

# Exhibit B



# Radio License for Group Owner Rider

**WHEREAS**, \_\_\_\_\_ (“**GROUP OWNER**”) has advised Broadcast Music, LLC (“**BMI**”) that, for administrative convenience, it desires by the execution of this single instrument (this “**Agreement**”) to bind each of the radio stations in **GROUP OWNER**’s station group, as well as the radio stations for which **GROUP OWNER** is a Local Manager, as permitted under Paragraph 9 of the 2022 Radio Station Blanket/Per Program License Agreement (the “**BMI-22 License**”), instead of causing each of said stations to execute separate license agreements.

**NOW THEREFORE**, it is hereby agreed, by and between BMI as party of the first part and **GROUP OWNER** and each of the entities listed on Schedules A and B (collectively, the “**Schedules**”) as parties of the second part, as follows:

1. **GROUP OWNER** warrants and represents that (a) **GROUP OWNER** and the individual signing this Agreement on **GROUP OWNER**’s behalf and on behalf of the entities listed on the Schedules has the express, actual authority to bind contractually **GROUP OWNER** and all of the entities listed on the Schedules and that each of the entities listed on the Schedules intends to be bound by the BMI-22 License as specified on the Schedules, (b) each of said entities has authorized and instructed **GROUP OWNER** to execute the indicated license by this instrument on its respective behalf and (c) upon execution and delivery of this Agreement, this Agreement and the BMI-22 License will constitute the valid and binding obligations of **GROUP OWNER** and each of the entities listed on the Schedules, enforceable by BMI against **GROUP OWNER** and each such entity in accordance with its terms.
2. It is agreed by all the parties that each of the entities listed on the Schedules is bound by the BMI-22 License, including all terms and conditions thereof, as if each individual station has executed a separate BMI-22 License. For the avoidance of doubt, nothing in this agreement is intended to confer rights or impose obligations with respect to non-Station activities of the Group Owner.
3. This Agreement shall be deemed part of and incorporated into the respective license agreements of each of the entities listed on the Schedules hereto.

**IN WITNESS WHEREOF**, this Agreement, made at New York, New York, has been duly executed by BMI and **GROUP OWNER** on \_\_\_\_\_.

Legal Name of <b>GROUP OWNER</b> :		
State of formation or Incorporation (if applicable):		
Partners (if applicable):	1.	2.
	3.	

<u><b>GROUP OWNER</b></u>	<u><b>BROADCAST MUSIC, LLC</b></u>	
Signature		
Print Name / Title		
Signatory’s Email Address (if different from above)		
	<b>For BMI USE ONLY</b>	
Please Sign & Return this <u>Entire</u> License Agreement to: <a href="mailto:customerrelations@bmi.com">customerrelations@bmi.com</a> or BMI, Licensing Department, 10 Music Square E., Nashville, TN 37203		
	<b>Customer Number</b>	<b>License Type</b>



**Radio License Rider for Group Owner  
Schedule A  
For Licensed Stations Owned by Group Owner**

Group Owner Name: _____						
Call Letters	FCC ID	Frequency	Legal Name	FCC Community of License		License Type
				City	State	



**Radio License Rider for Group Owner  
Schedule B  
For Licensed Stations Managed by Group Owner**

Group Owner Name: _____						
Call Letters	FCC ID	Frequency	Legal Name	FCC Community of License		License Type
				City	State	