#### Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of ION Media Networks Liquidating Trust (Transferors)	) ) )
and	)
Media Holdco, LP (Transferee)	))))
For Transfer of Control of ION Media Networks, Inc., and Certain Subsidiaries, Licensees of Station WPXN-TV, New York, NY, <i>et al.</i>	) ) )

File Nos. BTCCDT-20090901ABT, et al.

## MEMORANDUM OPINION AND ORDER

Adopted: December 16, 2009

Released: December 17, 2009

By the Chief, Media Bureau:

#### I. INTRODUCTION

1. The Commission, by the Chief, Media Bureau, pursuant to delegated authority, has before it unopposed applications listed in the attached Appendix seeking consent to transfer control of licensee subsidiaries holding 58 full-power broadcast television licenses and associated low-power, Class A, and television translator licenses, from ION Media Networks Liquidating Trust ("ION Trust"), to Media Holdco, LP ("Media Holdco"). The applications have been filed pursuant to a Chapter 11 joint plan for reorganization, which the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") approved on December 3, 2009. In connection with the applications, Media Holdco has requested four continuing satellite exemptions to the television ownership rule pursuant to Note 5 of Section 73.3555.<sup>1</sup> For the reasons set forth below, we grant the applications.

#### II. BACKGROUND

2. On May 19, 2009, ION Media Networks, Inc. ("ION"), and certain of its wholly owned subsidiaries, filed for Chapter 11 bankruptcy with the Bankruptcy Court. On June 5, 2009, the Commission granted FCC Form 316 applications seeking consent to assign certain licenses from ION subsidiaries to such subsidiaries as Debtors-In-Possession ("ION DIP").<sup>2</sup> As contemplated in the

<sup>&</sup>lt;sup>1</sup> 47 C.F.R. §73.3555(b) (2002).

<sup>&</sup>lt;sup>2</sup> See File Nos. BALCT-20090520AAJ, et al.

reorganization plan submitted and approved by the Bankruptcy Court, all currently issued and outstanding equity interests of ION will be cancelled and extinguished, and new common stock will be authorized and issued. The plan further contemplates that, after approval by the Bankruptcy Court, the new common stock will be transferred to the ION Trust, and the proposed holders of the common stock will be given beneficial interests in the ION Trust. On September 14, 2009, ION DIP filed FCC Form 316 applications seeking consent to assign the new common stock to the ION Trust. The applications were granted September 28, 2009.<sup>3</sup> The new common stock, therefore, is currently being held by the ION Trust for the benefit of certain ION DIP lenders and holders of ION's first lien indebtedness, pending Commission approval of the above-captioned applications, but after approval of the reorganization plan by the Bankruptcy Court.<sup>4</sup> Members of the current board of directors of ION DIP serve as members of a trustee board, and constitute a majority of such board.<sup>5</sup> The ION Trust is also subject to the ultimate supervision, direction, and control of the Bankruptcy Court.

3. In the instant transaction, the applicants seek approval to effectuate ION's reorganization by transferring control of the new common stock from the ION Trust to Media Holdco, LP ("Media Holdco"), an entity controlled by affiliates of Avenue ION Holdings GL, LLC, Black Diamond Capital Holdings, L.L.C., and Trilogy Capital, LLC, three of ION's pre-petition creditors. Media Holdco will hold an approximately 71.7% voting and equity interest in the reorganized ION, while certain second tier ION DIP lenders will hold an approximately 28.3% interest.

4. The transaction will not result in the creation of any new ownership combinations implicating our multiple and cross-ownership rules. However, the applicants have requested Commission consent to continue operating station WPXG-TV, Concord, New Hampshire, and station WDPX-TV, Vineyard Haven, Massachusetts, as satellites of station WBPX-TV, Boston, Massachusetts; to continue operating station WPXU-TV, Jacksonville, North Carolina, as a satellite of station WEPX-TV, Greenville, North Carolina; and to continue operating station WWPX-TV, Martinsburg, West Virginia, as a satellite of WPXW-TV, Manassas, Virginia. Stations WDPX-TV, and WPXG-TV, which were originally authorized as satellites in 1994 and 1995, respectively,<sup>6</sup> are all located in the same Boston, Massachusetts, Nielsen Designated Market Area ("DMA") as parent station WBPX-TV. Station WPXU-TV has been in continuous operation as a satellite since 1993, but became a satellite of station WEPX-TV in 1999.<sup>7</sup> Station WPXU-TV and station WEPX-TV are located in the same Greenville-New Bern-Washington, North Carolina DMA. Station WWPX-TV has operated as a satellite of station WPXW-TV since 2003;<sup>8</sup> both are located in the Washington, D.C. DMA.

