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Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
AMFM Inc.		07/30/2008	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Citibank, N.A. as Administrative Agent	
Street Address:	2 Penns Way	
Internal Address:	Suite 100	
City:	New Castle	
State/Country:	DELAWARE	
Postal Code:	19720	
Entity Type:	National Association:	

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	2613607	LISTEN WITHOUT PREJUDICE
Registration Number:	2511257	AMFM RADIO NETWORKS
Registration Number:	2191926	THE BEAT
Registration Number:	2152604	STICKER STOP
Registration Number:	2139224	NO COLOR LINES
Registration Number:	1814106	THE BEAT

CORRESPONDENCE DATA

900112905

Fax Number: (202)408-3141

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 800-927-9801 x2348
Email: jpaterso@cscinfo.com

Correspondent Name: Corporation Service Company

Address Line 1: 1090 Vermont Avenue NW, Suite 430

Address Line 2: Attn: Jean Paterson

Address Line 4: Washington, DISTRICT OF COLUMBIA 20005

<u>TRADEMARK</u>

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<u> </u>		
ATTORNEY DOCKET NUMBER:	673185	
NAME OF SUBMITTER:	Jean Paterson	
Signature:	/Jean Paterson/	
Date:	08/04/2008	
Total Attachments: 6 source=8-4-08 AMFM IncTMpdf#page1.tif source=8-4-08 AMFM IncTMpdf#page2.tif source=8-4-08 AMFM IncTMpdf#page3.tif source=8-4-08 AMFM IncTMpdf#page4.tif source=8-4-08 AMFM IncTMpdf#page5.tif source=8-4-08 AMFM IncTMpdf#page5.tif		

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To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.	
1. Name of conveying party(ies): AMFM Inc. Individual(s) General Partnership Corporation-State Other Delaware corporation	2. Name and address of receiving party(ies) Name:Citibank, N.A., as Internal Address:Administrative Agent Street Address: 2 Penns Way, Suite 100 City:_New CastleState:_DE_Zip:19720 Individual(s) citizenship	
Additional name(s) of conveying party(ies) attached? Yes No 3. Nature of conveyance: Assignment Merger Security Agreement Change of Name Other Execution Date: 07/30/2008	Association General Partnership Limited Partnership Corporation-State Other If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No	
4. Application number(s) or registration number(s): A. Trademark Application No.(s) Additional number(s) attacks as a second content of the conte	B. Trademark Registration No.(s) See Schedule I	
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:	
Name: James P. Murphy Internal Address: Cahili Gordon & Reindel LLP	7. Total fee (37 CFR 3.41)\$ Enclosed Authorized to be charged to deposit account	
Street Address: 80 Pine Street	8. Deposit account number:	
City: New York State: NY Zip: 10005 DO NOT USE	THIS SDACE	
9. Signature. James P. Murphy Name of Person Signing Signature.	August 1, 2008 Construct Constr	

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of July 30, 2008, between the Grantor identified on the signature page hereto, and Citibank, N.A., as Administrative Agent for the Secured Parties.

Reference is made to the Principal Properties Security Agreement dated as of July 30, 2008 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), among certain subsidiaries of Clear Channel Communications, Inc., a Texas corporation (the "Company"), and the Administrative Agent. The Secured Parties' agreements in respect of extensions of credit to the Company are set forth in the Credit Agreement dated as of May 13, 2008 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among BT TRIPLE CROWN MERGER CO., INC., to be merged with and into the Company, the subsidiary borrowers thereunder (collectively with the Company, the "Borrowers"), Clear Channel Capital I, LLC, a Delaware limited liability company, each lender from time to time party thereto (collectively, the "Lenders" and individually, a "Lender"), Citibank, N.A., as Administrative Agent, and the other agents named therein. The Grantor party hereto is an affiliate of the Borrowers and will derive substantial benefits from the extension of credit to the Borrowers pursuant to the Credit Agreement and is willing to execute and deliver this Agreement in order to induce the Lenders to extend such credit. Accordingly, the parties hereto agree as follows:

Section 1. <u>Terms</u>. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement. The rules of construction specified in Article I of the Credit Agreement also apply to this Agreement.

Section 2. <u>Grant of Security Interest</u>. As security for the payment or performance, as the case may be, in full of the Secured Obligations, the Grantor, pursuant to and in accordance with the Security Agreement, did and hereby does grant to the Administrative Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest in, all right, title and interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "**Trademark Collateral**"):

(a) all trademarks, service marks, trade names, corporate names, trade dress, logos, designs, fictitious business names, other source or business identifiers, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the USPTO, and all extensions or renewals thereof, as well as any unregistered trademarks and service marks used by the Grantor, including those listed on Schedule I, and (b) all goodwill connected with the use of and symbolized by such marks; provided that the grant of security interest shall not include any trademark, service mark or other application for registration that may be deemed invalidated, canceled or

TRADEMARK
REEL: 003828 FRAME: 0190

abandoned due to the grant and/or enforcement of such security interest unless and until such time that the grant and/or enforcement of the security interest will not affect the validity of such trademark, service mark or other application for registration.

Section 3. <u>Termination</u>. This Agreement is made to secure the satisfactory performance and payment of the Secured Obligations. This Agreement and the security interest granted hereby shall terminate with respect to all of the Grantor's Secured Obligations and any lien arising therefrom shall be automatically released upon termination of the Security Agreement or release of such Grantor's obligations thereunder. The Administrative Agent shall, in connection with any termination or release herein or under the Security Agreement, execute and deliver to the Grantor as such Grantor may request, an instrument in writing releasing the security interest in the Trademark Collateral acquired under this Agreement. Additionally, upon such satisfactory performance or payment, the Administrative Agent shall reasonably cooperate with any efforts made by the Grantor to make of record or otherwise confirm such satisfaction including, but not limited to, the release and/or termination of this Agreement and any security interest in, to or under the Trademark Collateral.

Section 4. <u>Supplement to the Security Agreement</u>. The security interests granted to the Administrative Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Administrative Agent pursuant to the Security Agreement. The Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the Trademark Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

Section 5. <u>Representations and Warranties</u>. The Grantor represents and warrants to the Administrative Agent and the Secured Parties, that a true and correct list of all of the existing material Trademark Collateral consisting of U.S. Trademark registrations or applications owned by such Grantor, in whole or in part, is set forth in Schedule I.

Section 6. <u>Miscellaneous</u>. As applicable, the provisions of Article VI of the Security Agreement are hereby incorporated by reference.

[Signature pages follow.]

AMFM INC.

Name: Brian Coleman

Title: Senior Vice President/Treasurer

By:

Name: Timothy P. Dikvorth
Title: Vice President

Schedule I Trademark Registrations and Use Applications

Trademark	Owner	Registration Number/ Serial Number
LISTEN WITHOUT PREJUDICE	AMFM Inc.	2,613,607
AMFM RADIO NETWORKS	AMFM Inc.	2,511,257
THE BEAT	AMFM Inc.	2,191,926
STICKER STOP	AMFM Inc.	2,152,604
NO COLOR LINES	AMFM Inc.	2,139,224
THE BEAT	AMFM Inc.	1,814,106

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RECORDED: 08/04/2008

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