President, General Counsel and

Secretary

The executive officers of Broader Media, LLC, CC Finco, LLC and CC Finco Holdings, LLC are the following individuals. These entities are managed by their sole members.

Name
Office
Richard J. Bressler
President and Chief Financial Officer

Richard J. Bressler President and Chief Financial Officer Scott T. Bick Senior Vice President - Tax

Brian D. Coleman Senior Vice President, Treasurer and Assistant Secretary
Lauren E. Dean Vice President, Associate General Counsel and Assistant

Secretary

Robert H. Walls, Jr. Executive Vice President, General Counsel and Secretary

The directors and executive officers of Clear Channel Investments, Inc., Clear Channel Mexico Holdings, Inc., iHeartMedia Management Services, Inc. and iHM Identity, Inc. are the following individuals.

Name Office

Richard J. Bressler Director, President and Chief Financial Officer

Scott T. Bick Senior Vice President - Tax

Brian D. Coleman Senior Vice President, Treasurer and Assistant Secretary Stephen G. Davis Senior Vice President - Real Estate, Facilities and Capital

Management

Lauren E. Dean Vice President, Associate General Counsel and Assistant

Secretary

Robert H. Walls, Jr. Director, Executive Vice President, General Counsel and

Secretary

The executive officers of CCOI Holdco Parent II LLC are the following individuals. This entity is managed by its sole member.

Name

Richard J. Bressler

President and Chief Financial Officer

Scott T. Bick Senior Vice President-Tax

David Burkett Assistant Secretary

Brian D. Coleman Senior Vice President, Treasurer and Assistant Secretary

Vice President, Associate General Counsel and Assistant

Lauren E. Dean Secretary

Katrin DeMarneffe Assistant Secretary

Executive Vice President, General Counsel and Assistant

Lynn A. Feldman Secretary

Ade Galloway Assistant Secretary

Kim Heintz Executive Vice President-Human Resources

Gene Leehan Executive Vice President and Senior Regional President
Dan Levi Executive Vice President and Chief Marketing Officer

Salvador Llach Assistant Secretary

Bob McCuin Executive Vice President and President of Sales
David Sailer Executive Vice President and Chief Financial Officer

Debra Sirower Assistant Secretary

Robert H. Walls, Jr. Executive Vice President, General Counsel and Secretary

Scott R. Wells Chief Executive Officer and President

The managers and executive officers of iHeartMedia Capital I, LLC are the following individuals.

Name Office

David C. Abrams Manager
John N. Belitsos Manager
Frederic F. Brace Manager

Richard J. Bressler Manager, President, Chief Operating Officer and Chief

Financial Officer

James C. Carlisle Manager John P. Connaughton Manager Charles H. Cremens Manager Matthew J. Freeman Manager Laura Grattan Manager Blair E. Hendrix Manager Jonathon S. Jacobson Manager Robert W. Pittman Manager Scott M. Sperling Manager

Scott T. Bick Senior Vice President - Tax

Brian D. Coleman, Senior Vice President and Treasurer

Lauren E. Dean Senior Vice President, Associate General Counsel and Assistant

Secretary

C. William Eccleshare Chairman and Chief Executive Officer - Clear Channel Outdoor

International

Wendy Goldberg Executive Vice President - Communications

Scott D. Hamilton Senior Vice President, Chief Accounting Officer and Assistant

Secretary

Juliana F. Hill Senior Vice President-Liquidity and Asset Management

Steven J. Macri Senior Vice President - Corporate Finance Jessica Marventano Senior Vice President-Government Affairs

Paul McNicol Executive Vice President and Deputy General Counsel Steve Mills Senior Vice President - Chief Information Officer

Robert W. Pittman Chairman and Chief Executive Officer
Duaine Smith Senior Vice President and General Auditor

Gayle Troberman Executive Vice President and Chief Marketing Officer
Robert H. Walls, Jr. Executive Vice President, General Counsel and Secretary
Scott R. Wells Chief Executive Officer - Clear Channel Outdoor Americas

The managers and executive officers of iHeartMedia Tower Co. Holdings, LLC are the following individuals.

Name Office

Richard J. Bressler Manager, President and Chief Financial Officer

Scott T. Bick Senior Vice President - Tax

Brian D. Coleman Senior Vice President, Treasurer and Assistant Secretary

Senior Vice President - Real Estate, Facilities and Capital

Stephen G. Davis Management

Vice President, Associate General Counsel and Assistant

Lauren E. Dean Secretary

Senior Vice President, Chief Accounting Officer and Assistant

Scott D. Hamilton Secretary

Juliana F. Hill Senior Vice President - Liquidity and Asset Management

Executive Vice President - Engineering and Systems Integration

Jeff Littlejohn - IHM

Steven J. Macri Executive Vice President and Chief Financial Officer - IHM

Manager, Executive Vice President, General Counsel and

Robert H. Walls, Jr. Secretary

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5. Principal Owners of Voting Securities.

The following tables set forth certain information regarding each person known to the Company to own 10 percent or more of the voting securities of the Applicants as of the date of this Application. The mailing address of each holder listed in each of the tables set forth below is: c/o iHeartCommunications, Inc., 20880 Stone Oak Parkway, San Antonio, Texas 78258.

The Company

		Percentage of Voti		ıg
	Title of	Se	curities	
Name and Complete Mailing Address of Equityholder	Class Owned	Amount Owned	Owned	
iHeartMedia Capital I, LLC	Common Stock	500,000,000	100%	

It is anticipated that upon consummation of the Plan of Reorganization, iHeartMedia Capital I, LLC will continue to own all of the voting securities of the Company.

