Ms. Magalie Roman Salas  
Secretary  
Federal Communications Commission  
The Portals  
445 12th Street, S.W.  
Washington, D.C. 20554

Re: Applications for Assignment of Licenses from Subsidiaries of Chris Craft Industries, Inc. ("Chris Craft") to Fox Television Stations, Inc. ("FTS")  
File Nos. File Nos. BALCT-20000918ABB-ABD; BALCT-20000918ABF-ABS; BALCT-20000918ABU-ABZ; BALCT-20000918ACA-ACE  
Written Ex Parte Presentation – DA 00-2246

Dear Ms. Salas:

On Friday, June 15, 2001, the Office of Communication, Inc. of the United Church of Christ, Academy of Latino Leaders in Action, Black Citizens for a Fair Media, Center for Media Education, Consumer Federation of America, Consumers Union, New York Metropolitan Association of the United Church of Christ, Rainbow/PUSH Coalition and Valley Community Access Television ("Petitioners") sent letters to Chairman Michael Powell and Roy J. Stewart, Chief, Mass Media Bureau requesting that the Federal Communications Commission ("FCC" or "Commission") "order" Chris Craft and FTS to either amend the above-referenced applications or to amend the terms of the FTS/Chris Craft merger agreements to clarify whether the applicants are seeking consent to a "Forward Merger" or a "Reverse Merger."

No clarification is needed. The applicants continue to seek consent to a Forward Merger, the structure of which has been described in detail in the pending applications and related applicant pleadings. No amendments of the merger agreements or the pending applications are now required. As set forth in the joint press release (a copy of which is attached hereto), which was issued on Friday, June 15, 2001 in response to "innaccurate[] report[s] . . . that the deals would have to be consummated as 'reverse mergers' under the terms of the merger agreements," the parties "continue to actively pursue [FCC] approval of the transactions and the proposed 'forward merger' structure, and are hopeful that the transaction will be effected in its original 'forward merger' form." In the event that Chris
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Craft and FTS decide to amend the merger agreements or modify the structure proposed in their pending applications (neither of which is planned at this time), the parties also will amend those applications in accordance the Commission's rules.

Respectfully submitted,

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Counsel for Fox Television Stations, Inc.

Counsel for Chris-Craft Industries, Inc.

Enclosure

cc: Chairman Michael Powell  
Commissioner Kathleen Abernathy  
Commissioner Michael Copps  
Commissioner Gloria Tristani  
Roy J. Stewart, Mass Media Bureau ("MMB")  
Barbara Kreisman, MMB  
David Roberts, MMB  
David Brown, MMB  
James R. Bird, Office of General Counsel  
International Transcription Services, Inc.  
Angela Campbell and Christopher Day,  
Georgetown University Law Center,  
Institute for Public Representation
Friday June 15, 12:06 pm Eastern Time

Press Release

News Corporation, Chris-Craft, BHC and UTV Provide Update as to Status of FCC Process in Pending Transaction

NEW YORK, June 15 /PRNewswire/ -- The News Corporation Limited (NYSE: NWS, NWS/A; ASX: NCP, NCPDP; LSE: NEWCP), Chris-Craft Industries (NYSE: CCN - news), BHC Communications (Amex: BHC - news) and United Television (Nasdaq: UTVI - news) announced today that the parties continue to actively pursue Federal Communications Commission (FCC) approval of the transactions and the proposed "forward merger" structure, and are hopeful that the transaction will be effected in its original "forward merger" form. However, no assurances can be given that any such approvals will be obtained. The consummation of the mergers is subject to FCC approval, as well as other customary conditions. Certain media outlets had inaccurately reported this morning that the deals would have to be consummated as "reverse mergers" under the terms of the merger agreements.

Company Backgrounds:

Chris-Craft Industries, Inc. is primarily engaged in television broadcasting. Its television division includes ten stations in top 40 markets, which currently reach approximately 22% of America's households. The division is operated by 80% owned BHC Communications, Inc., which owns three stations: WWOR (UPN-9) in New York, KCOP (UPN-13) in Los Angeles and KPTV (UPN-12) in Portland. BHC's 58% owned subsidiary, United Television, Inc., owns the remaining seven stations: KBHK (UPN-44) in San Francisco, KMSP (UPN-9) in Minneapolis, KUTP (UPN-45) in Phoenix, WUTB (UPN-24) in Baltimore, WRGB (UPN-65) in Orlando, KMOL (NBC-4) in San Antonio and KTVX (ABC-4) in Salt Lake City.

The News Corporation Limited is one of the world's largest media companies with total assets as of December 31, 2000 of approximately US$38 billion and total annual revenues of approximately US$14 billion. News Corporation's diversified global operations in the United States, Canada, continental Europe, the United Kingdom, Australia, Latin America and the Pacific Basin include the production and distribution of motion pictures and television programming; television, satellite and cable broadcasting; the publication of newspapers, magazines and books; the production and distribution of promotional and advertising products and services; the development of digital broadcasting; the development of conditional access and subscriber management systems; and the creation and distribution of popular on-line programming.

Forward-Looking Statements:

This release contains forward-looking statements within the meaning of the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995. These statements are
based on management's current expectations or beliefs and are subject to a number of factors and uncertainties that could cause actual results to differ materially from those described in the forward-looking statements. The forward-looking statements in this release address the expected date of closing the mergers. The following factors, among others, could cause actual results to differ materially from those described in the forward-looking statements: inability to obtain or meet conditions imposed for governmental approvals for the mergers, including obtaining FCC approval of the transactions or the proposed transaction structure, and risks of new and changing regulation in the U.S. and internationally.

For a detailed discussion of regulatory factors and other cautionary statements, please refer to Chris-Craft's, BHC's and UTV's filings with the Securities and Exchange Commission and to News Corporation's and Fox Entertainment Group's filings with the Securities and Exchange Commission.

Where You Can Find Additional Information:

News Corporation, Chris-Craft, BHC and UTV have prepared and filed with the Securities and Exchange Commission a definitive joint proxy statement/prospectus and other documents regarding the proposed transactions. You are advised to read the definitive joint proxy statement/prospectus and these other documents as they contain important information regarding the proposed transactions. The definitive joint proxy statement/prospectus was sent to stockholders of Chris-Craft, BHC and UTV. Investors and security holders may obtain a free copy of the definitive joint proxy statement/prospectus and other documents filed by Chris-Craft, BHC and UTV with the Securities and Exchange Commission at its Web site at http://www.sec.gov. The definitive joint proxy statement/prospectus and these other documents may also be obtained for free from Chris-Craft, BHC, UTV or News Corporation.

SOURCE Chris-Craft Industries, Inc.; BHC Communications, Inc.; and United Television, Inc.