

# **Capital FM Scotland**

Request to change Format

Consultation

Publication date: Closing Date for Responses: 1 July 2011 28 July 2011

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## Section 1

# Summary

- 1.1 Global Radio Holdings Ltd is the holder of an FM commercial radio licence for the Central Scotland region, under which it provides the Capital FM Scotland service.
- 1.2 Of com has received a request from Global Radio Holdings Ltd to change the Format of Capital FM Scotland. The Format describes the type of programme service which is required to be provided, and forms part of the station's licence.
- 1.3 Capital FM Scotland's Format includes requirements to provide "a fresh dynamic mix of new rock and dance music for Central Scotland for listeners below 39, with at least 30 hours a week of identifiable specialist music programmes". Global Radio Holdings Ltd's request is to replace these requirements with the following new requirements: "a rhythmic-based music-led service for 15-29 year-olds supplemented with news, information and entertainment. The service should have particular appeal for listeners in their 20s and at least 12 hours a week of identifiable specialist music programmes".
- 1.4 Capital FM Scotland has already elected to commit to providing an enhanced local news service in return for being allowed to broadcast a greater number of networked hours. Ofcom's localness guidelines set out how this provision should manifest itself. There is no proposal to change from this commitment.
- 1.5 These proposed changes would align the music output of Capital FM Scotland with other Capital FM services elsewhere in the UK, although Capital FM Scotland would still be required to broadcast locally-made programmes for at least seven hours each weekday daytime (including breakfast) and four hours on each of Saturday and Sunday.
- 1.6 A request for a Format change can be approved only if it satisfies at least one of the five criteria set out in section 106(1A) of the Broadcasting Act 1990 (as amended). The criteria are set out in full in Section 2 of this document.
- 1.7 Of com does not consider that Global Radio Holdings Ltd's request satisfies section 106(1A)(a) that the change would not substantially alter the character of service. As a result, we are required by statute to consult on this request.
- 1.8 We seek views on this request, having particular regard to the criteria set out in section 106(1A)(b) to (d) of the Broadcasting Act 1990. The consultation question may be found in Annex 4.

### Section 2

# Details and background information

### Service details

- 2.1 Capital FM Scotland was originally licensed by the Radio Authority in 1998 as a regional radio station serving the Central Scotland population of some 2.4 million adults. It was launched in 1999 as Beat 106.
- 2.2 The principal proposal by Global Radio is to replace the requirement to play 'new rock and dance' with 'rhythmic-based' music in order to align the broadcast output of this licence with the output broadcast across the Capital FM network. The radio group is also requesting a reduction in the requirement to broadcast 30 hours of specialist music per week.

#### **Current Character of Service**

A FRESH DYNAMIC MIX OF NEW ROCK AND DANCE MUSIC FOR CENTRAL SCOTLAND FOR LISTENERS BELOW 39, WITH AT LEAST 30 HOURS A WEEK OF IDENTIFIABLE SPECIALIST MUSIC PROGRAMMES.

**Proposed Character of Service** 

A RHYTHMIC-BASED MUSIC-LED SERVICE FOR 15-29 YEAR-OLDS SUPPLEMENTED WITH NEWS, INFORMATION AND ENTERTAINMENT. THE SERVICE SHOULD HAVE PARTICULAR APPEAL FOR LISTENERS IN THEIR 20s AND AT LEAST 12 HOURS A WEEK OF IDENTIFIABLE SPECIALIST MUSIC PROGRAMMES.

### Background to proposed change

- 2.3 Global Radio has requested changes to the Character of Service of two stations in the Capital FM network, Capital FM Scotland and Capital FM Birmingham. This consultation considers the Format Change Request for Capital FM Scotland specifically. Ofcom has published a separate consultation document with regard to the separate Format Change Request for Capital FM Birmingham.
- 2.4 This Format Change Request (see Annex 5) reflects the radio group's desire to "bring the formats of a number of [the] stations in the Capital FM network into line". The Capital FM network comprises nine radio stations all of which share networked programming from Capital FM London, with the exception (in the case of Capital FM Scotland) of seven hours a day (daytime weekdays) and four hours a day (daytime weekends). Capital Scotland takes advantage of providing an enhanced local news service (as described in Ofcom's localness guidance) in return for being able to broadcast a greater number of networked hours per week. This aspect of the service would remain. See Format: Annex 6.
- 2.5 The regional radio licence for Scotland has undergone a number of changes since the original on-air date in 1999. As Beat 106 the service was required to play between 30% and 70% of both 'current modern rock and new indie music', and, 'dance and rhythm music'. In 2005 under GCap Media the station was positioned away from the chart hits focus of the One Network (a forerunner to the Capital FM