The Guarantors

Guarantor Name	Name and Complete Mailing Address of Equityholder	Title of Class Owned	Amount Owned	Percentage of Voting Securities Owned
AMFM Broadcasting Licenses, LLC	AMFM Broadcasting, Inc.	Membership Interest	N/A	100%
AMFM Broadcasting, Inc.	AMFM Operating Inc.	Common Stock, \$0.10 per share	1,000	100
AMFM Operating Inc.	Clear Channel Holdings, Inc.	Common Stock, par value \$0.01 per share	1,040	100
AMFM Radio Licenses, LLC	Capstar Radio Operating Company	Membership Interest	N/A	100
AMFM Texas Broadcasting, LP	AMFM Texas, LLC	Partnership shares	N/A	99
AMFM Texas Licenses, LLC	Capstar Radio Operating Company	Membership Interest	N/A	100
AMFM Texas, LLC	AMFM Broadcasting, Inc.	Membership Interest	N/A	100
Broader Media, LLC	CC Finco Holdings, LLC	Membership Interest	N/A	100
Capstar Radio Operating Company	AMFM Texas Broadcasting, LP	Common Stock, par value \$0.10 per share	100	100
Capstar TX, LLC	Capstar Radio Operating Company	Membership Interest	N/A	100
CC Broadcast Holdings, Inc.	CC Broadcasting Licenses, Inc.	Common Stock, without par value	1,000	100
CC Finco, LLC	CC Finco Holdings, LLC	Membership Interest	N/A	100
CC Finco Holdings, LLC	iHeartCommunications, Inc.	Membership Interest	N/A	100
CC Licenses, LLC	iHeartMedia + Entertainment, Inc.	Membership Interest	N/A	100

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Guarantor Name	Name and Complete Mailing Address of Equityholder	Title of Class Owned	Amount Owned	Percentage of Voting Securities Owned
CCOI Holdco Parent II, LLC	Clear Channel Outdoor, Inc.	Membership Interest	N/A	100
Christal Radio Sales, Inc.	Katz Communications, Inc.	Common Stock, par value \$1.00 per share	1,000	100
Cine Guarantors II, Inc.	Citicasters Co.	Common Stock, par value \$1.00 per share	100	100
Citicasters Co.	Clear Channel Holdings, Inc.	Class A Common Stock, no par value	100	100
Citicasters Licenses, Inc.	Citicasters Co.	Common Stock, par value \$1.00 per share	1,000	100
Clear Channel Broadcasting Licenses, Inc.	Clear Channel Holdings, Inc.	Common Stock, par value \$0.10 per share	100	100
Clear Channel Investments, Inc.	iHeartCommunications, Inc.	Common Stock, par value \$0.10 per share	1,000	100
Clear Channel Metro, LLC	iHeartCommunications, Inc.	Membership Interest	N/A	100
Clear Channel Mexico Holdings, Inc.	Clear Channel Holdings, Inc.	Common Stock, without par value	N/A	100
Clear Channel Real Estate, LLC	Clear Channel Holdings, Inc.	Membership Interest	N/A	100
Critical Mass Media, Inc.	Clear Channel Holdings, Inc.	Common Stock, no par value	100	100
iHeartMedia Capital I, LLC	iHeartMedia Capital II, LLC	Membership Interest	N/A	100
iHeartMedia + Entertainment, Inc.	CC Broadcast Holdings, Inc.	Common Stock, \$0.10 per share	100	100
iHeartMedia Management Services, Inc.	iHeartCommunications, Inc.	Common Stock, par value \$0.01 per share	100	100
iHeartMedia Tower Co. Holdings, LLC	iHeartCommunications, Inc.	Membership Interest	N/A	100
iHM Identity, Inc.	iHeartCommunications, Inc.	Common Stock, par value \$0.01 per share	100	100

Guarantor Name	Name and Complete Mailing Address	Title of Class Owned	Amount Owned	Percentage of Voting Securities Owned
	of Equityholder		O	
Katz Communications, Inc.	Katz Media Group, Inc.	Common Stock, par value \$0.01 per share	1,000	100
Katz Media Group, Inc.	AMFM Operating, Inc.	Common Stock, par value \$0.01 per share	1,000	100
Katz Millennium Sales & Marketing Inc.	Katz Communications, Inc.	Common Stock, par value \$0.10 per share	10,000	100
Katz Net Radio Sales, Inc.	Katz Communications, Inc.	Common Stock. par value \$1.00 per share	100	100
M Street Corporation	Critical Mass Media, Inc.	Common Stock, without par value	1,000	100
Premiere Networks, Inc.	Clear Channel Holdings, Inc.	Common Stock, par value \$0.01 per share	2,909.601	100
Terrestrial RF Licensing, Inc.	iHeartMedia + Entertainment, Inc.	Common Stock	1,000	100
TTWN Networks, LLC	TTWN Networks, LLC	Membership Interest	N/A	100
TTWN Media Networks, LLC	Clear Channel Metro, LLC	Membership Interest	N/A	100

It is anticipated that upon consummation of the Plan of Reorganization, the equityholders listed above will continue to own all of the voting securities of the Guarantors.

UNDERWRITERS

6. Underwriters.

(a) The following table sets forth information regarding all persons who have acted as an underwriter of any securities of the Applicants within three years prior to the date of the filing of this Application.

