Amended March 29, 2004

Assignment of License Application (FCC Form 314)
Response to Section III, Question 4

Exhibit 11

Assignee's Legal Qualifications

The following table, which is consistent with the format of Section III, Question 4 on FCC Form 314, lists the following:

- (1.) Name and address of the assignee and each party to the application holding an attributable interest (if other than individual also show name, address and citizenship of natural person authorized to vote the stock of holding the attributable interest). List the assignee first, officers next, then directors and, thereafter, remaining stockholders and other entities with attributable interests, and partners.
- (2.) Citizenship.
- (3.) Positional Interest; Officer, director; general partner, limited partner, LLC member, investor/creditor attributable under the Commission's equity/debt plus standard, etc.
- (4.) Percentage of votes.
- (5.) Percentage of total assets (equity plus debt).

Freedom Broadcasting of Tennessee Licensee, L.L.C., a Delaware limited liability company, is the proposed assignee of the FCC licenses associated with television station WTVC(TV) (Facility ID #22590), Chattanooga, TN. Freedom Broadcasting of Tennessee Licensee, L.L.C. will be 100% owned and controlled by Freedom Broadcasting of Tennessee, Inc., which will be 100% owned and controlled by Freedom Broadcasting of Texas, Inc., which will be 100% owned and controlled by Freedom Broadcasting, Inc., which will be 100% owned and controlled by Freedom Communications, Inc., a Delaware corporation. Freedom Communications, Inc., in turn, will be 100% owned and controlled by Freedom Communications Holdings, Inc. Below is an outline of the proposed officers, directors and attributable stockholders of this licensee and its associated entities, Freedom Broadcasting of Tennessee,

Inc., Freedom Broadcasting of Texas, Inc., Freedom Broadcasting, Inc., Freedom Communications, Inc., and Freedom Communications Holdings, Inc. Below is a chart which outlines the sole member of Freedom Broadcasting of Tennessee Licensee, L.L.C., which will not have any officers, managers or directors:

1.	Freedom Broadcasting of	
	Tennessee, Inc.	
	P.O. Box 60028	
	Chattanooga, TN 37406	
2.	A Tennessee Corporation	
3.	Sole Member	
4.	100%	
5.	N/A	

Freedom Broadcasting of Tennessee, Inc., a Tennessee corporation, will be the sole member of Freedom Broadcasting of Tennessee Licensee, L.L.C. and will be a wholly-owned subsidiary of Freedom Broadcasting of Texas, Inc., a California corporation. Below is a chart which outlines the officers, directors and shareholders of Freedom Broadcasting of Tennessee, Inc.:

1.	Doreen Wade	David L. Kuykendall	Nancy Trillo
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	President and Director	Senior Vice President, Chief Financial Officer and Director	Vice President and Controller
4.	0	0	0
5.	0	0	0

1.	Richard A. Wallace	Joanne Norton	Katherine Bartzoff
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Secretary	Assistant Secretary	Assistant Secretary
4.	0	0	0
5.	0	0	0

1.	Alan J. Bell	Freedom Broadcasting of	
	c/o Freedom Communications,	Texas, Inc.	
	Inc.	c/o Freedom Communications,	
	17666 Fitch	Inc.	
	Irvine, CA 92614	17666 Fitch	
		Irvine, CA 92614	
2.	USA	A California Corporation	
3.	Director	Shareholder	
4.	0	100%	
5	0	N/A	

Freedom Broadcasting of Texas, Inc., a California corporation, will be the parent company of Freedom Broadcasting of Tennessee, Inc., and will be a wholly-owned subsidiary of Freedom Broadcasting, Inc., a Delaware corporation. Below is a chart which outlines the officers, directors and shareholders of Freedom Broadcasting of Texas, Inc.:

1.	Doreen Wade	David L. Kuykendall	Nancy Trillo
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	President and Director	Senior Vice President, Chief Financial Officer and Director	Vice President and Controller
4.	0	0	0
5.	0	0	0

1.	Richard A. Wallace	Joanne Norton	Katherine Bartzoff
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Secretary	Assistant Secretary	Assistant Secretary
4.	0	0	0
5.	0	0	0

1.	Alan J. Bell	Freedom Broadcasting, Inc.	
	c/o Freedom Communications,	c/o Freedom Communications,	
	Inc.	Inc.	
	17666 Fitch	17666 Fitch	
	Irvine, CA 92614	Irvine, CA 92614	
2.	USA	A Delaware Corporation	
3.	Director	Shareholder	
4.	0	100%	
5	0	N/A	

Freedom Broadcasting, Inc., a Delaware corporation, will be the parent company of Freedom Broadcasting of Texas, Inc. and will be a wholly-owned subsidiary of Freedom Communications, Inc. a Delaware corporation. Below is a chart which outlines the officers, directors and the sole shareholder of Freedom Broadcasting, Inc.:

