Group Amendment to SESAC Radio Broadcasting Performance License

Reference is made in this amendment (the “Group Amendment”) to the SESAC Radio Broadcasting Performance License between ______________ (“Group Owner”) and SESAC LLC (“SESAC”) and made effective January 1, 2016 (the “License Agreement”).

This Group Amendment is intended to memorialize the understanding reached between SESAC and Group Owner and its Affiliates which are listed on Annex I (the “Group Entities”) whereby Group Owner may sign this single document to bind each of the Group Entities as LICENSEES under the SESAC Radio Broadcasting Performance License.

NOW THEREFORE, it is hereby agreed by SESAC and each of the Group Entities, as follows:

1. Group Owner represents and warrants that the individual signing this Amendment on Group Owner’s behalf and on behalf of each of the other Group Entities has the express, actual authority to contractually bind Group Owner and each of the other Group Entities and that each such entity has authorized and instructed Group Owner to execute this instrument on its behalf.

2. The parties agree that Group Owner and each of the other Group Entities are bound by the License Agreement, including all terms and conditions thereof, as if each individual entity has entered into a separate SESAC Radio Broadcasting Performance License containing terms identical to those in the License Agreement.

3. Any radio station acquired by Group Owner or its Affiliates during the Term (an “Acquired Station”) may be included on Annex I or, for acquisitions after the execution date of this Group Amendment, added to Annex I effective as of the date of the acquisition by written notice from Group Owner to SESAC within sixty (60) days of the acquisition. Such written notice shall include the name of the applicable entity, station identification information, and the date of the acquisition (the “Transfer Date”). Without limiting any of Group Owner’s other obligations under the License Agreement, Group Owner agrees that it shall be additionally liable to SESAC for any unfulfilled obligations under the SESAC Radio Broadcasting Performance License applicable to the Acquired Station, which obligations were incurred during the period from January 1, 2016 through the Transfer Date.

4. Except as expressly defined to the contrary herein, all capitalized terms herein will have the meanings ascribed to them in the License Agreement.

IN WITNESS WHEREOF, this Amendment, made in New York, New York has been duly executed by SESAC and Group Owner on ______________

GROUP OWNER

By: _________________________________
    (Signature)

SESAC LLC

By: _________________________________
    (Signature)