Name	Mailing Address	Offering
Moelis & Company, LLC	399 Park Avenue	February 2017
		Exchange Offer of 10.0%
	New York, New York	Senior Notes due 2018
	10022	for 11.25% Priority
		Guarantee Notes due
		2021

(b) There is no proposed principal underwriter for the New Senior Unsecured Notes that are to be issued under the Indenture that is to be qualified under this Application.

CAPITAL SECURITIES

7. Capitalization.

(a) The following tables set forth certain information with respect to each authorized class of securities of the Applicants as of the date of this Application.

The Company

Title of Class	Amount Authorized	Amount Outstanding
Common Stock, par value \$0.10 per		
share	500,000,000	500,000,000
9.0% Priority Guarantee Notes Due		
2019 (1)	N/A	1,999,815,000
9.0% Priority Guarantee Notes Due		
2021 (1)	N/A	1,750,000,000
11.25% Priority Guarantee Notes Due		
2021 (1)(2)	N/A	870,546,000
9.0% Priority Guarantee Notes Due		
2022 (1)	N/A	1,000,000,000
10.625% Priority Guarantee Notes Due		
2023 (1)	N/A	950,000,000
14.0% Senior Notes due 2021 (1)(3)	N/A	2,235,471,975
Legacy Notes: (4)		
5.50% Senior Notes due 2016 (5)	N/A	57,100,000
6.875% Senior Notes Due 2018	N/A	175,000,000
7.25% Senior Notes Due 2027	N/A	300,000,000

- (1) These securities are guaranteed on a senior basis by each of the Guarantors.
- (2) Includes \$180.8 million aggregate principal amount of 11.25% Priority Guarantee Notes due 2021 held by the Company s subsidiaries.
- (3) Includes \$453.9 million aggregate principal amount of 14% Senior Notes due 2021 held by the Company s subsidiaries.
- (4) These securities are not guaranteed by the Guarantors.
- (5) Held by the Company s wholly-owned subsidiary, Clear Channel Holdings, Inc.

The Guarantors

Company Name	Title of Class	AmountAhuthn	ti@adstanding
AMFM Broadcasting Licenses, LLC	Membership Interest	N/A	N/A
AMFM Broadcasting, Inc.	Common Stock, \$0.10 per share	1,000	1,000
AMFM Operating Inc.	Common Stock, par value \$0.01 per si	hare 1,040	1,040
AMFM Radio Licenses, LLC	Membership Interest	N/A	N/A
AMFM Texas Broadcasting, LP	Partnership shares	N/A	N/A
AMFM Texas Licenses, LLC	Membership Interest	N/A	N/A

AMFM Texas, LLC	Membership Interest	N/A	N/A
Broader Media, LLC	Membership Interest	N/A	N/A
Capstar Radio Operating Company	Common Stock, par value \$0.10 per share	1,000	100
Capstar TX, LLC	Membership Interest	N/A	N/A
CC Broadcast Holdings, Inc.	Common Stock, without par value	1,000	1,000
CC Finco, LLC	Membership Interest	N/A	N/A
CC Finco Holdings, LLC	Membership Interest	N/A	N/A
CC Licenses, LLC	Membership Interest	N/A	N/A
CCOI Holdco Parent II, LLC	Membership Interest	N/A	N/A

Company Name	Title of Class	Amount A Atlmon	nined Dutstan
Christal Radio Sales, Inc.	Common Stock, par value \$1.00 per share	1,000	1,000
Cine Guarantors II, Inc.	Common Stock, par value \$1.00 per share	25,000	100
Citicasters Co.	Class A Common Stock, no par value	1,000	100
	Class B Common Stock, no par value	1,000	100
Citicasters Licenses, Inc.	Common Stock, par value \$1.00 per share	1,000	1,000
Clear Channel Broadcasting Licenses, Inc.	Common Stock, par value \$0.10 per share	1,000	100
Clear Channel Investments, Inc.	Common Stock, par value \$0.10 per share	1,000	1,000
Clear Channel Metro, LLC	Membership Interest	N/A	N/A
Clear Channel Mexico Holdings, Inc.	Common Stock, without par value	1,000	2
Clear Channel Real Estate, LLC	Membership Interest	N/A	N/A
Critical Mass Media, Inc.	Common Stock, no par value	750	100
iHeartMedia Capital I, LLC	Membership Interest	N/A	N/A
iHeartMedia + Entertainment, Inc.	Common Stock, \$0.10 per share	1,000	100
iHeartMedia Management Services, Inc.	Common Stock, par value \$0.01 per share	1,000	100
iHeartMedia Tower Co. Holdings, LLC	Membership Interest	N/A	N/A
iHM Identity, Inc.	Common Stock, par value \$0.01 per share	1,000	100
Katz Communications, Inc.	Common Stock, par value \$0.01 per share	1,000	1,000
Katz Media Group, Inc.	Common Stock, par value \$0.01 per share	1,000	1,000
Katz Millennium Sales & Marketing Inc.	Common Stock, par value \$0.10 per share	10,000	10,000
Katz Net Radio Sales, Inc.	Common Stock. par value \$1.00 per share	10,000	100
M Street Corporation	Common Stock, without par value	100,000	1,000
Premiere Networks, Inc.	Common Stock, par value \$0.01 per share	14,000	2,909.601
	Class A common stock, par value \$0.010 per sha	are 20,000	0
	Preferred Stock, \$0.01 per share	5,000	0
Terrestrial RF Licensing, Inc.	Common Stock, par value \$0.010 per share	1,000	1,000
TTWN Networks, LLC	Membership Interest	N/A	N/A
TTWN Media Networks, LLC	Membership Interest	N/A	N/A