1.	Doreen Wade	David L. Kuykendall	William A. Rinchik
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	President and Director	Senior Vice President, Chief Financial Officer and Director	Vice President, Finance and New Ventures
4.	0	0	0
5.	0	0	0

1.	Nancy S. Trillo	Richard A. Wallace	Joanne Norton
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Vice President and Controller	Secretary	Assistant Secretary
4.	0	0	0
5.	0	0	0

1.	Katherine Bartzoff	Alan J. Bell	Freedom Communications,
	c/o Freedom Communications,	c/o Freedom Communications,	Inc.
	Inc.	Inc.	17666 Fitch
	17666 Fitch	17666 Fitch	Irvine, CA 92614
	Irvine, CA 92614	Irvine, CA 92614	
2.	USA	USA	A Delaware Corporation
3.	Assistant Secretary	Director	Shareholder
4.	0	0	100%
5.	0	0	N/A

Freedom Communications, Inc., a Delaware corporation, will be the parent company of Freedom Broadcasting, Inc., and a wholly-owned subsidiary of Freedom Communications Holdings, Inc. Below is a chart which outlines the anticipated officers, directors and shareholders of Freedom Communications, Inc.

1.	Alan J. Bell	N. Christian Anderson III	David L. Kuykendall
	c/o Freedom Communications, Inc.	c/o Freedom Communications, Inc.	c/o Freedom Communications, Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	President, Chief Executive Officer and Director	Senior Vice President and President, Metro Information Division	Senior Vice President and Chief Financial Officer
4.	0	0	0
5.	0	0	0

1.	Jonathan Segal	Doreen Wade	Marcy E. Bruskin
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Senior Vice President and President, Community Newspaper Division	Vice President and President, Broadcast Division	Vice President, Human Resources & Organizational Development
4.	0	0	0
5.	0	0	0

1.	Richard A. Wallace	Michael Brown	Joanne Norton
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Vice President and Secretary	Vice President and Chief Information Officer	Vice President, Shareholder Relations & Assistant Secretary
4.	0	0	0
5.	0	0	0

1.	Katherine Bartzoff	Nancy S. Trillo	Rachel Sagan
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Assistant Secretary	Vice President and Controller	Vice President and General Counsel
4.	0	0	0
5.	0	0	0

1.	Raymond C. H. Bryan	Thomas W. Bassett	Robin J. Hardie
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Director	Director	Director
4.	0	0	0
5.	0	0	0

1.	David D. Threshie	Michael J. Dominguez	Mark J. Masiello
	c/o Freedom Communications,	c/o Providence Equity Partners,	c/o Providence Equity
	Inc.	Inc.	Partners, Inc.
	17666 Fitch	50 Kennedy Plaza	50 Kennedy Plaza
	Irvine, CA 92614	18 th Floor	18 th Floor
		Providence, RI 02903	Providence, RI 02903
2.	USA	USA	USA
3.	Director	Director	Director
4.	0	0	0
5.	0	0	0

1.	Mark T. Gallogly	David M. Tolley	William F. Baker
	c/o The Blackstone Group	c/o The Blackstone Group	c/o Freedom Communications,
	345 Park Avenue	345 Park Avenue	Inc.
	New York, NY 10154	New York, NY 10154	17666 Fitch
			Irvine, CA 92614
2.	USA	USA	USA
3.	Director	Director	Director
4.	0	0	0
5.	0	0	0

1.	Scott N. Flanders	Robert L. Krakoff	Burl Osborne
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Director	Director	Director
4.	0	0	0
5.	0	0	0

1.	Freedom Communications	
	Holdings, Inc. c/o Freedom Communications,	
	Inc.	
	17666 Fitch Irvine, CA 92614	
2.	USA	
3.	Stockholder	
4.	100%	
5.	0	

Freedom Communications Holdings, Inc., a Delaware corporation, will be the ultimate parent of the proposed assignee. Below is a chart which outlines the anticipated officers, directors and 5% or more stockholders of Freedom Communications Holdings, Inc. As explained in the description of the proposed transaction attached as Exhibit 4, depending on the effect of certain cash elections to be made by the current shareholders of Freedom Communications, Inc. (who may elect to receive cash instead of stock for some or all of their existing shares), the attributable stockholders of new Freedom Communications Holdings, Inc. will not be precisely identifiable until shortly before closing the of the proposed transaction. However, Freedom Communications Holdings, Inc. is able to identify every potential holder of 5% or more of its voting shares. Therefore, the chart below includes all potential holders of Freedom Communications Holdings, Inc. voting stock whose interest could equal or exceed 5% upon

closing. The percentage of votes listed for these potential shareholders reflects the maximum percentage that could be expected to occur under the cash election mechanics. After the closing of the proposed transaction, Freedom Communications Holdings, Inc. will file an ownership report that reflects which of these persons and entities actually holds a 5% or greater voting stock interest in Freedom Communications Holdings, Inc.

