

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of)	
)	
2006 Quadrennial Regulatory Review – Review of the Commission’s Broadcast Ownership Rules and Other Rules Adopted Pursuant to Section 202 of the Telecommunications Act of 1996)	MB Docket No. 06-121
)	
)	
2002 Biennial Regulatory Review – Review of the Commission’s Broadcast Ownership Rules and Other Rules Adopted Pursuant to Section 202 of the Telecommunications Act of 1996)	MB Docket No. 02-277
)	
)	
Cross-Ownership of Broadcast Stations and Newspapers)	MM Docket No. 01-235
)	
Rules and Policies Concerning Multiple Ownership of Radio Broadcast Stations in Local Markets)	MM Docket No. 01-317
)	
)	
Definition of Radio Markets)	MM Docket No. 00-244
)	
Ways to Further Section 257 Mandate and To Build on Earlier Studies)	MB Docket No. 04-228

To: The Commission

REPLY COMMENTS OF THE COMMUNITY BROADCASTERS ASSOCIATION

1. The Community Broadcasters Association (“CBA”) hereby submits these Reply Comments in the above-captioned proceeding.¹ CBA is the trade association of the nation’s Class A and Low Power Television (“LPTV”) stations and represents the interests of those stations in regulatory, judicial, and legislative forums.

2. CBA has had discussions with a group of Spanish language broadcasters (“Spanish Broadcasters”) relating to their Reply Comments being submitted today, November 1, 2007, encouraging the Commission to consider some 38 proposals to enhance opportunities for media

¹ See 2006 Quadrennial Regulatory Review – Review of the Commission’s Broadcast Ownership Rules and Other Rules Adopted Pursuant to Section 202 of the Telecommunications Act of 1996, MB Docket No. 06-121 et al. (Second Further Notice of Proposed Rulemaking), 22 FCC Rcd 14216 (2007) (“Second FNPRM”).

ownership by members of minority groups and small businesses. CBA is affected by, and is highly interested in, the Spanish Broadcasters' proposals, because most owners and operators of Class A and LPTV stations are small business enterprises under any definition of that term, and the Class A and LPTV industries have the greatest representation of minority ownership of any commercial broadcast medium.

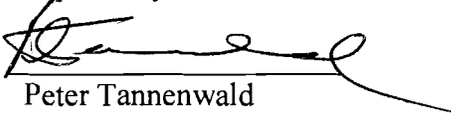
3. While CBA believes that some of the proposals of the Spanish Broadcasters have more merit than others, CBA strongly endorses the overall goal of the Spanish Broadcasters to increase minority and small business participation in media ownership. CBA provided the Spanish Broadcasters with suggestions for ways to improve opportunities for small business and minority media ownership through Class A and LPTV stations, and some of those suggestions are being incorporated into the Spanish Broadcasters' Reply Comments.

4. CBA especially encourages the Commission to do everything possible to remove, or at least to lower, the serious barriers that deprive Class A and LPTV operators of access to so many of the nation's television receivers – access that is tightly controlled by multichannel video program distributors. These barriers may be lowered, among other ways, by the Commission's actively supporting cable must-carry legislation for Class A stations, as well as by amending its cable television leased access rules to create a viable and reasonable marketplace for leasing activity by all who have programming to offer the public.

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November 1, 2007

Respectfully submitted,



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