⁽b) Each holder of common stock of the Company and the Guarantors that are corporations has one vote on all matters to be voted upon by stockholders with no cumulative voting rights. The Guarantors that are limited liability companies have a sole member and are either controlled by such sole member (in the case of AMFM Radio Licenses, LLC, AMFM Texas, LLC, Broader Media, LLC, CC Finco, LLC CC Finco Holdings, LLC, Clear

Channel Metro, LLC, CCOI Holdco Parent II, LLC, iHeartMedia Tower Co. Holdings, LLC, TTWN Networks, LLC and TTWN Media Networks, LLC) or a board of managers (in the case of AMFM Broadcasting Licenses, LLC, AMFM Texas Licenses, LLC, Capstar TX, LLC, CC Licenses, LLC, Clear Channel Real Estate, LLC and iHeartMedia Capital I, LLC). The Guarantors that are partnerships are controlled by their general partner.

Holders of the series of notes of the Company listed above have the voting rights with respect to the respective series of notes set forth under the respective indenture.

INDENTURE SECURITIES

8. Analysis of Indenture Provisions.

The New Senior Unsecured Notes will be subject to the new Indenture to be entered into among the Company, the Guarantors and the trustee named therein (the Trustee). The following is a general description of certain provisions expected to be included in the Indenture, and the description is qualified in its entirety by reference to the form of Indenture to be filed as Exhibit T3C herewith. The Company has not entered into the Indenture as of the date of this filing, and the terms of the Indenture are subject to change before it is executed. Capitalized terms used below and not defined herein have the meanings ascribed to them in the Indenture.

(a) Events of Default; Withholding of Notice.

The occurrence of any of the following events will constitute an Event of Default under the Indenture: (1) default in payment when due and payable, upon redemption, acceleration or otherwise, of principal of, or premium, if any, on the New Senior Unsecured Notes; (2) default for 30 days or more in the payment when due of interest on or with respect to the New Senior Unsecured Notes; (3) failure by the Issuer or any Guarantor for 60 days after receipt of written notice given by the Trustee or the Holders of not less than 25.0% in principal amount of the then outstanding New Senior Unsecured Notes (with a copy to the Trustee) to comply with any of its obligations, covenants or agreements (other than a default referred to in clauses (1) or (2) below); (4) default under any mortgage, indenture or instrument under which there is issued or by which there is secured or evidenced any Indebtedness for money borrowed by the Issuer or any of its Restricted Subsidiaries or the payment of which is guaranteed by the Issuer or any of its Restricted Subsidiaries, other than Indebtedness owed to the Issuer or a Restricted Subsidiary, whether such Indebtedness or guarantee now exists or is created after the issuance of the New Senior Unsecured Notes, if both: (a) such default either results from the failure to pay any principal of such Indebtedness at its stated final maturity (after giving effect to any applicable grace periods) or relates to an obligation other than the obligation to pay principal of any such Indebtedness at its stated final maturity and results in the holder or holders of such Indebtedness causing such Indebtedness to become due prior to its stated final maturity; and (b) the principal amount of such Indebtedness, together with the principal amount of any other such Indebtedness in default for failure to pay principal at stated final maturity (after giving effect to any applicable grace periods), or the maturity of which has been so accelerated, an aggregate amount to be determined at any one time outstanding; (5) failure by the Issuer or any other Significant Party to pay final non-appealable judgments aggregating in excess of an amount to be determined, which final judgments remain unpaid, undischarged and unstayed for a period of more than 90 days after such judgments become final, and in the event such judgments are covered by insurance, an enforcement proceeding has been commenced by any creditor upon such judgments or decrees which is not promptly stayed; (6) certain events of bankruptcy or insolvency with respect to the Issuer or any other Significant Party (to the extent permitted by law); (7) the Guarantee of any Significant Party shall for any reason cease to be in full force and effect or be declared null and void or any responsible officer of any Guarantor that is a Significant Party, as the case may be, denies in writing that it has any further liability under its Guarantee or gives written notice to such effect, other than by reason of the termination of the Indenture or the release of any such Guarantee in accordance with the Indenture; or (8) failure of

any Person required by the terms of the Indenture to be a Guarantor as of the Issue Date to execute a supplemental indenture to the Indenture within five Business Days following the Issue Date.

If any Event of Default (other than an Event of Default specified in clause (6) above) occurs and is continuing under the Indenture, the Trustee or the Holders of at least 25.0% in principal amount of the then total outstanding New Senior Unsecured Notes (with a copy to the Trustee) may declare the principal, premium, if any, interest and any other monetary obligations on all the then outstanding Notes to be due and payable immediately.

Upon the effectiveness of such declaration, such principal, premium, if any, and interest shall be due and payable immediately. The Trustee shall have no obligation to accelerate the New Senior Unsecured Notes if, in the best judgment of the Trustee, acceleration is not in the best interest of the Holders of the New Senior Unsecured Notes.

Notwithstanding the foregoing, in the case of an Event of Default arising under clause (6) above with respect to the Issuer, all outstanding New Senior Unsecured Notes shall be due and payable without further action or notice.

If a Default occurs and is continuing and if it is actually known to the Trustee, the Trustee shall send to Holders of Notes a notice of the Default within 90 days after it occurs. The Trustee may withhold from the Holders notice of any continuing Default, except a Default relating to the payment of principal, premium, if any, or interest, if it determines that withholding notice is in their interest.