Below is a chart which outlines the anticipated officers, directors and 5% or more stockholders of Freedom Communications Holdings, Inc.¹

1.	Alan J. Bell c/o Freedom Communications,	N. Christian Anderson III c/o Freedom Communications,	David L. Kuykendall c/o Freedom Communications,
	Inc. 17666 Fitch Irvine, CA 92614	Inc. 17666 Fitch Irvine, CA 92614	Inc. 17666 Fitch Irvine, CA 92614
2.	USA	USA	USA
3.	President, Chief Executive Officer and Director	Senior Vice President and President, Metro Information Division	Senior Vice President and Chief Financial Officer
4.	0	0	0
5.	0	0	0

1

As discussed more specifically herein, two funds affiliated with Blackstone and one fund affiliated with Providence Equity will acquire a greater than 5% voting interest in Freedom Communications Holdings, Inc. (the "Attributable Funds"). In addition to the Attributable Funds, it is contemplated that three other funds affiliated with Blackstone (Blackstone FC Capital Partners IV-A L.P., Blackstone Family Investment Partnership IV-A L.P. and Blackstone Family Communications Partnership I L.P.) and one fund affiliated with Providence Equity (Providence Equity Operating Partners IV L.P.) will acquire, in the aggregate, less than a one percent voting interest in Freedom Communications Holdings, Inc. These four other funds therefore will not acquire an attributable interest and are not separately detailed below. However, the general partners of these four other funds also will serve as the general partner of an Attributable Fund detailed below and information about those general partners is provided below.

1.	Jonathan Segal	Doreen Wade	Marcy E. Bruskin
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Senior Vice President and President, Community Newspaper Division	Vice President and President, Broadcast Division	Vice President, Human Resources & Organizational Development
4.	0	0	0
5.	0	0	0

1.	Richard A. Wallace	Michael Brown	Joanne Norton
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Vice President, Secretary and Shareholder	Vice President and Chief Information Officer	Vice President, Shareholder Relations & Assistant Secretary
4.	4.16%*; see also Wallpart, Ltd. and Threshie, Ltd.	0	0
5.	N/A	0	0

1.	Katherine Bartzoff	Nancy S. Trillo	Rachel Sagan
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Assistant Secretary	Vice President and Controller	Vice President and General Counsel
4.	0	0	0
5.	0	0	0

^{*}Ownership percentage includes ownership in a fiduciary capacity, either as an executor, trustee or custodian, in addition to ownership for the benefit of the individual and his/her spouse and/or descendants.

1.	Timothy C. Hoiles	R. David Threshie, Jr.	David D. Threshie
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Shareholder	Shareholder	Director and Shareholder
4.	13.22%*	7.66%*; see also Threshie, Ltd.	0.01%*; see also Threshie, Ltd.
5.	N/A	N/A	N/A

1.	David M. Tolley c/o The Blackstone Group 345 Park Avenue New York, NY 10154	Thomas W. Bassett c/o Freedom Communications, Inc. 17666 Fitch Irvine, CA 92614	Raymond C. H. Bryan c/o Freedom Communications, Inc. 17666 Fitch Irvine, CA 92614
2.	USA	USA	USA
3.	Director	Chairman** Director and Shareholder	Director and Shareholder
4.	0	2.23%*	0.98%*
5.	0	N/A	N/A

^{*}Ownership percentage includes ownership in a fiduciary capacity, either as an executor, trustee or custodian, in addition to ownership for the benefit of the individual and his/her spouse and/or descendants.

^{**}Mr. Bassett has been selected to serve as interim Chairman of the board of directors.

1.	Robin J. Hardie	Mark T. Gallogly	Michael J. Dominguez
	c/o Freedom Communications,	c/o The Blackstone Group	c/o Providence Equity
	Inc.	345 Park Avenue	Partners, Inc.
	17666 Fitch	New York, NY 10154	50 Kennedy Plaza
	Irvine, CA 92614		18 th Floor
			Providence, RI 02903
2.	USA	USA	USA
3.	Director and Shareholder	Director	Director
4.	7.96%*	0	0
5.	N/A	0	0

^{*}Ownership percentage includes ownership in a fiduciary capacity, either as an executor, trustee or custodian, in addition to ownership for the benefit of the individual and his/her spouse and/or descendants.

1.	Scott N. Flanders	Robert L. Krakoff	Burl Osborne
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Director	Director	Director
4.	0	0	0
5.	0	0	0

1.	Mark J. Masiello	William F. Baker	David C. Hardie
	c/o Providence Equity Partners,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	50 Kennedy Plaza	17666 Fitch	17666 Fitch
	18 th Floor	Irvine, CA 92614	Irvine, CA 92614
	Providence, RI 02903		
2.	USA	USA	USA
3.	Director	Director	Shareholder
4.	0	0	0.31%*; see also HIP, Ltd.
5.	0	0	N/A

1.	Threshie, Ltd. c/o Freedom Communications, Inc. 17666 Fitch Irvine, CA 92614	HIP, Ltd. c/o Freedom Communications, Inc. 17666 Fitch Irvine, CA 92614	Providence Equity Partners IV L.P. c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 th Floor
2.	A California Limited Partnership	A California Limited Partnership	Providence, RI 02903 A Delaware Limited Partnership
3.	Shareholder	Shareholder	Shareholder
4.	16.30%	44.83%	19.94%
5.	N/A	N/A	N/A

^{*}Ownership percentage includes ownership in a fiduciary capacity, either as an executor, trustee or custodian, in addition to ownership for the benefit of the individual and his/her spouse and/or descendants.

