

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM858620

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	Assignment of Trademark Security Interest Previously Recorded at Reel/Frame (6209/0127)		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
JPMORGAN CHASE BANK, N.A., as Resigning Collateral Agent		11/29/2023	National Banking Association: UNITED STATES
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	WILMINGTON SAVINGS FUND SOCIETY, FSB, as Successor Collateral Agent		
<b>Street Address:</b>	500 Delaware Avenue		
<b>Internal Address:</b>	11th Floor		
<b>City:</b>	Wilmington		
<b>State/Country:</b>	DELAWARE		
<b>Postal Code:</b>	19801		
<b>Entity Type:</b>	Federal Savings Bank: UNITED STATES		
<b>PROPERTY NUMBERS Total: 14</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	2606733	ATLANTA'S SPORTS LEADER	
<b>Registration Number:</b>	4025622	BIG 90'S WEEKEND	
<b>Registration Number:</b>	1538535	NIGHT BREEZE	
<b>Registration Number:</b>	3346940	STREET TURKEYS	
<b>Registration Number:</b>	4925549	STUDIO M	
<b>Registration Number:</b>	4718090	STUDIO M	
<b>Registration Number:</b>	4718089	STUDIO M	
<b>Registration Number:</b>	2355016	THE ROCK OF KANSAS CITY	
<b>Registration Number:</b>	4186596	WBT	
<b>Registration Number:</b>	1383707	WCMF	
<b>Registration Number:</b>	2372847	WFNZ	
<b>Registration Number:</b>	2254106	THE LINK	
<b>Registration Number:</b>	2345669	WPXY	
<b>Serial Number:</b>	76199912	KAMX	
<b>CORRESPONDENCE DATA</b>			

CH \$365.00 2606733

**Fax Number:** 2124552502

*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.*

**Phone:** 2124552592

**Email:** jnull@stblaw.com

**Correspondent Name:** Courtney Welshimer

**Address Line 1:** 425 Lexington Avenue

**Address Line 4:** New York, NEW YORK 10017

<b>ATTORNEY DOCKET NUMBER:</b>	509265/2431
--------------------------------	-------------

<b>NAME OF SUBMITTER:</b>	J. Jason Mull
---------------------------	---------------

<b>SIGNATURE:</b>	/J. Jason Mull/
-------------------	-----------------

<b>DATE SIGNED:</b>	12/05/2023
---------------------	------------

**Total Attachments: 6**

source=T02 - Audacy - Trademark SI Assignment (Executed)#page1.tif  
source=T02 - Audacy - Trademark SI Assignment (Executed)#page2.tif  
source=T02 - Audacy - Trademark SI Assignment (Executed)#page3.tif  
source=T02 - Audacy - Trademark SI Assignment (Executed)#page4.tif  
source=T02 - Audacy - Trademark SI Assignment (Executed)#page5.tif  
source=T02 - Audacy - Trademark SI Assignment (Executed)#page6.tif

**ASSIGNMENT OF SECURITY INTEREST IN TRADEMARKS**

This **ASSIGNMENT OF SECURITY INTEREST IN TRADEMARKS** (“Security Interest Assignment”), dated as of November 29, 2023, is made by **JPMORGAN CHASE BANK, N.A.** (“**JPM**”), in its capacity as the resigning Collateral Agent for the Secured Parties (in such capacity, the “Resigning Collateral Agent”), in favor of **WILMINGTON SAVINGS FUND SOCIETY, FSB**, in its capacity as successor Collateral Agent for the Secured Parties (in such capacity, together with its successors in such capacities, the “Successor Collateral Agent”).