network) offering what the licensee described as a "*significantly different…hybrid Rock/Dance format.*" Rebranded as XFM in 2006 the station's Format, in terms of the music played, required that a "fresh dynamic mix of new rock and dance music" be broadcast. In 2008 as Galaxy Scotland this service requirement was maintained by the station and stays in place to the present day. In January 2011 the station was rebranded Capital FM Scotland and became one of the nine licensed services in the Capital FM network.

- 2.6 Global Radio in its request presents a case that the range of programmes available to listeners in central Scotland would not be narrowed if its proposed changes were agreed.<sup>1</sup> The request includes a comparison of the music output of Capital FM Yorkshire with that of local stations in the same market as Capital FM Scotland: Clyde 1, Forth 1, Real Radio, Smooth Radio and Rock Radio, to determine the degree of overlap the proposal would create. Similarly, the Format Change Request compares the average age of listeners to Capital FM Scotland (32 years), with the equivalent data in respect of Clyde 1, Clyde 2, Forth One, Forth 2, Smooth Radio, Real Radio and Rock Radio.
- 2.7 The Global Radio Format Change Request presents evidence of demand for the service.<sup>2</sup> It documents a fall in RAJAR listening numbers (weekly reach) under the predominantly rock music format of XFM (the name of the licensed service between 2006 and 2008) and the rise in reach under Galaxy/Capital predominantly rhythmic-based music services.
- 2.8 The Format Change Request suggests that the reduction in specialist music programming hours is not significant.

### The proposed change

- 2.9 The current Capital FM Scotland Format is shown in Annex 6.
- 2.10 The request is for Capital FM Scotland to:
  - Replace the term "a fresh dynamic mix of rock and dance music" with the term "a rhythmic-based music-led service"
  - Change the target demographic from "below [aged] 39" to a "service for 15-29 yearolds" with "particular appeal for listeners in their 20s"
  - Supplement the music-led service with "news, information and entertainment" for the new target audience.
  - Reduce the amount of specialist music programmes from at least 30 hours a week to at least 12 hours a week.

### **Statutory Criteria**

2.11 Under section 106(1A) of the Broadcasting Act 1990 (as amended), Ofcom may consent to a change of a Format only if it is satisfied that <u>at least one</u> of the following five statutory criteria is satisfied:

<sup>&</sup>lt;sup>1</sup> See statutory criterion (b) in paragraph 2.11

<sup>&</sup>lt;sup>2</sup> See statutory criterion (d) in paragraph 2.11

- (a) that the departure would not substantially alter the character of service
- (b) that the departure would not narrow the range of programmes available by way of relevant independent radio services to persons living the area or locality for which the service is licensed to be provided;
- (c) that the departure would be conducive to the maintenance or promotion of fair and effective competition
- (d) that there is evidence that, amongst persons living in that area or locality, there is a significant demand for, or significant support for, the change that would result from the departure; or
- (e) that (i) the departure would result from programmes included in the licensed service ceasing to be made at premises in the area or locality for which the service is provided, but (ii) those programmes would continue to be made wholly or partly at premises within the approved area (as defined in section 314 of the Communications Act 2003 (local content and character of services)).