<sup>&</sup>lt;sup>3</sup> See File Nos. BALCDT-200090901AAN *et al.* 

<sup>&</sup>lt;sup>4</sup> The ION DIP lenders would cumulatively hold 62.5% of the liquidating trust interests, while the holders of ION's first lien indebtedness would hold 37.5% of the liquidating trust interests.

<sup>&</sup>lt;sup>5</sup> Three other directors unaffiliated with either ION DIP or the beneficiaries will also be members of the trustee board.

<sup>&</sup>lt;sup>6</sup> Cape Television, Inc., 9 FCC Rcd 6389 (1994); New England Television, Inc., 10 FCC Rcd 7241 (1995).

<sup>&</sup>lt;sup>7</sup> Letter from Barbara A. Kreisman, Chief, Video Services Division, to Eric A. Moses, Esq., dated October 1, 1999.

<sup>&</sup>lt;sup>8</sup> Letter from Barbara A. Kreisman, Chief, Video Services Division, to John Feore, Esq., dated July 24, 2003.

## III. DISCUSSION

5. In *Television Satellite Stations*,<sup>9</sup> the Commission established the requirement that all applicants seeking to transfer or assign satellite stations justify continued satellite status by demonstrating compliance with the three-part "presumptive" satellite exemption standard applicable to new satellite stations. The presumptive satellite exemption is met if the following three public interest criteria are satisfied: (1) there is no City Grade overlap between the parent and the satellite; (2) the proposed satellite would provide service to an underserved area; and (3) no alternative operator is ready and able to construct or to purchase and operate the satellite as a full-service station.<sup>10</sup> If an applicant does not qualify for the presumption, the Commission will evaluate the proposal on an *ad hoc* basis, and grant the application if there are compelling circumstances that warrant approval.<sup>11</sup>

6. Digital television stations do not have City Grade contours, so the first criterion of the presumptive standard is not applicable in the digital environment. Regardless, prior to the digital transition, there was no City Grade Contour overlap between the satellites and their respective parent stations. Further, in each market at issue, there is only a slight overlap between the digital contours of the satellites and their respective parent stations.

7. With respect to the second criterion, Media Holdco has demonstrated that the respective satellites serve an underserved area by using our "transmission" test. That test deems an area underserved if there are two or fewer full-service stations licensed to a proposed satellite's community of license. Stations WDPX-TV, WPXG-TV and WWPX(TV) are the only stations licensed to their respective communities of license, while there is only one other station licensed to Jacksonville, North Carolina, station WPXU-TV's community of license.

8. With respect to the third criterion, Media Holdco has not provided evidence of an attempt to sell the stations, as ION is exiting bankruptcy, but argues that the satellites are not viable as stand-alone stations. Media Holdco contends, however, that the Commission most recently approved continued operation of stations WDPX-TV, WPXG-TV, WPXU-TV, and WWPX-TV as satellites on December 31, 2007, and that, since that time, none of the essential facts underlying their operation have changed.

9. In support of the assertion that the satellites are not viable as full-service stations, Media Holdco has submitted a report from BIA Financial Network, which it claims demonstrates that no alternative operator would be ready and able to purchase and operate the stations on a full-service basis. With respect to the two satellite requests in the Boston DMA, the BIA Report states that thirteen of the 14 full-service stations in the market reach more than 60 percent of the local market households, while WPXG-TV and WDPX-TV reach only 37 percent and 11 percent of the local market households, respectively.<sup>12</sup> In addition, Media Holdco asserts that all English-language and major Spanish-language networks already

<sup>11</sup> Id.

<sup>&</sup>lt;sup>9</sup> *Television Satellite Stations Review of Policies and Rules*, Report and Order, 6 FCC Rcd 4212, 4215 (1991) (subsequent history omitted) (*"Television Satellite Stations"*).

<sup>&</sup>lt;sup>10</sup> *Id.* at 4213-14.

<sup>&</sup>lt;sup>12</sup> Application To Transfer Control of Station WBPX-TV, File No. BTCCDT-20090901ACZ, BIA Advisory Services Economic Viability Study, at 5.

have affiliates in the market.<sup>13</sup> If stations WGPX-TV and WDPX-TV were to operate as full-service stations, then, they would need to operate as independents with inferior market coverage.