1.	Blackstone FC Capital Partners	Wallpart, Ltd.	Judge Paul Egly, Trustee
	IV L.P.	c/o Freedom Communications,	Trust Established Under the
	c/o The Blackstone Group	Inc.	Will of James Howard Hoiles
	345 Park Avenue	17666 Fitch	c/o Freedom Communications,
	New York, NY 10154	Irvine, CA 92614	Inc.
			17666 Fitch
			Irvine, CA 92614
2.	A Delaware Limited	A California Limited	A California Trust
	Partnership	Partnership	
3.	Shareholder	Shareholder	Shareholder
4.	7.2%	8.34%	6.39%*
5.	N/A	N/A	N/A

1.	Mary Elizabeth Hoiles Bassett	Steven R. Hardie	Melissa Hardie Stuart**
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Shareholder	Shareholder	Shareholder
4.	9.67%*; see also Threshie, Ltd.	0.01%*; see also HIP, Ltd.	0.35%*; see also HIP, Ltd.
5.	N/A	N/A	N/A

^{*}Ownership percentage includes ownership in a fiduciary capacity, either as an executor, trustee or custodian, in addition to ownership for the benefit of the individual and his/her spouse and/or descendants.

^{**}Melissa Hardie Stuart formerly was known as Melissa H. Coslor.

1.	Pamela J. Hoiles	Penelope Oncken	Patricia Hoiles Wallace
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Shareholder	Shareholder	Shareholder
4.	14.12%*	13.32%*	6.54%*; see also Wallpart, Ltd.
5.	N/A	N/A	N/A

^{*}Ownership percentage includes ownership in a fiduciary capacity, either as an executor, trustee or custodian, in addition to ownership for the benefit of the individual and his/her spouse and/or descendants.

1.	Robert C. Hardie	Blackstone FC	Douglas R. Hardie
	c/o Freedom Communications,	Communications Partners LP	c/o Freedom Communications,
	Inc.	c/o The Blackstone Group	Inc.
	17666 Fitch	345 Park Avenue	17666 Fitch
	Irvine, CA 92614	New York, NY 10154	Irvine, CA 92614
2.	USA	A Delaware Limited Partnership	USA
3.	Shareholder	Shareholder	Shareholder
4.	0.07%*; see also HIP, Ltd.	21.9%	7.56%*
5.	N/A	N/A	N/A

^{*}Ownership percentage includes ownership in a fiduciary capacity, either as an executor, trustee or custodian, in addition to ownership for the benefit of the individual and his/her spouse and/or descendants.

HIP, Ltd., a California limited partnership, could hold up to 44.83% of the outstanding voting shares Freedom Communications Holdings, Inc., following the proposed transaction. The following is a chart which outlines the general partners and limited partners of HIP, Ltd.:

1.	David C. Hardie, Inc.	Melissa H. Coslor, Inc. ²	Steven R. Hardie, Inc.
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	A Delaware corporation	A Delaware corporation	A Delaware corporation
3.	General Partner	General Partner	General Partner
4.	N/A	N/A	N/A
5.	0.06%**	0.06%**	0.06%**

^{**}Equity Interest

1.	Browns Valley Corporation	Three-Gee Partners, Inc	Insulated Limited Partners ³
	c/o Freedom Communications,	c/o Freedom Communications,	
	Inc.	Inc.	
	17666 Fitch	17666 Fitch	
	Irvine, CA 92614	Irvine, CA 92614	
2.	A California corporation	A California corporation	USA
3.	General Partner	General Partner	Insulated Limited Partners
4.	N/A	N/A	N/A
5.	0.04%**	0.57%**	99.21%**

^{**}Equity Interest

Browns Valley Corporation, a general partner of HIP, Ltd., is a California corporation.

Below is a chart which outlines the officers, directors and stockholders of Browns Valley Corporation:

² Melissa Hardie Stuart formerly was known as Melissa H. Coslor.