### Scope of this consultation

- 2.12 Even if Ofcom is of the opinion that the proposed change satisfies one or more of the statutory criteria above, there may be reasons (depending on the particular circumstances of the case) why Ofcom may not consent to the proposed change. The additional criteria to which Ofcom will have regard when exercising this discretion can be found at: <a href="http://stakeholders.ofcom.org.uk/broadcasting/radio/formats-content/changes/">http://stakeholders.ofcom.org.uk/broadcasting/radio/formats-content/changes/</a>
- 2.13 Given that the change proposed by Global Radio requires changes to the wording of its published Character of Service, we do not consider that Global Radio's request meets criterion (a), that the departure would not substantially alter the character of service. Therefore, in accordance with section 106ZA of the Broadcasting Act 1990, we are consulting on the request.
- 2.14 When considering whether criterion (b) is satisfied (*the change would not narrow the range of programmes available in the area by way of relevant independent radio services*), neither local DAB services nor BBC services 'count' as relevant independent radio services. The relevant independent radio services are those local analogue commercial and community stations which operate in the region. These are listed in Annex 7.
- 2.15 The Format Change Request (Annex 5) submitted by Global Radio, makes a case that the proposed change satisfies criterion (b) and (d) in section 106(1A) of the Broadcasting Act 1990.
- 2.16 We are therefore seeking views on the request, having particular regard to the Format change criteria set out in Section 106 (1A)(b) to (d) of the Broadcasting Act 1990 (as amended).

# Responding to this consultation

### How to respond

- A1.1 Of com invites written views and comments on the issues raised in this document, to be made **by 5pm on 28 July 2011.**
- A1.2 Ofcom strongly prefers to receive responses using the online web form at <u>http://www.ofcom.org.uk/consult/condocs/(station name)/howtorespond/form</u>, as this helps us to process the responses quickly and efficiently. We would also be grateful if you could assist us by completing a response cover sheet (see Annex 3), to indicate whether or not there are confidentiality issues. This response coversheet is incorporated into the online web form questionnaire.
- A1.3 For larger consultation responses particularly those with supporting charts, tables or other data please email: <u>paul.boon@ofcom.org.uk</u>, attaching your response in Microsoft Word format, together with a consultation response coversheet.
- A1.4 Responses may alternatively be posted or faxed to the address below:

Capital FM (Scotland) F.A.O. Paul Boon Senior Radio Executive Ofcom Riverside House 2A Southwark Bridge Road London SE1 9HA

Fax: 020 7981 3850

- A1.5 Note that we do not need a hard copy in addition to an electronic version. Ofcom will acknowledge receipt of responses if they are submitted using the online web form but not otherwise.
- A1.6 It would be helpful if your response could include direct answers to the question asked in this document, which are listed together at Annex 4. It would also help if you can explain why you hold your views and how the proposals would impact on you.

### **Further information**

A1.7 If you want to discuss the issues and questions raised in this consultation, or need advice on the appropriate form of response, please contact Paul Boon on 020 7981 3616.

### Confidentiality

A1.8 We believe it is important for everyone interested in an issue to see the views expressed by consultation respondents. We will therefore usually publish all responses on our website, <u>www.ofcom.org.uk</u>, ideally on receipt. If you think your response should be kept confidential, can you please specify what part or whether

all of your response should be kept confidential, and specify why. Please also place such parts in a separate annex.

- A1.9 If someone asks us to keep part or all of a response confidential, we will treat this request seriously and will try to respect this. But sometimes we will need to publish all responses, including those that are marked as confidential, in order to meet legal obligations.
- A1.10 Please also note that copyright and all other intellectual property in responses will be assumed to be licensed to Ofcom to use. Ofcom's approach on intellectual property rights is explained further on its website at <u>http://www.ofcom.org.uk/about/accoun/disclaimer/</u>

#### **Next steps**

- A1.11 Following the end of the consultation period, Ofcom intends to publish a statement.
- A1.12 Please note that you can register to receive free mail Updates alerting you to the publications of relevant Ofcom documents. For more details please see: <u>http://www.ofcom.org.uk/static/subscribe/select\_list.htm</u>