(b) Authentication and Delivery of New Senior Unsecured Notes; Application of Proceeds. At least one Officer shall execute the New Senior Unsecured Notes on behalf of the Issuer by manual or facsimile signature.

If an Officer whose signature is on a New Senior Unsecured Note no longer holds that office at the time such New Senior Unsecured Note is authenticated, such New Senior Unsecured Note shall nevertheless be valid.

A New Senior Unsecured Note shall not be entitled to any benefit under the Indenture or be valid or obligatory for any purpose until authenticated by the manual or facsimile signature of the Authentication Agent. The signature shall be conclusive evidence that the New Senior Unsecured Note has been duly authenticated and delivered under the Indenture.

On the Issue Date, the Authentication Agent shall, upon receipt of an Issuer Order (an Authentication Order), authenticate and deliver the Initial Notes. In addition, at any time, from time to time, the Authentication Agent shall upon receipt of an Authentication Order authenticate and deliver any Additional Notes for an aggregate principal amount specified in such Authentication Order for such Additional Notes issued under the Indenture.

The Trustee may appoint an authenticating agent acceptable to the Issuer to authenticate New Senior Unsecured Notes. An authenticating agent may authenticate New Senior Unsecured Notes whenever the Trustee may do so. Each reference in the Indenture to authentication by the Trustee includes authentication by such agent. An authenticating agent has the same rights as an Agent to deal with Holders or an Affiliate of the Issuer.

The New Senior Unsecured Notes shall be issuable in minimum denominations of \$1.0 and integral multiples of \$1.0 thereafter.

The Company will not receive any proceeds from the issuance of the New Senior Unsecured Notes pursuant to the Plan of Reorganization.

(c) Satisfaction and Discharge.

The Indenture shall be discharged and shall cease to be of further effect as to all the New Senior Unsecured Notes will be released, when either:

(1) all New Senior Unsecured Notes theretofore authenticated and delivered, except lost, stolen or destroyed Notes which have been replaced or paid and Notes for whose payment money has theretofore been deposited in trust, have

been delivered to the Authentication Agent for cancellation; or

(2)

(a) all New Senior Unsecured Notes not theretofore delivered to the Authentication Agent for cancellation have become due and payable by reason of the making of a notice of redemption or

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otherwise, shall become due and payable within one year or are to be called for redemption and redeemed within one year under arrangements satisfactory to the Trustee, the Registrar and the Paying Agent for the giving of notice of redemption by the Trustee, the Registrar or the Paying Agent in the name, and at the expense, of the Issuer, and the Issuer or any Guarantor has irrevocably deposited or caused to be deposited with the Paying Agent as trust funds in trust solely for the benefit of the Holders of the New Senior Unsecured Notes cash in U.S. dollars, Government Securities, or a combination thereof, in such amounts as will be sufficient without consideration of any reinvestment of interest to pay and discharge the entire indebtedness on the New Senior Unsecured Notes not theretofore delivered to the Authentication Agent for cancellation for principal, premium, if any, and accrued interest to the date of maturity or redemption thereof, as the case may be;

- (b) no Default (other than that resulting from borrowing funds to be applied to make such deposit or any similar and simultaneous deposit relating to other Indebtedness and, in each case, the granting of Liens in connection therewith) with respect to the Indenture or the New Senior Unsecured Notes shall have occurred and be continuing on the date of such deposit or shall occur as a result of such deposit and such deposit will not result in a breach or violation of, or constitute a default under any Senior Credit Facilities or any other material agreement or instrument governing Indebtedness (other than the Indenture) to which the Issuer or any Guarantor is a party or by which the Issuer or any Guarantor is bound (other than resulting from any borrowing of funds to be applied to make such deposit and any similar and simultaneous deposit relating to other Indebtedness and, in each case, the granting of Liens in connection therewith);
- (c) the Issuer has paid or caused to be paid all sums payable by it under the Indenture; and
- (d) the Issuer has delivered irrevocable instructions to the Trustee, the Registrar and the Paying Agent to apply the deposited money toward the payment of the New Senior Unsecured Notes at maturity or the redemption date, as the case may be.

In addition, the Issuer must deliver an Officer s Certificate and an Opinion of Counsel to the Trustee stating that all conditions precedent to satisfaction and discharge have been satisfied.

(d) Evidence of Compliance with Conditions and Covenants.

The Issuer shall deliver to the Trustee, within 120 days after the end of each fiscal year ending after the Issue Date, a certificate from the principal executive officer, principal financial officer or principal accounting officer stating that a review of the activities of the Issuer and its Restricted Subsidiaries during the preceding fiscal year has been made under the supervision of the signing Officer with a view to determining whether the Issuer has kept, observed, performed and fulfilled its obligations under the Indenture, and further stating, as to such Officer signing such certificate, that to the best of his or her knowledge the Issuer has kept, observed, performed and fulfilled each and every condition and covenant contained in the Indenture during such fiscal year and is not in default in the performance or observance of any of the terms, provisions, covenants and conditions of the Indenture (or, if a Default shall have occurred, describing all such Defaults of which he or she may have knowledge and what action the Issuer is taking or proposes to take with respect thereto).

When any Default has occurred and is continuing under the Indenture of which the Issuer is aware, or if the Trustee or the holder of any other evidence of Indebtedness of the Issuer or any Subsidiary of the Issuer gives any notice or takes any other action with respect to a claimed Default of which the Issuer is aware, the Issuer shall promptly (which shall be no more than five Business Days) deliver to the Trustee an Officer s Certificate specifying such event and what action the Issuer proposes to take with respect thereto.