Pursuant to the HIP, Ltd. partnership agreement, HIP, Ltd. limited partners are not authorized to participate in the management of the partnership, and have no right or authority to act for or bind the partnership. Attached as Exhibit 11 – Attachment 1 is a certification of a general partner of HIP, Ltd. that confirms that the limited partners are so insulated. See 47 CFR §73.3555 Note 2(f). As noted below, Robert C. Hardie, David C. Hardie, Melissa Hardie Stuart, and Steven R. Hardie have interests in the general partners of HIP, Ltd. These individuals also have interests in family trusts, family corporations, family partnerships and/or family custodial arrangements that hold limited partnership interests in HIP, Ltd. The qualifications of HIP, Ltd. last were given plenary review by the Commission in connection with the FCC Form 314 application for the acquisition by Freedom Broadcasting of Michigan, Inc. of WWMT(TV), Kalamazoo, Michigan, and WLAJ(TV), Lansing, Michigan, in 1998. See FCC File Nos. BALCT-19980227IR and BALCT-19980227IQ (Applications at Exhibit A, pages 10, 12-14 & Attachment 2).

1.	Robert C. Hardie	David C. Hardie	Jan Rosati
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	President, Director and Shareholder	Vice President	Treasurer
4.	100%	0	0
5.	N/A	N/A	N/A

1.	Lori Gee	Lauri Davis
	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.
	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA
3.	Secretary	Assistant Secretary
4.	0	0
5.	N/A	N/A

Melissa H. Coslor, Inc., a general partner of HIP, Ltd., is a Delaware corporation. The officers, directors and stockholders of Melissa H. Coslor, Inc. are as follows:

1.	Melissa Hardie Stuart	David C. Hardie	Jan Rosati
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	President, Director and Shareholder	Vice President	Treasurer
4.	100%	0	0
5.	N/A	N/A	N/A

1.	Lori Gee c/o Freedom Communications, Inc. 17666 Fitch Irvine, CA 92614	
2.	USA	
3.	Secretary	
4.	0	
5.	N/A	

Steven R. Hardie, Inc. a general partner of HIP, Ltd., is a Delaware corporation. The officers, directors and stockholders of Steven R. Hardie, Inc. are as follows:

1.	Steven R. Hardie	David C. Hardie	Jan Rosati
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	President, Director and Shareholder	Vice President	Treasurer
4.	100%	0	0
5	N/A	N/A	N/A

1.	Lori Gee c/o Freedom Communications, Inc. 17666 Fitch Irvine, CA 92614	
2.	USA	
3.	Secretary	
4.	0	
5	N/A	

David C. Hardie, Inc. a general partner of HIP, Ltd., is a Delaware corporation. The officers, directors and stockholders of David C. Hardie, Inc. are as follows:

1.	David C. Hardie	Jan Rosati	Lori Gee
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	President, Vice President, Director, and Shareholder	Treasurer	Secretary
4.	100%	0	0
5	N/A	N/A	N/A

Three Gee Partners, Inc., a general partner of HIP, Ltd., is a California corporation.

The officers, directors and stockholders of Three Gee Partners, Inc. are as follows:

1.	Steven R. Hardie	Melissa Hardie Stuart	David C. Hardie
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	President/Director/Shareholder	Shareholder	Vice President/Shareholder
4.	33.33%	33.33%	33.33%
5.	N/A	N/A	N/A

1.	Jan Rosati	Lori Gee	Melanie S. Coslor
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	USA	USA	USA
3.	Treasurer	Secretary	Director
4.	0	0	0
5.	N/A	N/A	N/A

1.	Cory Ritchie	
	c/o Freedom Communications,	
	Inc.	
	17666 Fitch	
	Irvine, CA 92614	
2.	USA	
3.	Director	
4.	0	
5.	N/A	

Threshie, Ltd., a California limited partnership, could hold up to 16.30% of the outstanding voting shares of Freedom Communications Holdings, Inc. following the proposed transaction. Below is a chart which outlines the general partners and limited partners of Threshie, Ltd.:

1.	Threshie Family Trust, Part A	Threshie Family Trust, Part B	Ann Threshie Roberts Trust
	c/o Freedom Communications,	c/o Freedom Communications,	c/o Freedom Communications,
	Inc.	Inc.	Inc.
	17666 Fitch	17666 Fitch	17666 Fitch
	Irvine, CA 92614	Irvine, CA 92614	Irvine, CA 92614
2.	A California trust	A California trust	A California trust
3.	General Partner	General Partner	General Partner
4.	N/A	N/A	N/A
5.	See narrative below	See narrative below	See narrative below

1.	Susan Threshie Barrett Trust	David Dunlap Threshie Trust	Limited Partners
	c/o Freedom Communications,	c/o Freedom Communications,	
	Inc.	Inc.	
	17666 Fitch	17666 Fitch	
	Irvine, CA 92614	Irvine, CA 92614	
2.	A California trust	A California trust	USA
3.	General Partner	General Partner	Limited Partners
4.	N/A	N/A	N/A
5.	See narrative below	See narrative below	See narrative below

The Threshie Family Trust, Part A, a trust formed under California law, is a general partner of Threshie, Ltd. The trustee of the Threshie Family Trust, Part A is as follows:

1.	R. David Threshie, Jr., Trustee	
	c/o Freedom Communications,	
	Inc.	
	17666 Fitch	
	Irvine, CA 92614	
2.	USA	
3.	Trustee	
4.	100%	
5.	See narrative below	

The Threshie Family Trust, Part B, a trust formed under California law, is a general partner of Threshie, Ltd. The trustee of Threshie Family Trust, Part B is as follows:

1.	Judith A. Threshie, Trustee	
	c/o Freedom Communications,	
	Inc.	
	17666 Fitch	
	Irvine, CA 92614	
2.	USA	
3.	Trustee	
4.	100%	
5.	See narrative below	

The Ann Threshie Roberts Trust, a trust formed under California law, is a general partner of Threshie, Ltd. The trustee of the Ann Threshie Roberts Trust is as follows:

1.	Ann Threshie Roberts, Trustee c/o Freedom Communications, Inc. 17666 Fitch Irvine, CA 92614	
2.	USA	
3.	Trustee	
4.	100%	
5.	See narrative below	

The Susan Threshie Barrett Trust., a trust formed under California law, is a general partner of Threshie, Ltd. The trustee of the Susan Threshie Barrett Trust is as follows:

1.	Susan Threshie Barrett, Trustee c/o Freedom Communications, Inc. 17666 Fitch Irvine, CA 92614	
2.	USA	
3.	Trustee	
4.	100%	
5.	See narrative below	

The David Dunlap Threshie Trust, a trust formed under California law, is a general partner of Threshie, Ltd. The trustee of the David Dunlap Threshie Trust is as follows:

1.	David Dunlap Threshie, Trustee c/o Freedom Communications,	
	Inc. 17666 Fitch	
	Irvine, CA 92614	
2.	USA	
3.	Trustee	
4.	100%	
5.	See narrative below	

As noted above, R. David Threshie, Judith A. Threshie, Ann Threshie Roberts, Susan Threshie Barrett and David Dunlap Threshie are trustees of the general partners of Threshie, Ltd. All of the limited partnership interests in Threshie, Ltd. are held by family trusts of which R. David Threshie, Jr., Judith A. Threshie, Ann Threshie Roberts, Susan Threshie Barrett, and/or David Dunlap Threshie are trustees. Collectively, these five individuals have beneficial ownership of all of the economic interests in Threshie, Ltd. Richard A. Wallace and Mary Elizabeth Hoiles Bassett, who may hold separate interests in Freedom Communications Holdings, Inc., are co-trustees of certain of these family trusts that hold limited partnership interests in Threshie, Ltd.

Wallpart, Ltd., a California limited partnership, could hold up to 8.34% of the outstanding voting shares of Freedom Communications Holdings, Inc., following the proposed transaction. The following is a chart which outlines the general partners and limited partners of Wallpart, Ltd.:

1.	Patricia Hoiles Wallace Trust	Richard Allan Wallace Trust	Gregory J. Wallace, Revocable
	c/o Freedom Communications,	c/o Freedom Communications,	Trust
	Inc.	Inc.	c/o Freedom Communications,
	17666 Fitch	17666 Fitch	Inc.
	Irvine, CA 92614	Irvine, CA 92614	17666 Fitch
			Irvine, CA 92614
2.	A California Trust	A California Trust	A California Trust
3.	General Partner	General Partner	General Partner
4.	N/A	N/A	N/A
5.	See narrative below	See narrative below	See narrative below

1.	Jeffrey L. Wallace Revocable	Brian A. Wallace Revocable	Limited Partners
	Trust	Trust	
	c/o Freedom Communications,	c/o Freedom Communications,	
	Inc.	Inc.	
	17666 Fitch	17666 Fitch	
	Irvine, CA 92614	Irvine, CA 92614	
2.	USA	USA	USA
3.	General Partner	General Partner	Limited Partners
4.	N/A	N/A	N/A
5.	See narrative below	See narrative below	See narrative below

The Patricia Hoiles Wallace Trust, a trust formed under California law, is a general partner of Wallpart, Ltd. The trustee of the Patricia Hoiles Wallace Trust is as follows:

1.	Patricia Hoiles Wallace Trustee	
	c/o Freedom Communications,	
	Inc.	
	17666 Fitch	
	Irvine, CA 92614	
2.	USA	
3.	Trustee	
4.	100%	
5.	See narrative below	

The Richard Allan Wallace Trust, a trust formed under California law, is a general partner of Wallpart, Ltd. The trustee of the Richard Allan Wallace Trust is as follows:

1.	. Richard A. Wallace, Trustee c/o Freedom Communications, Inc. 17666 Fitch Irvine, CA 92614	
2.	. USA	
3.	. Trustee	
4.	. 100%	
5.	. See narrative below	

The Gregory J. Wallace, Revocable Trust, a trust formed under California law, is a general partner of Wallpart, Ltd. The trustee of the Gregory J. Wallace Revocable Trust is as follows:

1.	Gregory J. Wallace, Trustee	
	c/o Freedom Communications,	
	Inc.	
	17666 Fitch	
	Irvine, CA 92614	
2.	USA	
3.	Trustee	
4.	100%	
5.	See narrative below	

The Jeffrey L. Wallace Trust, a trust formed under California law, is a general partner of Wallpart, Ltd. The trustee of the Jeffrey L. Wallace Trust is as follows:

1.	Jeffrey L. Wallace, Trustee	
	c/o Freedom Communications,	
	Inc.	
	17666 Fitch	
	Irvine, CA 92614	
2.	USA	
3.	Trustee	
4.	100%	
5.	See narrative below	

The Brian A. Wallace Revocable Trust, a trust formed under California law, is a general partner of Wallpart, Ltd. The trustee of the Brian A. Wallace Revocable Trust is as follows:

1.	Brian A. Wallace, Trustee c/o Freedom Communications,	
	Inc. 17666 Fitch Irvine, CA 92614	
2.	USA	
3.	Trustee	
4.	100%	
5.	See narrative below	

As noted above, Patricia Hoiles Wallace, Richard A. Wallace, Gregory J. Wallace,
Jeffrey L. Wallace, and Brian A. Wallace are trustees of the general partners of Wallpart, Ltd. All of the
limited partnership interests in Wallpart, Ltd. are held by trusts of which Richard A. Wallace, Gregory J.
Wallace, Jeffrey L. Wallace or Brian A. Wallace are trustees. Collectively, these five individuals have
beneficial ownership of all of the economic interests in Wallpart, Ltd.

Providence Equity Partners IV L.P., a Delaware Limited Partnership, could be a 19.94% voting shareholder of Freedom Communications Holdings, Inc. Below is a chart which outlines the general partners and limited partners of Providence Equity Partners IV L.P.:

1.	Providence Equity GP IV L.P.	Insulated Limited Partners	
	c/o Providence Equity Partners, Inc.		
	50 Kennedy Plaza		
	18 th Floor		
	Providence, RI 02903		
2.	A Delaware Limited Partnership	**See note below	
3.	General Partner	Insulated Limited Partners	
4.	100%	N/A	
5.	0.2%*	99.8%*	

^{*}Equity Interest

Providence Equity GP IV L.P., a Delaware Limited Partnership, is the general partner of Providence Equity Partners IV L.P.⁴ Below is a chart which outlines the general partners and limited partners of Providence Equity GP IV L.P.:

1.	Providence Equity Partners IV L.L.C. c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 th Floor	Jonathan M. Nelson c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 th Floor Providence, RI 02903	Glen M. Creamer c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 th Floor Providence, RI 02903
	Providence, RI 02903	1 Tovidence, KI 02903	1 Tovidence, KI 02903
2.	A Delaware Limited Liability Company	USA	USA
3.	General Partner	Limited Partner	Limited Partner
4.	100%	N/A	N/A
5.	1%*	**See note below	**See note below

^{*}Equity Interest

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^{**}Certain of the insulated limited partners of the fund, representing approximately 16% of the equity of the fund, are foreign entities or individuals.

Providence Equity GP IV L.P. also is the general partner of another fund (Providence Equity Operating Partners IV L.P.) that could be a 0.64% voting shareholder of Freedom Communications Holdings, Inc. Approximately 5.6% of the insulated limited partners in that other fund are foreign entities or individuals.

1.	Paul Salem	Michael J. Dominguez	Mark J. Masiello
	c/o Providence Equity Partners,	c/o Providence Equity Partners,	c/o Providence Equity
	Inc.	Inc.	Partners, Inc.
	50 Kennedy Plaza	50 Kennedy Plaza	50 Kennedy Plaza
	18 th Floor	18 th Floor	18 th Floor
	Providence, RI 02903	Providence, RI 02903	Providence, RI 02903
2.	USA	USA	USA
3.	Limited Partner	Limited Partner	Limited Partner
4.	N/A	N/A	N/A
5.	**See note below	**See note below	**See note below

^{**}The indirect interest in the assignee held by these individuals or entities through their respective interests in this partnership will represent less than one percent of the total assets (debt plus equity) of the assignee.

1.	Mark J. Noble c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 th Floor Providence, RI 02903	Jonathan M. Nelson Associates II, L.P. c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 th Floor	Glenn M. Creamer Associates II, L.P. c/o Providence Equity Partners, Inc. 50 Kennedy Plaza 18 th Floor
	110 (200100), 112 02/00	Providence, RI 02903	Providence, RI 02903
2.	USA	A Delaware Limited Partnership	A Delaware Limited Partnership
3.	Limited Partner	Limited Partner	Limited Partner
4.	N/A	N/A	N/A
5.	**See note below	**See note below	**See note below

1.	Paul J. Salem Associates II,	Insulated Limited Partners	
	L.P.		
	c/o Providence Equity Partners,		
	Inc.		
	50 Kennedy Plaza		
	18 th Floor		
	Providence, RI 02903		
2.	A Delaware Limited	USA	
	Partnership		
3.	Limited Partner	Insulated Limited Partners***	
4.	N/A	N/A	
5.	**See note below	**See note below	

^{**}The indirect interest in the assignee held by these individuals or entities through their respective interests in this partnership will represent less than one percent of the total assets (debt plus equity) of the assignee.