**WITNESSETH:**

**WHEREAS**, reference is made to (i) the Security Agreement, dated as of October 17, 2016 (as amended, amended and restated, supplemented or otherwise modified from time to time, the “Security Agreement”), among Audacy Capital Corp. (f/k/a Entercom Media Corp. and CBS Radio Inc.), a Delaware corporation, as borrower (together with its successors and assigns, the “Borrower”), the other guarantors identified therein and who from time to time become a party thereto (collectively, the “Guarantors”), and the Resigning Collateral Agent, and (ii) the Credit Agreement, dated as of October 17, 2016 (as amended, amended and restated, supplemented or otherwise modified from time to time, including pursuant to Amendment No. 1, dated as of March 3, 2017, Amendment No. 2, dated as of November 17, 2017, Amendment No. 3, dated as of April 30, 2019, Amendment No. 4, dated as of December 13, 2019, Amendment No. 5, dated as of July 20, 2020, and Amendment No. 6, dated as of March 5, 2021, Amendment No. 7, dated as of June 15, 2023, Amendment No. 8, dated as of November 3, 2023, Amendment No. 9, dated as of November 13, 2023, and Amendment No. 10, dated as of November 19, 2023, the “Credit Agreement”) among the Borrower, the Guarantors from time to time party thereto, JPM, as Administrative Agent, Resigning Collateral Agent, the Swing Line Lender, and an L/C Issuer, and each lender named therein and from time to time party thereto;

**WHEREAS**, in connection with the Security Agreement and the Credit Agreement, the Resigning Collateral Agent is a party to that certain Trademark Security Agreement (Short-Form) dated as of November 17, 2017 (the “Trademark Security Agreement”) with Entercom Atlanta, LLC (now known as Audacy Georgia, LLC), Entercom Austin, LLC (now known as Audacy Texas, LLC), Entercom California, LLC, Entercom Indianapolis, LLC, Entercom North Carolina, LLC (now known as Audacy North Carolina, LLC), Entercom Miami, LLC (which assigned its rights in certain Trademark Collateral (as defined below) to Entercom Florida, LLC (now known as Audacy Florida, LLC)), Entercom Rochester, LLC (now known as Audacy New York, LLC), and Entercom Kansas City, LLC (now known as Audacy Kansas, LLC) (together, the “Grantors” and each a “Grantor”), and such Trademark Security Agreement was recorded in the United States Patent and Trademark Office on November 20, 2017 at Reel/Frame: 6209/0127;

**WHEREAS**, pursuant to the Trademark Security Agreement, as security for the payment or performance, as the case may be, in full of the Obligations, including the Guarantees, each Grantor, pursuant to and subject to the limitations set forth in the Security Agreement, pledged to the Resigning Collateral Agent for the benefit of the Secured Parties, and granted to the Resigning Collateral Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest in, all of such Grantor’s right, title and interest in or to all Trademark Collateral (as such term is

defined in the Trademark Security Agreement), including those United States trademark registrations and applications listed on Schedule A hereto, and all goodwill connected with the use thereof and symbolized thereby;

**WHEREAS**, pursuant that certain Agreement of Agent Resignation, Appointment and Acceptance, dated as of November 29, 2023, by and among the Borrower, the Resigning Collateral Agent and the Successor Collateral Agent, the Resigning Collateral Agent resigned as Collateral Agent and the Successor Collateral Agent was appointed as Collateral Agent; and

**WHEREAS**, the Resigning Collateral Agent desires to assign its rights under the Trademark Security Agreement to the Successor Collateral Agent.

**NOW, THEREFORE**, for good and valuable consideration, the receipt and sufficiency of which are acknowledged, the parties hereto agree as follows:

1. Terms. Capitalized terms used in this Security Interest Assignment and not otherwise defined herein have the meanings specified in the Security Agreement or the Trademark Security Agreement, as applicable. The rules of construction specified in Article I of the Credit Agreement also apply to this Security Interest Assignment.

2. Assignment. The Resigning Collateral Agent hereby assigns and delegates to the Successor Collateral Agent all of the rights, powers, duties and interests of the Resigning Collateral Agent under the Trademark Security Agreement, including the Resigning Collateral Agent's Security Interest in the Trademark Collateral (as such term is defined in the Trademark Security Agreement), including the trademark registrations and applications listed on Schedule A hereto and the goodwill connected with the use thereof and symbolized thereby, and the Successor Collateral Agent hereby accepts and assumes all such rights, powers, duties, and interests of the Resigning Collateral Agent under the Trademark Security Agreement as if it were the original collateral agent thereunder, including the Security Interest in the Trademark Collateral (as defined in the Trademark Security Agreement), including the trademark registrations and applications listed on Schedule A hereto and the goodwill connected with the use thereof and symbolized thereby.