9. Other Obligors.

Other than the Applicants, no other person is an obligor with respect to the New Senior Unsecured Notes.

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CONTENTS OF APPLICATION FOR QUALIFICATION

This Application for Qualification comprises:

- (a) Pages numbered 1 to 20, consecutively.
- (b) The Statement of Eligibility and Qualification on Form T-1 of the trustee under the Indenture to be qualified.*
- (c) The following exhibits in addition to those filed as part of the Statement of Eligibility and Qualification of the trustee:
- Exhibit T3A.1 Restated Articles of Incorporation, as amended, of iHeartCommunications, Inc. (Incorporated by reference to Exhibit 3.1 to the iHeartCommunications, Inc. Registration Statement on Form S-4 (File No. 333-200971) filed on December 15, 2014).
- Exhibit T3A.2 Certificate of Formation of iHeartMedia Capital I, LLC, as amended (Incorporated by reference to Exhibit 3.3 to the iHeartCommunications, Inc. Form S-4 filed on December 16, 2014).
- Exhibit T3A.3 Certificate of Incorporation of AMFM Broadcasting, Inc. (Incorporated by reference to Exhibit 3.1.5 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
- Exhibit T3A.4 Amended and Restated Certificate of Incorporation of AMFM Operating Inc. (Incorporated by reference to Exhibit 3.1.9 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
- Exhibit T3A.5 Certificate of Formation of Citicasters Licenses, Inc. (Incorporated by reference to Exhibit 3.1.29 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
- Exhibit T3A.6 Certificate of Incorporation of Capstar Radio Operating Company (Incorporated by reference to Exhibit 3.1.19 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
- Exhibit T3A.7 Articles of Incorporation of CC Broadcast Holdings, Inc. (Incorporated by reference to Exhibit 3.1.21 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
- Exhibit T3A.8 Certificate of Incorporation of Christal Radio Sales, Inc. (Incorporated by reference to Exhibit 3.1.26 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
- Exhibit T3A.9 Articles of Incorporation of Cine Guarantors II, Inc. (Incorporated by reference to Exhibit 3.1.27 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
- Exhibit Certificate of Amended Articles of Incorporation of Citicasters Co. (Incorporated by reference to T3A.10 Exhibit 3.1.28 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).

Exhibit T3A.11	Articles of Incorporation of Clear Channel Broadcasting Licenses, Inc., as amended (Incorporated by reference to Exhibit 3.1.31 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.12	Articles of Incorporation of iHeartMedia+Entertainment, Inc., as amended (Incorporated by reference to Exhibit 3.23 to the iHeartCommunications, Inc. Form S-4 filed on December 16, 2014).
Exhibit T3A.13	Certificate of Formation of iHM Identity, Inc., as amended (Incorporated by reference to Exhibit 3.25 to the iHeartCommunications, Inc. Form S-4 filed on December 16, 2014).

Exhibit T3A.14	Articles of Incorporation of Clear Channel Investments, Inc. (Incorporated by reference to Exhibit 3.1.38 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.15	Certificate of Formation of iHeartMedia Management Services, Inc., as amended. (Incorporated by reference to Exhibit 3.31 to the iHeartCommunications, Inc. Form S-4 filed on December 16, 2014).
Exhibit T3A.16	Articles of Incorporation of Clear Channel Mexico Holdings, Inc. (Incorporated by reference to Exhibit 3.1.40 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.17	Articles of Incorporation of Critical Mass Media, Inc., as amended (Incorporated by reference to Exhibit 3.1.45 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.18	Restated Certificate of Incorporation of Katz Communications, Inc. (Incorporated by reference to Exhibit 3.1.50 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.19	Certificate of Incorporation of Katz Media Group, Inc., as amended (Incorporated by reference to Exhibit 3.1.51 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.20	Certificate of Incorporation of Katz Millennium Sales & Marketing Inc., as amended (Incorporated by reference to Exhibit 3.1.52 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009.
Exhibit T3A.21	Certificate of Incorporation of Katz Net Radio Sales, Inc., as amended (Incorporated by reference to Exhibit 3.1.53 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.22	Articles of Incorporation of M Street Corporation (Incorporated by reference to Exhibit 3.1.55 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.23	Certificate of Incorporation of Premiere Networks, Inc., as amended (Incorporated by reference to Exhibit 3.49 to the iHeartCommunications, Inc. Form S-4 filed on December 16, 2014).
Exhibit T3A.24	Articles of Incorporation of Terrestrial RF Licensing, Inc. (Incorporated by reference to Exhibit 3.1.58 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.25	Certificate of Formation of CC Licenses, LLC (Incorporated by reference to Exhibit 3.1.23 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.26	Certificate of Formation of Clear Channel Real Estate, LLC, as amended (Incorporated by reference to Exhibit 3.1.41 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.27	Certificate of Formation of AMFM Broadcasting Licenses, LLC (Incorporated by reference to Exhibit 3.1.4 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.28	Certificate of Formation of AMFM Radio Licenses, LLC, as amended (Incorporated by reference to Exhibit 3.1.11 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.29	Certificate of Formation of AMFM Texas, LLC (Incorporated by reference to Exhibit 3.1.15 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).