#### **Ofcom's consultation processes**

- A1.13 Ofcom seeks to ensure that responding to a consultation is as easy as possible. For more information please see our consultation principles in Annex 2.
- A1.14 If you have any comments or suggestions on how Ofcom conducts its consultations, please call our consultation helpdesk on 020 7981 3003 or e-mail us at <u>consult@ofcom.org.uk</u>. We would particularly welcome thoughts on how Ofcom could more effectively seek the views of those groups or individuals, such as small businesses or particular types of residential consumers, who are less likely to give their opinions through a formal consultation.
- A1.15 If you would like to discuss these issues or Ofcom's consultation processes more generally you can alternatively contact Graham Howell, Secretary to the corporation, who is Ofcom's consultation champion:

Graham Howell Ofcom Riverside House 2a Southwark Bridge Road London SE1 9HA

Tel: 020 7981 3601

Email Graham.Howell@ofcom.org.uk

# Ofcom's consultation principles

A2.1 Of com has published the following seven principles that it will follow for each public written consultation:

### **Before the consultation**

A2.2 Where possible, we will hold informal talks with people and organisations before announcing a big consultation to find out whether we are thinking in the right direction. If we do not have enough time to do this, we will hold an open meeting to explain our proposals shortly after announcing the consultation.

### **During the consultation**

- A2.3 We will be clear about who we are consulting, why, on what questions and for how long.
- A2.4 We will make the consultation document as short and simple as possible with a summary of no more than two pages. We will try to make it as easy as possible to give us a written response. If the consultation is complicated, we may provide a shortened Plain English Guide for smaller organisations or individuals who would otherwise not be able to spare the time to share their views.
- A2.5 We will consult for up to 10 weeks depending on the potential impact of our proposals.
- A2.6 A person within Ofcom will be in charge of making sure we follow our own guidelines and reach out to the largest number of people and organisations interested in the outcome of our decisions. Ofcom's 'Consultation Champion' will also be the main person to contact with views on the way we run our consultations.
- A2.7 If we are not able to follow one of these principles, we will explain why.

#### After the consultation

A2.8 We think it is important for everyone interested in an issue to see the views of others during a consultation. We would usually publish all the responses we have received on our website. In our statement, we will give reasons for our decisions and will give an account of how the views of those concerned helped shape those decisions.

# Consultation response cover sheet

- A3.1 In the interests of transparency and good regulatory practice, we will publish all consultation responses in full on our website, <u>www.ofcom.org.uk</u>.
- A3.2 We have produced a coversheet for responses (see below) and would be very grateful if you could send one with your response (this is incorporated into the online web form if you respond in this way). This will speed up our processing of responses, and help to maintain confidentiality where appropriate.
- A3.3 The quality of consultation can be enhanced by publishing responses before the consultation period closes. In particular, this can help those individuals and organisations with limited resources or familiarity with the issues to respond in a more informed way. Therefore Ofcom would encourage respondents to complete their coversheet in a way that allows Ofcom to publish their responses upon receipt, rather than waiting until the consultation period has ended.
- A3.4 We strongly prefer to receive responses via the online web form which incorporates the coversheet. If you are responding via email, post or fax you can download an electronic copy of this coversheet in Word or RTF format from the 'Consultations' section of our website at <u>www.ofcom.org.uk/consult/</u>.
- A3.5 Please put any parts of your response you consider should be kept confidential in a separate annex to your response and include your reasons why this part of your response should not be published. This can include information such as your personal background and experience. If you want your name, address, other contact details, or job title to remain confidential, please provide them in your cover sheet only, so that we don't have to edit your response.

### Cover sheet for response to an Ofcom consultation

BASIC DETAILS	
Consultation title: Capital FM (Scotland) Consultation	
To (Ofcom contact): Paul Boon	
Name of respondent:	
Representing (self or organisation/s):	
Address (if not received by email):	
CONFIDENTIALITY	
Please tick below what part of your response you consider is confidential, giving your reasons why	
Nothing Name/contact details/job title	
Whole response Organisation	
Part of the response If there is no separate annex, which parts?	
If you want part of your response, your name or your organisation not to be published, can Ofcom still publish a reference to the contents of your response (including, for any confidential parts, a general summary that does not disclose the specific information or enable you to be identified)?	
DECLARATION	
I confirm that the correspondence supplied with this cover sheet is a formal consultation response that Ofcom can publish. However, in supplying this response, I understand that Ofcom may need to publish all responses, including those which are marked as confidential, in order to meet legal obligations. If I have sent my response by email, Ofcom can disregard any standard e-mail text about not disclosing email contents and attachments.	
Ofcom seeks to publish responses on receipt. If your response is non-confidential (in whole or in part), and you would prefer us to publish your response only once the consultation has ended, please tick here.	
Name Signed (if hard copy)	