10. With respect to the station WPXU-TV satellite request, Media Holdco states that the Greenville DMA is the 103<sup>rd</sup> largest television market, and is presently served by five full-service stations and two full-power satellite stations.<sup>14</sup> According to Media Holdco, station WPXU-TV only reaches a portion of Greenville DMA and, therefore, it would be unable to obtain an affiliation with a national network even if it did operate as a full-service station.<sup>15</sup> The BIA Report concludes that a full-service station would need a strong network affiliation or other source of attractive programming in order to succeed in the market, since advertising revenue growth in the Greenville DMA is expected to be comparatively low.<sup>16</sup>

11. Finally, Media Holdco maintains that all of the full-service stations in the Washington, DC DMA have much greater coverage and coverage that is nearer to the population center of the market, than WWPX-TV.<sup>17</sup> Further, all English-language networks have affiliates in the market and, thus, station WWPX-TV would need to either operate as an independent or a Spanish-language network affiliate, neither of which would be viable options, according to Media Holdco, given the station's inferior coverage and its inability to reach a significant proportion of Hispanic individuals in the market.<sup>18</sup>

12. While we do not find that this showing justifies a continuing satellite exemption under the presumptive standard, based on our review of the materials submitted, we find that Media Holdco has set forth information sufficient to warrant continued operation of stations WDPX-TV, WPXG-TV, WPXU-TV, and WWPX-TV as satellites under our *ad hoc* analysis. Each of the stations has operated as a satellite for many years. They all have limited coverage areas when compared to other stations in their respective markets, a finding on which previous satellite exemptions had been based.<sup>19</sup> Further, to make the switch from satellite to full-service operations, ION would need to invest additional capital to construct master control rooms as well as purchase production and other equipment. The BIA Report estimates those costs to be 1.3 million dollars per station.<sup>20</sup> We agree with Media Holdco that, given the economic climate and ION's exit from bankruptcy, obtaining financing for capital investments would be difficult. Media Holdco has, thus, submitted evidence demonstrating the unfeasibility of finding a purchaser willing to operate the stations on a stand-alone basis. We, therefore, find that continued operation of station WDPX-TV and WPXG-TV as satellites of station WBPX-TV; continued operation of station WPXU-TV as a satellite of station WEPX-TV; and continued operation of station WPXW-TV would serve the public interest.

<sup>15</sup> Id.

<sup>17</sup> Exhibit 18, at 3.

<sup>18</sup> Id.

<sup>&</sup>lt;sup>13</sup> Application To Transfer Control of Station WBPX-TV, File No. BTCCDT-20090901ACZ, Exhibit 18, at 3.

<sup>&</sup>lt;sup>14</sup> Id. at 4.

<sup>&</sup>lt;sup>16</sup> BIA Advisory Services Economic Viability Study, at 18, 20.

<sup>&</sup>lt;sup>19</sup> Letter from Barbara A. Kreisman, Chief, Video Services Division, to John Feore, Esq., dated May 5, 2000; Letter from Barbara A. Kreisman, Chief, Video Services Division, to Joel Levy, Esq., dated October 1, 1999; Letter from Barbara A. Kreisman, Chief, Video Services Division, to John Feore, Esq., dated July 24, 2003.

<sup>&</sup>lt;sup>20</sup> BIA Advisory Services Economic Viability Study, at 21.

13. **Pending Renewals.** On September 1, 2004, the Office of Communication of the United Church of Christ, Inc., and the Center for Digital Democracy ("UCC"), filed a Petition to Deny opposing the license renewal applications of Station WPXW(TV), Manassas, Virginia, licensed to ION subsidiary Paxson Washington License, Inc. ("Paxson Washington"),<sup>21</sup> and Station WDCA(TV), Washington, D.C., licensed to Fox Television Stations, Inc. UCC argues that the program *Miracle Pets* aired by Station WPXW(TV) during significant portions of the previous license term fails to qualify as programming specifically designed to serve the educational and informational needs of children (core programming), and that, therefore, Paxson Washington has failed to comply with the processing guidelines of Section 73.671 of the Commission's rules, and has otherwise failed to demonstrate compliance with the Children's Television Act of 1990 ("CTA").<sup>22</sup> Station WPXW(TV)'s Form 398 Children's Television Programming Report for the quarter ending September 30, 2002, described *Miracle Pets* as a "one-hour live-action program" depicting "short reenactments of pets/animals doing heroic, extraordinary acts," which provides children with "positive role models, prosocial values and the importance of taking care of the pets in their lives." *Miracle Pets* was aired by Station WPXW(TV) from the first quarter of 2001 to the third quarter of 2005.