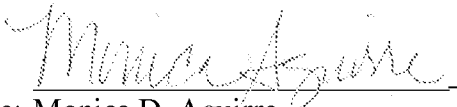
3. Governing Law. The terms of Section 10.15 of the Credit Agreement with respect to governing law are incorporated herein by reference, *mutatis mutandis*, and the parties hereto agree to such terms.

4. Recordation. The Resigning Collateral Agent authorizes and requests that the Commissioner for Trademarks of the United States Patent and Trademark Office record this Security Interest Assignment.

[Signature page follows]

**IN WITNESS WHEREOF**, the parties hereto have caused this Security Interest Assignment to be duly executed and delivered by their respective officers thereunto duly authorized, such execution being made as of the date first written above.

**JPMORGAN CHASE BANK, N.A.**, in its capacity  
as the Resigning Collateral Agent

By:   
Name: Monica D. Aguirre  
Title: Vice President

**IN WITNESS WHEREOF**, the parties hereto have caused this Security Interest Assignment to be duly executed and delivered by their respective officers thereunto duly authorized, such execution being made as of the date first written above.

**JPMORGAN CHASE BANK, N.A.**, in its capacity  
as the Resigning Collateral Agent

By: \_\_\_\_\_  
Name:  
Title:

**WILMINGTON SAVINGS FUND SOCIETY,  
FSB**, in its capacity as the Successor Collateral Agent

By: Patrick J. Healy  
Name: Patrick J. Healy  
Title: Senior Vice President

## SCHEDULE A

### United States Trademarks, Service Marks and Trademark Applications<sup>1</sup>

Owner	Name	Class	Registration / Renewal #	Serial #
Audacy Georgia, LLC (f/k/a Entercom Atlanta, LLC)	Atlanta's Sports Leader	38	2606733	76-126662
Entercom Atlanta, LLC	Big 90's Weekend	38	4025622	85-232981
Audacy Texas, LLC (f/k.a Entercom Austin, LLC)	KAMX	38	76199912	76-199912
Entercom Indianapolis, LLC	Night Breeze	41	1538535	73751247
Audacy North Carolina, LLC (f/k/a Entercom North Carolina, LLC)	Street Turkeys	35	3346940	77067622
Entercom Florida, LLC (f/k/a Entercom Miami, LLC)	Studio M - Round Logo	41	4925549	86-614207
Entercom Florida, LLC (f/k/a Entercom Miami, LLC)	Studio M - Square Logo	41	4718090	86-283081
Audacy Florida, LLC (f/k/a Entercom Miami, LLC)	Studio M - Words Only	41	4718089	86-283071
Audacy Kansas, LLC (f/k/a/ Entercom Kansas City, LLC)	The Rock of Kansas City	38	2355016	75669648
Audacy North Carolina, LLC (f/k/a Entercom North Carolina, LLC)	WBT	38	4186596	85500940
Audacy New York, LLC (f/k/a Entercom Rochester, LLC)	WCMF	38	1383707	73548820
Audacy North Carolina, LLC (f/k/a Entercom North Carolina, LLC)	WFNZ	38	2372847	75792424
Audacy North Carolina, LLC (f/k/a Entercom North Carolina, LLC)	THE LINK	38	2254106	75256564

<sup>1</sup> Trademark registration no. 1381801 was released pursuant to a Release of Security Interest in Certain Trademarks recorded at R/F 6467/0854.

Owner	Name	Class	Registration / Renewal #	Serial #
Audacy New York, LLC (f/k/a Entercom Rochester, LLC)	WPXY	38	2345669	75756824