# **Consultation question**

### **One Question**

A4.1

Q 1. Should regional radio station Capital FM (Scotland) be permitted to make the changes to its Character of Service as proposed with particular regard to the statutory criteria as set out in the summary? (The Broadcasting Act 1990 Section 106 (1A) (b) and (d) relating to Format changes).

# Global Radio's request for the change of Format for Capital FM (Scotland)

# Analogue Commercial Radio Licence: Format Change Request Form

Date of request:	6 <sup>th</sup> June 2011
Station Name:	CAPITAL FM SCOTLAND
Licensed area and licence number:	Central Scotland AL243
Licensee:	Global Radio Holdings Ltd
Contact name:	Will Harding

### Details of requested change(s) to Format

Character of Service	Existing Character of Service:
Complete this section if you are requesting a change to this part of your Format	A FRESH DYNAMIC MIX OF NEW ROCK AND DANCE MUSIC FOR CENTRAL SCOTLAND FOR LISTENERS BELOW 39, WITH AT LEAST 30 HOURS A WEEK OF IDENTIFIABLE SPECIALIST MUSIC PROGRAMMES.
	Proposed new Character of Service:
	A RHYTHMIC-BASED MUSIC-LED SERVICE FOR 15-29 YEAR-OLDS SUPPLEMENTED WITH NEWS, INFORMATION AND ENTERTAINMENT. THE SERVICE SHOULD HAVE PARTICULAR APPEAL FOR LISTENERS IN THEIR 20s AND AT LEAST 12 HOURS A WEEK OF IDENTIFIABLE SPECIALIST MUSIC PROGRAMMES.
Programme sharing and/or	Current arrangements:
co-location arrangements	
Complete this section if you are requesting a change to this part of your	
Format	Proposed new arrangements:

Locally-made hours and/or local news bulletins	Current obligations:
Complete this section if you are requesting a change to this part of your	
Format	Proposed new obligations:

The holder of an analogue local commercial radio licence may apply to Ofcom to have the station's Format amended. Any application should be made using the layout shown on this form, and should be in accordance with Ofcom's published procedures for Format changes (available on our website at <u>www.ofcom.org.uk/radio/ifi/rbl/formats/formats/fc/changeregs/</u>).

Under section 106(1A) of the Broadcasting Act 1990 (as amended), Ofcom may consent to a change of a Format only if it is satisfied that *at least* one of the following five statutory criteria is satisfied:

- (a) that the departure would not substantially alter the character of the service;
- (b) that the departure would not narrow the range of programmes available by way of relevant independent radio services to persons living the area or locality for which the service is licensed to be provided;
- (c) that the departure would be conducive to the maintenance or promotion of fair and effective competition
- (d) that there is evidence that, amongst persons living in that area or locality, there is a significant demand for, or significant support for, the change that would result from the departure; or
- (e) that (i) the departure would result from programmes included in the licensed service ceasing to be made at premises in the area or locality for which the service is provided, but (ii) those programmes would continue to be made wholly or partly at premises within the approved area (as defined in section 314 of the Communications Act 2003 (local content and character of services)).

Only one of these five criteria need be satisfied in order for Ofcom to consent to the proposed change. However, even if Ofcom is of the opinion that the proposed change satisfies one or more of the statutory criteria, there may be reasons (depending on the particular circumstances of the case) why Ofcom may not consent to the proposed change. The additional criteria to which Ofcom will have regard when exercising this discretion can be found at: www.ofcom.org.uk/radio/ifi/rbl/formats/formats/fc/changeregs/)

Applicants should note that, under section 106ZA of the same Act (as amended), a proposed change that *does not* satisfy the first or last of these criteria (i.e. a change that Ofcom considers *would* or *could* substantially alter the character of the service, or does not relate to the origin of locally-made programmes) must, if it is to be considered further under any of the other three criteria, be consulted upon.<sup>#</sup>.