Exhibit T3A.30	Certificate of Limited Partnership of AMFM Texas Broadcasting, LP, as amended (Incorporated by reference to Exhibit 3.1.13 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.31	Certificate of Formation of AMFM Texas Licenses, LLC (Incorporated by reference to Exhibit 3.65 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on June 24, 2011).
Exhibit T3A.32	Certificate of Formation of Capstar TX, LLC (Incorporated by reference to Exhibit 3.67 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on June 24, 2011).
Exhibit T3A.33	Certificate of Formation of CC Finco Holdings, LLC (Incorporated by reference to Exhibit 3.1.22 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3A.34	Certificate of Formation of Broader Media, LLC (Incorporated by reference to Exhibit T3A.34 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
Exhibit T3A.35	Certificate of Formation of CC Finco, LLC (Incorporated by reference to Exhibit T3A.35 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
Exhibit T3A.36	Certificate of Formation of CCOI Holdco Parent II, LLC (Incorporated by reference to Exhibit T3A.36 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
Exhibit T3A.37	Certificate of Incorporation of Clear Channel Metro, LLC (Incorporated by reference to Exhibit T3A.37 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
Exhibit T3A.38	Certificate of Formation of iHeartMedia Tower Co. Holdings, LLC (Incorporated by reference to Exhibit T3A.38 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
Exhibit T3A.39	Articles of Organization of TTWN Media Networks, LLC (Incorporated by reference to Exhibit T3A.39 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
Exhibit T3A.40	Certificate of Formation of TTWN Networks, LLC (Incorporated by reference to Exhibit T3A.40 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
Exhibit T3B.1	Seventh Amended and Restated Bylaws, as amended, of iHeartCommunications, Inc. (Incorporated by reference to Exhibit 3.2 to the iHeartCommunications, Inc. Annual Report on Form 10-K for the year ending December 31, 2007).
Exhibit T3B.2	Limited Liability Company Agreement of iHeartMedia Capital I, LLC (Incorporated by reference to Exhibit 3.2.33 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.3	Amended and Restated Bylaws of AMFM Broadcasting, Inc. (Incorporated by reference to Exhibit 3.2.5 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.4	Bylaws of AMFM Operating Inc. (Incorporated by reference to Exhibit 3.2.9 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.5	Bylaws of Citicasters Licenses, Inc. (Incorporated by reference to Exhibit 3.2.29 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.6	Bylaws of Capstar Radio Operating Company (Incorporated by reference to Exhibit 3.2.19 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.7	Bylaws of CC Broadcast Holdings, Inc. (Incorporated by reference to Exhibit 3.2.21 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).

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Exhibit T3B.8	Amended and Restated Bylaws of Christal Radio Sales, Inc. (Incorporated by reference to Exhibit 3.2.26 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.9	Amended and Restated Bylaws of Cine Guarantors II, Inc. (Incorporated by reference to Exhibit 3.2.27 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.10	Amended and Restated Regulations of Citicasters Co. (Incorporated by reference to Exhibit 3.2.28 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.11	Amended and Restated Bylaws of Clear Channel Broadcasting Licenses, Inc. (Incorporated by reference to Exhibit 3.2.31 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.12	Amended and Restated Bylaws of iHeartMedia+Entertainment, Inc. (Incorporated by reference to Exhibit 3.2.32 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.13	Bylaws of iHM Identity, Inc. (Incorporated by reference to Exhibit 3.2.37 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.14	Bylaws of Clear Channel Investments, Inc. (Incorporated by reference to Exhibit 3.2.38 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.15	Bylaws of iHeartMedia Management Services, Inc. (Incorporated by reference to Exhibit 3.2.39 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.16	Bylaws of Clear Channel Mexico Holdings, Inc. (Incorporated by reference to Exhibit 3.2.40 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.17	Amended and Restated Regulations of Critical Mass Media, Inc. (Incorporated by reference to Exhibit 3.2.45 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.18	Bylaws of Katz Communications, Inc. (Incorporated by reference to Exhibit 3.2.50 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.19	Bylaws of Katz Media Group, Inc. (Incorporated by reference to Exhibit 3.2.51 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.20	Amended and Restated Bylaws of Katz Millennium Sales & Marketing Inc. (Incorporated by reference to Exhibit 3.2.52 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.21	Amended and Restated Bylaws of Katz Net Radio Sales, Inc. (Incorporated by reference to Exhibit 3.2.53 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.22	Amended and Restated Bylaws of M Street Corporation (Incorporated by reference to Exhibit 3.2.55 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.23	Amended and Restated Bylaws of Premiere Networks, Inc. (Incorporated by reference to Exhibit 3.2.56 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).

Exhibit	Amended and Restated Bylaws of Terrestrial RF Licensing, Inc. (Incorporated by reference to
T3B.24	Exhibit 3.2.58 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.25	Limited Liability Company Agreement of CC Licenses, LLC (Incorporated by reference to Exhibit 3.2.23 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.26	Limited Liability Company Agreement of Clear Channel Real Estate, LLC (Incorporated by reference to Exhibit 3.2.41 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.27	Amended and Restated Limited Liability Company Agreement of AMFM Broadcasting Licenses, LLC (Incorporated by reference to Exhibit 3.2.4 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30.
Exhibit T3B.28	Limited Liability Company Agreement of AMFM Radio Licenses, LLC, as amended (Incorporated by reference to Exhibit 3.2.11 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.29	Amended and Restated Limited Liability Company Agreement of AMFM Texas, LLC (Incorporated by reference to Exhibit 3.2.15 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.30	Agreement of Limited Partnership of AMFM Texas Broadcasting, LP (Incorporated by reference to Exhibit 3.2.13 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.31	Company Agreement of AMFM Texas Licenses, LLC (Incorporated by reference to Exhibit 3.66 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on June 24, 2011).
Exhibit T3B.32	Company Agreement of Capstar TX, LLC (Incorporated by reference to Exhibit 3.68 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on June 24, 2011).
Exhibit T3B.33	Limited Liability Company Agreement of CC Finco Holdings, LLC (Incorporated by reference to Exhibit 3.2.22 to the iHeartCommunications, Inc. Registration Statement on Form S-4 filed on March 30, 2009).
Exhibit T3B.34	Limited Liability Company Agreement of Broader Media, LLC (Incorporated by reference to Exhibit T3B.34 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
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Exhibit T3B.36	Limited Liability Company Agreement of CCOI Holdco Parent II, LLC (Incorporated by reference to Exhibit T3B.36 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
Exhibit T3B.37	Limited Liability Company Agreement of Clear Channel Metro, LLC (Incorporated by reference to Exhibit T3B.37 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
Exhibit T3B.38	Limited Liability Company Agreement of iHeartMedia Tower Co. Holdings, LLC (Incorporated by reference to Exhibit T3B.38 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
Exhibit T3B.39	Limited Liability Company Agreement of TTWN Media Networks, LLC (Incorporated by reference to Exhibit T3B.39 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).