14. In the past, the Commission has stated that "in multi-station transactions, it will grant the transfer of control application while [a] renewal application is pending as long as there are no basic qualification issues pending against the transferor or transferee that could not be resolved in the context of the transfer proceeding, and the transferee explicitly assents to standing in the stead of the transferor in the pending renewal proceeding."<sup>23</sup> Media Holdco has agreed "to succeed to the place of the current licensee in any pending renewal application[]."<sup>24</sup> As we found in the 2007 Memorandum Opinion and Order granting transfer of control of the pre-bankruptcy ION to CIG Media, LLC,<sup>25</sup> UCC's allegations involved only one of the 58 full-power television stations that are subject to the proposed transaction, and that the Station WPXW(TV) renewal is the only one that remains outstanding. Without reaching a conclusion as to whether such programming qualifies as "core programming," we find, as we did most recently in 2007, that UCC's allegations do not raise a qualification issue involving Paxson Washington that would preclude action on the instant transfer of control applications. UCC has provided no evidence that Paxson Washington has engaged in intentional misrepresentation.

#### **IV. CONCLUSION**

15. We have reviewed the application and conclude that the applicants are fully qualified and that grant of above-captioned transfer of control applications, will serve the public interest, convenience, and necessity.

<sup>&</sup>lt;sup>21</sup> Paxson Washington has since been renamed ION Media Washington License, Inc.

<sup>&</sup>lt;sup>22</sup> 47 C.F.R. § 73.671; Pub. L. No. 101-437, 104 Stat. 996-1000, *codified at* 47 U.S.C. Sections 303a, 303b and 394.

<sup>&</sup>lt;sup>23</sup> Shareholders of CBS Corporation, Memorandum Opinion and Order, 16 FCC Rcd 16072, 16072-16073 (2001). See, also, Stockholders of CBS, Inc., Memorandum Opinion and Order, 11 FCC Rcd 3733 (1995), aff'd, Serafyn v. FCC, 149 F.3d 1213 (D.C. Cir. 1998); Capital Cities/ABC, Inc., Memorandum Opinion and Order, 11 FCC Rcd 5841 (1996).

<sup>&</sup>lt;sup>24</sup> WPXW-TV Application for Transfer of Control, File No. BTCCDT-20090901AHQ, Exhibit 15.

<sup>&</sup>lt;sup>25</sup> Paxson Management Corporation and Lowell W. Paxson, Memorandum Opinion and Order, 22 FCC Rcd 22224, 22235-22236 (2007).

# V. ORDERING CLAUSES

16. **IT IS ORDERED**, That the applications listed in the attached Appendix seeking consent to transfer control of the licensee subsidiaries held in trust by the ION Media Networks Liquidating Trust to Media Holdco, LP, **ARE GRANTED**.