In the event that Ofcom receives a request for Format change and considers that criterion (a) or (e) is *not* satisfied, it will seek confirmation from the applicant as to whether it wishes to proceed with the request (and, if so, whether it wishes to amend or replace its submission in light of the necessity to make it public).

Please set out the statutory criterion, or criteria, set out in section 106(1A) of the Broadcasting Act 1990 that you believe is/are satisfied in relation to this Format change request, and the reasons for this:

# Section 106(1A)(b) that the departure would not narrow the range of programmes available by way of relevant independent radio services to persons living in the area or locality for which the service is licensed to be provided

The change is being requested to bring the formats of a number of the stations in the Capital FM network into line. The change will not narrow the range of programmes available to persons living in the area served by the station because the station will continue to provide programmes which are distinctive in the area served by the station.

No other commercial stations broadcast in the area served by the station are rhythmic-based. Clyde 1 and Forth 1 are licensed to provide "contemporary and chart music", Real Radio is a "full service adult contemporary music" station, and Rock Radio provides a "rock/pop music" service. Smooth is a "melodic music station featuring lifestyle oriented speech" primarily targeting the over 50s, while Clyde 2 and Forth 2 on AM target the over-35s, operating under a "broad music" format.

The proposed new format description will therefore ensure that the service remains distinctive in comparison to the other local commercial services available in the area.

This can be demonstrated by a comparison of the music played by stations available in the local area against that played on Capital Yorkshire, a station with a "rhythmicbased" format description on which the proposed new format is based. In the week of 15<sup>th</sup> to 21<sup>st</sup> May the following %'s of Capital Yorkshire's top 100 tracks were also played on the following stations in the area served by Capital Scotland:-

- Rock Radio: 0%
- Smooth: 3%
- Real Radio: 15%
- Forth 1: 37%
- Clyde 1: 41%

The largest overlap was between Capital Yorkshire and Clyde 1, reflecting the current popularity of rhythmic tracks, but nevertheless, a majority of the tracks played on Capital Yorkshire did not feature in the top 100 tracks on Clyde 1. Overall, 54% of the top 100 tracks on Capital Yorkshire were not in the top 100 tracks played on any of the other FM stations available in the area during the period.

This analysis clearly demonstrates that a rhythmic-based format would be distinctive in the market and would not result in a narrowing of the range of programmes available in the area served by the station.

The current format description requires the station to play "a fresh dynamic mix of

new rock and dance music". This flexible format provides the station with the opportunity to change the music mix and adapt to evolving musical tastes (for example, between new and contemporary modern rock, indie/alternative, and dance/dance-related music), while continuing to target listeners below 39. Under the current format description, the station is able to vary its output between genres over time and so could, for example, substantially increase the amount of rock music played (as was the case between 2006 and 2008 when the station was branded XFM Scotland). The proposed new format description would commit the station to maintaining a rhythmic-based service and would thus ensure that the station did not compete directly with Rock Radio. The proposed new format description will therefore ensure there is greater diversity of programming available in the area served by the licence than is the case under the current format description.

The proposed new format description will also commit the licensee to target a younger audience than is currently the case.

The current format description requires the station to target under 39s whereas the proposed new format description targets 15-29 year-olds. The current average age of the station's listeners is 32 (Rajar Wave 1 2011). By committing to target a younger audience, the proposed new format description will broaden rather than narrow the range of programmes available in the area since all the other commercial stations in the area have older audiences, with listeners' average ages as follows:-

- Rock Radio: 38
- Clyde 1: 38
- Forth 1: 41
- Real Radio: 42
- Smooth Radio: 49
- Clyde 2: 46
- Forth 2: 47

