**DA 14-1809**

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**Congress Extends Television Joint Sales Agreement Compliance Deadline**

In this *Public Notice*, the Media Bureau announces that recently enacted legislation has extended until December 19, 2016, the compliance deadline for parties to certain attributable television joint sales agreements (“JSAs”) to come into compliance with the Commission’s broadcast ownership limits, as discussed below.

On April 15, 2014, the Commission released a Report and Order inthe *2014 Quadrennial Regulatory Review – Review of the Commission’s Broadcast Ownership Rules and Other Rules Adopted Pursuant to Section 202 of the Telecommunications Act of 1996*.[[1]](#footnote-1) In the *Report and Order*, the Commission adopted an attribution rule for television JSAs, establishing that same-market television JSAs for more than 15 percent of the weekly advertising time for the brokered station are to be counted toward the brokering station’s ownership totals, just as the Commission has long done with respect to radio stations. The *Report and Order* provided a two-year compliance period — from the effective date of the *Report and Order* — for parties to same-market JSAs in existence as of the release date whose attribution results in a violation of the broadcast ownership limits to come into compliance with the broadcast ownership rules. Subsequently, the Media Bureau announced that the effective date of the *Report and Order* was June 19, 2014, and the two-year compliance period would end on June 19, 2016.[[2]](#footnote-2)

The STELA Reauthorization Act of 2014 (“STELAR”) was enacted on December 4, 2014. In STELAR, Congress provided that licensees with attributable television JSAs “shall not be considered to be in violation of the ownership limitations [in section 73.3555 of the Commission’s rules, 47 C.F.R. § 73.3555,] by reason of the application of the [attribution] rule” until six months after the end of the two-year compliance period adopted by the Commission.[[3]](#footnote-3) The six-month period ends on December 19, 2016.

For additional information on this proceeding, contact Hillary DeNigro, [Hillary.DeNigro@fcc.gov](mailto:Hillary.DeNigro@fcc.gov), or Benjamin Arden, [Benjamin.Arden@fcc.gov](mailto:Benjamin.Arden@fcc.gov), of the Industry Analysis Division, Media Bureau, at (202) 418-2330. Press inquiries should be directed to Janice Wise, (202) 418-8165. TTY: (202) 418-7172 or (888) 835-5322.

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1. Further Notice of Proposed Rule Making and Report and Order, MB Docket No. 14-50, 29 FCC Rcd 4371, 4527-45, ¶¶ 340-72 (2014) (“*Report and Order*”). [↑](#footnote-ref-1)
2. *Media Bureau Announces Effective Date of the Television Joint Sales Agreement Attribution Rule*, DA 14-1835 (MB, rel. June 18, 2014). [↑](#footnote-ref-2)
3. STELA Reauthorization Act of 2014, Pub. L. No. 113-200, § 104, 128 Stat. 2059, 2063 (2014). [↑](#footnote-ref-3)