Exhibit T3B.40	Limited Liability Company Agreement Of TTWN Networks, LLC (Incorporated by reference to Exhibit T3B.40 to iHeartCommunications, Inc. s Form T-3 filed on September 26, 2018).
Exhibit T3C*	Form of new Indenture Governing the New Senior Unsecured Notes.
Exhibit T3D	Not applicable.
Exhibit T3E.1*	Disclosure Statement relating to the Amended Joint Plan of Reorganization of iHeartMedia, Inc., et al. pursuant to Chapter 11 of the Bankruptcy Code.
Exhibit T3E.2*	Amended Joint Plan of Reorganization of iHeartMedia, Inc., et al. pursuant to Chapter 11 of the Bankruptcy Code.
Exhibit T3F*	Cross-reference sheet (included in Exhibit T3C).
Exhibit T3G*	Form T-1 qualifying the Trustee under the new Indenture to be qualified pursuant to this Form T-3.
Exhibit T3H	Structure Chart.

^{*} To be filed by amendment.

SIGNATURES

Pursuant to the requirements of the Trust Indenture Act of 1939, iHeartCommunications, Inc., a corporation incorporated under the laws of Texas, has duly caused this Application to be signed on its behalf by the undersigned, thereunto duly authorized, and its seal to be hereunto affixed and attested, all in the city of San Antonio, Texas on September 27, 2018.

(SEAL)

IHEARTCOMMUNICATIONS, INC.

Attest: /s/ Shannon Stolle

Name: Shannon Stolle

By: /s/ Brian Coleman

Name: Brian Coleman

Title: Senior Vice President and Treasurer

Pursuant to the requirements of the Trust Indenture Act of 1939, the undersigned Guarantors have duly caused this Application to be signed on their behalf by the undersigned, thereunto duly authorized, and its seal to be hereunto affixed and attested, all in the city of San Antonio, Texas on September 27, 2018.

(SEAL)

Attest: /s/ Shannon Stolle Name: Shannon Stolle AMFM BROADCASTING LICENSES, LLC

AMFM BROADCASTING, INC.

AMFM OPERATING INC.

AMFM RADIO LICENSES, LLC

AMFM TEXAS BROADCASTING, LP

AMFM TEXAS LICENSES, LLC

AMFM TEXAS, LLC

BROADER MEDIA, LLC

CAPSTAR RADIO OPERATING COMPANY

CAPSTAR TX, LLC

CC BROADCAST HOLDINGS, INC.

CC LICENSES, LLC

CC FINCO, LLC

CC FINCO HOLDINGS, LLC

CCOI HOLDCO PARENT II, LLC

CHRISTAL RADIO SALES, INC.

CINE GUARANTORS II, INC.

CITICASTERS CO.

CITICASTERS LICENSES, INC.

CLEAR CHANNEL BROADCASTING

LICENSES, INC.

CLEAR CHANNEL INVESTMENTS, INC.

CLEAR CHANNEL METRO, LLC

CLEAR CHANNEL MEXICO HOLDINGS, INC.

CLEAR CHANNEL REAL ESTATE, LLC

CRITICAL MASS MEDIA, INC.

IHEARTMEDIA + ENTERTAINMENT, INC.

IHEARTMEDIA MANAGEMENT SERVICES,

INC.

IHEARTMEDIA TOWER CO. HOLDINGS, LLC

IHM IDENTITY, INC.

KATZ COMMUNICATIONS, INC.

KATZ MEDIA GROUP, INC.

KATZ MILLENNIUM SALES & MARKETING

INC.

KATZ NET RADIO SALES, INC.

M STREET CORPORATION

PREMIERE NETWORKS, INC.

TERRESTRIAL RF LICENSING, INC.

TTWN NETWORKS, LLC

TTWN MEDIA NETWORKS, LLC

By: /s/ Brian Coleman

Name: Brian Coleman

Title: Senior Vice President, Assistant Secretary and

Treasurer

Pursuant to the requirements of the Trust Indenture Act of 1939, the undersigned Guarantor has duly caused this Application to be signed on their behalf by the undersigned, thereunto duly authorized, and its seal to be hereunto affixed and attested, all in the city of San Antonio, Texas on September 27, 2018.

(SEAL) IHEARTMEDIA CAPITAL I, LLC

Attest: /s/ Shannon Stolle

Name: Shannon Stolle

By: /s/ Brian Coleman

Name: Brian Coleman

Title: Senior Vice President and Treasurer