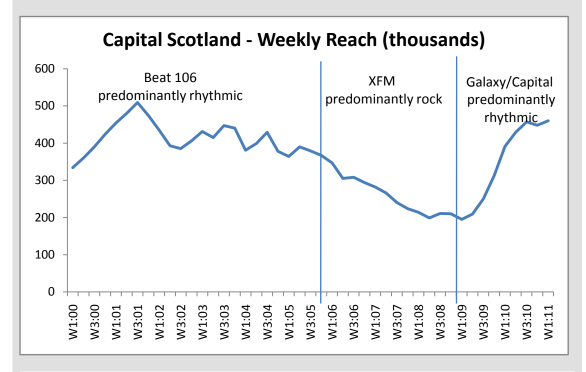
The reduction in the number of specialist hours, from 30 to 12, is not a significant change. Specialist programming is broadcast outside of daytime (this was a format requirement up to 2008) at times when audiences are relatively low, so the impact of this change on the overall character of service of the station will be limited. Specialist music is also much more widely available now to listeners through other media, particularly online, than was the case when the station was licensed and there is therefore less of a need for a regulatory requirement for such output on an analogue radio station.

# Section 106(1A)(d) that there is evidence that, amongst persons living in that area or locality, there is a significant demand for, or significant support for, the change that would result from the departure

The chart below plots the adult reach of the station since 2000 as measured by RAJAR. As noted above the current format permits the licensee to vary the proportions of rock and rhythmic music, the data clearly show that the station has been much more successful as a predominantly dance/rhythmic-based station than as a predominantly rock-based station.

The change to XFM, a predominantly rock-based station, was not successful and resulted in a reduction in reach of 43% between Wave 4 2005 (just prior to the relaunch as XFM Scotland) and Wave 3 2008 (just prior to the rebrand to Galaxy). Since then, reach has recovered to the levels enjoyed as Beat 106.

It is clear from the RAJAR data that there is significant demand amongst listeners in the areas served by the station for a predominantly rhythmic-based service.



Please provide any additional information and/or evidence in support of the proposed change(s) below. In particular, the applicant may wish to outline how they see that the proposed change fits within Ofcom's published Format change request policy (www.ofcom.org.uk/radio/ifi/rbl/formats/fc/changeregs),

and also Ofcom's Localness guidance, which includes our co-location and programme sharing policy (<u>www.ofcom.org.uk/radio/ifi/rbl/car/localness</u>).

The proposed change in format description is consistent with recent decisions taken by Ofcom including:-

- Ofcom's approval in November 2009 of Original 106.5's change of format description from an adult alternative station playing "an album-led, credible mix of adult-oriented music" to one playing "album tracks, classic rock, and predominantly non-contemporary pop/rock hits". This was on the basis that the station would continue to be distinctive in the local market.
- Ofcom's approval in March 2010 of a change in Nation Radio's format description from an "alternative rock station... playing modern and classic rock genres" to "a predominantly modern rock station" with "other complementary genres" complementing the output, on the basis that the station would change but would retain its distinctiveness from other stations in the area.
- Ofcom's approval in July 2010 of Oxford's 107.9 FM's change of format description from "a mix of primarily new, 'cutting edge' and credible chart music (eg urban, dance and alternative)" to "a mix of primarily new and recent chart music", on the basis that the change would not substantially alter the character of service of the station.
- Ofcom's approval in August 2010 of the change in Smooth North West's format description of the station's music mix from an easy listening station featuring "easy listening music including jazz, soul, blues and r&b", to one featuring "easy listening music including music influenced by jazz and soul" and to reduce the station's commitment to

specialist programming from 45 hours a week of "specialist jazz programmes" to 12 hours a week of "specialist music programmes". Ofcom based this decision on the fact that the target audience would remain different to that served by other stations in the area and because the changes would not have an impact on the majority of listeners

In terms of the output of the station, which forms the basis of Ofcom's decision, the changes proposed for Capital Scotland are much less significant that the changes to other licences which have been approved in the past 2 years.

#### <u>Notes</u>

<sup>#</sup> Ofcom may approve a change under any of criteria (b) to (d) without consultation, or after a consultation of less than 28 days, if Ofcom considers that to hold a consultation at all, or for 28 days or more, would result in a delay that would be likely to prejudice the interests of the licensee. Ofcom may also remove for the purposes of consultation any confidential information submitted by the licensee.