# FEDERAL COMUNICATIONS COMMISSION

William T. Lake Chief, Media Bureau

# APPENDIX

# Authorizations to be Transferred from ION Media Networks Liquidating Trust to Media Holdco, LP

Name of Entity	Call Sign(s)	Facility ID	File No.
ION Media License	WPXN-TV, NEW YORK, NY	73356	BTCCDT-20090901ABT
Company, LLC	WPXD-TV, ANN ARBOR, MI	5800	
	WXPX-TV, BRADENTON, FL	6601	
	KWPX-TV, BELLEVUE, WA	56852	
	WPXM-TV, MIAMI, FL	48608	
	WFPX-TV, FAYETTEVILLE, NC	21245	
	WNPX-TV, COOKEVILLE, TN	28468	
	WPXH-TV, GADSDEN, AL	73312	
	WPXV-TV, NORFOLK, VA	67077	
	WPXR-TV, ROANOKE, VA	70251	
	KPXR-TV, CEDAR RAPIDS, IA	21156	
	KPXG-LP, PORTLAND, OR	69792	
	WPXJ-LP, JACKSONVILLE, FL	29716	
	WIPX-LP, INDIANAPOLIS, IN	65121	
	W48AV, DETROIT, MI	68544	
ION Media Los	KPXN-TV, SAN BERNARDINO,	58978	BTCCDT-20090901AFP
Angeles License, Inc.	CA	30770	BICCD1-20090901AI1
ION Media Chicago	WCPX-TV, CHICAGO, IL	10981	BTCCDT-20090901ADJ
License, Inc.	WCFA-TV, CHICAOO, IL	10981	BICCD1-20090901ADJ
ION Media	WPPX-TV, WILMINGTON, DE	51984	BTCCDT-20090901AGP
	WPPA-IV, WILMINGTON, DE	51984	BICCD1-20090901AGP
Philadelphia License,			
Inc.		100.24	
ION Media Dallas	KPXD-TV, ARLINGTON, TX	68834	BTCCDT-20090901ADK
License, Inc.			
ION Media San Jose	KKPX-TV, SAN JOSE, CA	22644	BTCCDT-20090901AIA
License, Inc.			
ION Media Boston	WBPX-TV, BOSTON, MA	7692	BTCCDT-20090901ACZ
License, Inc.	WDPX-TV, VINEYARD HAVEN, MA	6476	
	WPXG-TV, CONCORD, NH	48406	
	WMPX-LP, DENNIS, MA	6477	
ION Media Atlanta	WPXA-TV, ROME, GA	51969	BTCCDT-20090901ACW
License, Inc.	WFAA-IV, KOWE, GA	51909	BICCD1-20090901ACW
ION Media	WPXW-TV, MANASSAS, VA	74091	BTCCDT-20090901AHQ
Washington License,	WIXW-IV, WANASSAS, VA	74091	BICCDI-20090901AIIQ
-			
Inc. ION Media		22264	
	WWPX-TV, MARTINSBURG,	23264	BTCCDT-20090901AIZ
Martinsburg License,	WV		
Inc.		50025	
ION Media Houston	KPXB-TV, CONROE, TX	58835	BTCCDT-20090901AEH
License, Inc.			
America 51, L.P.	KPPX-TV, TOLLESON, AZ	26655	BTCCDT-20090901ACQ
ION Media	KPXM-TV, ST. CLOUD, MN	35907	BTCCDT-20090901AGA
Minneapolis License,			
Inc.			
ION Media Akron	WVPX-TV, AKRON, OH	70491	BTCCDT-20090901ACS

