

**PARTIES TO THE APPLICATION**

Information concerning the officers, directors and cognizable shareholders of the assignee and its parent, Aurora Broadcasting, Inc. ("ABI") is set forth below. All of the officers and directors are citizens of the United States.

**Aurora License Holdings, Inc.**

Name and Address	Citizen ship	Position	Percentage of Votes	% of Total Assets
Aurora License Holdings, Inc. c/o Trumper Communications 900 Oakmont Lane, Suite 200 Westmont, IL 60559-1297	U.S.	N/A	N/A	N/A
Jeffrey Trumper 900 Oakmont Lane, Suite 200 Westmont, IL 60559-1297	U.S.	Director, President and CEO, Treasurer, Secretary	0	0
William Kitsilis 7 Douglas Drive Cumberland, RI 02864	U.S.	Director	0	0
Gregory F. Curtis 19 Benefit Street Providence, RI 02904	U.S.	Director	0	0
Aurora Broadcasting, Inc. c/o Trumper Communications 900 Oakmont Lane, Suite 200 Westmont, IL 60559-1297	U.S.	N/A	100	100

**Aurora Broadcasting, Inc.**

Name and Address	Citizen ship	Position	Percentage of Votes	% of Total Assets
Aurora Broadcasting, Inc. c/o Trumper Communications 900 Oakmont Lane, Suite 200 Westmont, IL 60559-1297	U.S.	N/A	N/A	N/A
Jeffrey Trumper 900 Oakmont Lane, Suite 200 Westmont, IL 60559-1297	U.S.	Director, President and CEO, Treasurer, Secretary	67	67
William Kitsilis 7 Douglas Drive Cumberland, RI 02864	U.S.	Director	0	0
Gregory F. Curtis 19 Benefit Street Providence, RI 02904	U.S.	Director	0	0

As set forth above, Jeffrey Trumper (“Trumper”) owns 67% of the stock of ABI. Under the Commission’s multiple ownership rules, Trumper is a single majority shareholder and the other ABI shareholders’ interests are deemed nonattributable. On December 14, 2001, the Commission suspended the elimination of the single majority shareholder exemption for purposes of the broadcast and cable/MDS attribution rules pending the resolution of the Commission’s Further Notice of Proposed Rulemaking in CS Docket Nos. 98-82, 96-85, and MM Docket Nos. 92-264, 94-150, 92-51 and 87-154. *Review of the Commission’s Regulations Governing Attribution of Broadcast and Cable/MDS Interests*, 16 FCC Rcd 22310 (2001). The minority shareholders of ABI -- Providence Equity Partners IV L.P. and Providence Equity Operating Partners IV L.P. -- are institutional investors, and due to their nonattributable status, are not included as parties to the instant application. In addition, the ABI institutional investors do not meet the equity debt plus threshold contained in the Commission’s rules. Pursuant to a Securityholders’ Agreement dated as of May 16, 2005 between ABI, Trumper and the institutional investors, the institutional investors hold certain minority shareholder protections,

including without limitation, the right to approve certain fundamental matters with respect to the operations of ABI, the right to appoint two observers to ABI's Board of Directors, and the right to nominate certain directors. Such protections for institutional investors are typical and the Commission has long held that a minority shareholder's approval rights over fundamental corporate matters are "permissible investor protections that neither restrict a corporation's discretion or rise to the level of attributable influence." *Shareholders of Hispanic Broadcasting Corporation*, 18 FCC Rcd 18834 (2003), quoting *Shareholders of AMFM, Inc.*, 15 FCC Rcd 16062, 16078 (2000). See also *In re Telemundo Communications Group, Inc.*, 17 FCC Rcd 6958 (2002). A copy of the Securityholders' Agreement is attached. By amendment dated October 26, 2005, the parties submitted an Amended and Restated Securityholders' Agreement which restates the original Securityholders' Agreement. The amended and Restated Agreement deletes the institutional investors' right to appoint two observers to ABI's Board of Directors.