Version 6 – amended April 2010

# ANALOGUE COMMERCIAL RADIO STATION FORMAT

#### Service name

# **CAPITAL FM SCOTLAND**

Licence number	AL243
Licensed area	Central Scotland
MCA population	2,395,417
Frequency/ies	106.1 and 105.7 MHz

### **Character of Service**

#### A FRESH DYNAMIC MIX OF NEW ROCK AND DANCE MUSIC FOR CENTRAL SCOTLAND FOR LISTENERS BELOW 39, WITH AT LEAST 30 HOURS A WEEK OF IDENTIFIABLE SPECIALIST MUSIC PROGRAMMES.

Service duration	24 hours
Locally-made programming	<i>Studio location:</i> Locally-made programming must be produced within the licensed area.
	<i>Locally-made hours:</i> At least 7 hours a day during daytime weekdays (must include breakfast). At least 4 hours daytime Saturdays and Sundays.
	Programme sharing: No arrangements.
Local news	At least hourly during peak-time weekdays and weekends. At other times UK-wide, nations and international news should feature.

#### Definitions

Speech	Excludes advertising, programme/promotional trails & sponsor credits
Peak-time	Weekday breakfast and drive-time, and weekend late breakfast
Daytime	06.00 to 19.00 weekdays and weekends

#### Notes

This Format should be read in conjunction with Ofcom's published Localness Guidelines

Last amended: June 2010

# Commercial and community radio stations operating in the Central Scotland area

### **Commercial Stations**

- Capital FM (Scotland)
   <u>http://www.ofcom.org.uk/static/radiolicensing/amfm/al243-1.htm</u>
- 103.1 Central FM <u>http://www.ofcom.org.uk/static/radiolicensing/amfm/al047-3.htm</u>
- Clyde 1
   <u>http://www.ofcom.org.uk/static/radiolicensing/amfm/al075-2.htm</u>
- Clyde 2
   <u>http://www.ofcom.org.uk/static/radiolicensing/amfm/al074-2.htm</u>
- Forth One <u>http://www.ofcom.org.uk/static/radiolicensing/amfm/al099-2.htm</u>
- Forth 2 http://www.ofcom.org.uk/static/radiolicensing/amfm/al098-2.htm
- Kingdom FM <u>http://www.ofcom.org.uk/static/radiolicensing/amfm/al223-2.htm</u>
- 96.3 Rock Radio (Paisley) <u>http://www.ofcom.org.uk/static/radiolicensing/amfm/al141-2.htm</u>
- Real Radio (Scotland)
   <u>http://www.ofcom.org.uk/static/radiolicensing/amfm/al168-1.htm</u>
- Smooth Radio (Glasgow)
   <u>http://www.ofcom.org.uk/static/radiolicensing/amfm/al290-1.htm</u>
- YOUR Radio
   <u>http://www.ofcom.org.uk/static/radiolicensing/amfm/al264-1.htm</u>

## **Community Stations**

- 98.5 Garrison FM (Edinburgh) <u>http://www.ofcom.org.uk/static/radiolicensing/Community/cr079.htm</u>
- Black Diamond FM (east and central Midlothian)
   <u>http://www.ofcom.org.uk/static/radiolicensing/Community/cr081.htm</u>

- Awaz FM (Glasgow)
   <u>http://www.ofcom.org.uk/static/radiolicensing/Community/cr019.htm</u>
- Celtic Music (Glasgow)
   <u>http://www.ofcom.org.uk/static/radiolicensing/Community/cr137.htm</u>
- Insight Radio (Glasgow West)
   <u>http://www.ofcom.org.uk/static/radiolicensing/Community/cr017.htm</u>
- Leith FM (Leith)
   <u>http://www.ofcom.org.uk/static/radiolicensing/Community/cr079.htm</u>
- Pulse Community Radio (Barrhead)
   <u>http://www.ofcom.org.uk/static/radiolicensing/Community/cr138.htm</u>
- Revival FM (Cumbernauld)
   <u>http://www.ofcom.org.uk/static/radiolicensing/Community/cr020.htm</u>
- Sunny Govan Community Radio (Govan)
   <u>http://www.ofcom.org.uk/static/radiolicensing/Community/cr018.htm</u>