License, Inc.			
ION Media Denver	KPXC-TV, DENVER, CO	68695	BTCCDT-20090901ADQ
License, Inc.	MARCE IV, DERVER, CO	00075	breebr 2009090111DQ
ION Media Orlando	WOPX-TV, MELBOURNE, FL	67602	BTCCDT-20090901AGO
License, Inc.	WOLK IV, WEEDOOKKE, IE	07002	Dicebi 200909011100
ION Media	KSPX-TV, SACRAMENTO, CA	52953	BTCCDT-20090902ABC
Sacramento License,		52755	D100D1 2009090210D0
Inc.			
ION Media Portland	KPXG-TV, SALEM, OR	5801	BTCCDT-20090901AHH
License, Inc.	KI XO-1 V, SALLIVI, OK	5001	DICCDI-20090901AIIII
ION Media	WIPX-TV, BLOOMINGTON, IN	10253	BTCCDT-20090901AEL
Indianapolis License,		10233	DICCDI 2009090111LL
Inc.			
ION Media Raleigh	WRPX-TV, ROCKY MOUNT, NC	20590	BTCCDT-20090901AHK
License, Inc.	WRIA-IV, ROCKI MOONI, NC	20390	DICCDI-20090901AIIK
ION Media Hartford	WHPX-TV, NEW LONDON, CT	51980	BTCCDT-20090901ADX
License, Inc.	WIII X-1 V, NEW LONDON, C1	51980	BICCD1-20090901ADA
ION Media Kansas	KPXE-TV, KANSAS CITY, MO	33337	BTCCDT-20090901AER
City License, Inc.	KFAE-1V, KANSAS CITT, MO	55557	BICCDI-20090901AEK
ION Media Salt Lake	KUPX-TV, PROVO , UT	57884	BTCCDT-20090901AHY
City License, Inc.	KUFX-1V, FKOVO, UT	57884	BICCDI-20090901AIII
ION Media	WPXE-TV, KENOSHA, WI	37104	BTCCDT-20090901AFX
Milwaukee License,	WFAE-TV, KENOSHA, WI	37104	BICCDI-20090901AFA
Inc.			
ION Media San	KPXL-TV, UVALDE, TX	61173	BTCCDT-20090901AHZ
Antonio License, Inc.	KFAL-IV, UVALDE, IA	01175	BICCDI-20090901AHZ
ION Media West Palm	WPXP-TV, LAKE WORTH, FL	27290	BTCCDT-20090901AIQ
Beach License,	WFAF-IV, LAKE WORTH, FL	27290	BICCDI-20090901AIQ
Inc.			
ION Media Battle	WZPX-TV, BATTLE CREEK, MI	71871	BTCCDT-20090901ACX
Creek License, Inc.	WZFA-IV, BATTLE CREEK, MI	/10/1	BICCDI-20090901ACA
ION Media Oklahoma	KOPX-TV, OKLAHOMA CITY,	2566	BTCCDT-20090901AGJ
City License, Inc.	OK	2500	BICCDI-20090901A0J
ION Media	WGPX-TV, BURLINGTON, NC	65074	BTCCDT-20090901ADT
Greensboro License,	WOFA-IV, BURLINGTON, NC	03074	BICCDI-20090901AD1
Inc.			
ION Media Brunswick	WPXC-TV, BRUNSWICK, GA	71236	BTCCDT-20090901ADE
License, Inc.	WIAC-IV, DRONSWICK, GA	/1250	DICCDI-20090901ADE
ION Media Memphis	WPXX-TV, MEMPHIS, TN	21726	BTCCDT-20090901AFU
License, Inc.		21720	BICCD1-20090901AF0
ION Media Buffalo	WPXJ-TV, BATAVIA, NY	2325	BTCCDT-20090901ADG
License, Inc.	······································	2323	BICCDI 20070701ADO
Ocean State	WPXQ-TV, BLOCK ISLAND, RI	50063	BTCCDT-20090901AIT
Television, L.L.C.	, TAQ-1 V, BLOCK ISLAND, KI	50005	BICCD1-20090901A11
ION Media New	WPXL-TV, NEW ORLEANS, LA	21729	BTCCDT-20090901AGE
Orleans License, Inc.	, TAL IV, MEW ORLEANS, LA	21/2)	BICCDI-20070701AGE
ION Media Scranton	WQPX-TV, SCRANTON, PA	64690	BTCCDT-20090901AIB
License, Inc.		0-070	BICCD1-20090901AID
ION Media Albany	WYPX-TV, AMSTERDAM, NY	13933	BTCCDT-20090901ACT
License, Inc.		13733	BICCD1-20090901AC1
ION Media Knoxville	WPXK-TV, JELLICO, TN	52628	BTCCDT-20090901AFF
ION WIEula KIIOXVIIIE	WIAK-IV, JELLICO, IIV	52020	DICCDI-20090901AFF

			•
License, Inc.			
ION Media Tulsa	KTPX-TV, OKMULGEE, OK	7078	BTCCDT-20090901AIJ
License, Inc.			
ION Media Lexington	WUPX-TV, MOREHEAD, KY	23128	BTCCDT-20090901AFL
License, Inc.			
ION Media Charleston	WLPX-TV, CHARLESTON, WV	73189	BTCCDT-20090901AJT
License, Inc.			
ION Media Des	KFPX-TV, NEWTON, IA	81509	BTCCDT-20090901ADR
Moines License, Inc.			
ION Media Hawaii	KPXO-TV, KANEOHE, HI	77483	BTCCDT-20090901AEC
License, Inc.			
ION Media Spokane	KGPX-TV, SPOKANE, WA	81694	BTCCDT-20090901AIC
License, Inc.			
ION Media Syracuse	WSPX-TV, SYRACUSE, NY	64352	BTCCDT-20090901AIG
License, Inc.			
ION Media Greenville	WEPX-TV, GREENVILLE, NC	81508	BTCCDT-20090901ADU
License, Inc.			
ION Media	WPXU-TV, JACKSONVILLE, NC	37971	BTCCDT-20090901AIU
Jacksonville License,			
Inc.			
ION Media Wausau	WTPX-TV, ANTIGO, WI	86496	BTCCDT-20090901AIM
License, Inc.			
ION Media LPTV,	KPXH-LP, FORT COLLINS, CO	18509	BTCTT-20090901AGX
Inc.	WPXU-LP, AMITYVILLE, NY	2129	
	KBPX-LP, HOUSTON, TX	17746	
	WNPX-LP, NASHVILLE, TN	30258	
	WPXB-LD, DAYTONA BEACH,	10321	
	FL		
	W40BO, BOSTON, MA	55114	