***The remaining limited partners of Providence Equity GP IV L.P. ("PEGPIV") have been insulated from the investment in Freedom pursuant to FCC rules and thus are not considered to have an attributable interest in Freedom. It should be noted in this regard that PEGPIV also holds an attributable interest in Bresnan Broadband Holdings, which operates cable television systems in Montana, Wyoming, Colorado and Utah. The limited partners have not been insulated from the Bresnan investment.

Providence Equity Partners IV L.L.C., a Delaware Limited Liability Company, is the general partner of Providence Equity GP IV L.P. Below is a chart which outlines the members of Providence Equity Partners IV L.L.C.:

1.	Glenn M. Creamer	Jonathan M. Nelson	Paul J. Salem
	c/o Providence Equity Partners,	c/o Providence Equity Partners,	c/o Providence Equity
	Inc.	Inc.	Partners, Inc.
	50 Kennedy Plaza	50 Kennedy Plaza	50 Kennedy Plaza
	18 th Floor	18 th Floor	18 th Floor
	Providence, RI 02903	Providence, RI 02903	Providence, RI 02903
2.	USA	USA	USA
3.	Managing Member	Managing Member	Managing Member
4.	N/A	N/A	N/A
5.	**See note below	**See note below	**See note below

1.	Jonathan M. Nelson Associates	Glenn M. Creamer Associates	Paul J. Salem Associates II
	II, L.P.	II, L.P.	L.P.
	c/o Providence Equity Partners,	c/o Providence Equity Partners,	c/o Providence Equity
	Inc.	Inc.	Partners, Inc.
	50 Kennedy Plaza	50 Kennedy Plaza	50 Kennedy Plaza
	18 th Floor	18 th Floor	18 th Floor
	Providence, RI 02903	Providence, RI 02903	Providence, RI 02903
2.	A Delaware Limited	A Delaware Limited	A Delaware Limited
	Partnership	Partnership	Partnership
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	**See note below	**See note below	**See note below

^{**}The indirect interest in the assignee held by these individuals or entities through their respective interests in this partnership will represent less than one percent of the total assets (debt plus equity) of the assignee.

Jonathan M. Nelson Associates II, L.P., a Delaware Limited Partnership, is a member of Providence Equity Partners IV, L.L.C. Below is a chart which outlines the general partners and limited partners of Jonathan M. Nelson Associates II, L.P.:

1.	Jonathan M. Nelson	** See note below	
	c/o Providence Equity Partners,		
	Inc.		
	50 Kennedy Plaza		
	18 th Floor		
	Providence, RI 02903		
2.	USA		
3.	General Partner	Limited Partners	
4.	100%	**See note below	
5.	***See note below	***See note below	

Glenn M. Creamer Associates II, L.P., a Delaware Limited Partnership, is a member of Providence Equity Partners IV, L.L.C. Below is a chart which outlines the general partners and limited partners of Glenn M. Creamer Associates II, L.P.:

1.	Glenn M. Creamer	** See note below	
	c/o Providence Equity Partners,		
	Inc.		
	50 Kennedy Plaza		
	18 th Floor		
	Providence, RI 02903		
2.	USA		
3.	General Partner	Limited Partners	
4.	100%	**See note below	
5.	***See note below	***See note below	

^{**}The limited partners are certain trusts established for the benefit of the family of this individual.

Paul J. Salem Associates II, L.P., a Delaware Limited Partnership, is a member of Providence Equity Partners IV, L.L.C. Below is a chart which outlines the general partners and limited partners of Paul J. Salem Associates II, L.P.:

1.	Paul J. Salem	** See note below	
	c/o Providence Equity Partners,		
	Inc.		
	50 Kennedy Plaza		
	18 th Floor		
	Providence, RI 02903		
2.	USA		
3.	General Partner	Limited Partners	
4.	100%	**See note below	
5.	***See note below	***See note below	

^{**}The limited partners are certain trusts established for the benefit of the family of this individual.

^{***}The indirect interest in the assignee held by these individuals or entities through their respective interests in this partnership will represent less than one percent of the total assets (debt plus equity) of the assignee.

^{***}The indirect interest in the assignee held by these individuals or entities through their respective interests in the partnership will represent less than one percent of the total assets (debt plus equity) of the assignee.

Blackstone FC Capital Partners IV L.P., a Delaware Limited Partnership, could be a

7.2% voting shareholder of Freedom Communications Holdings, Inc. Below is a chart which outlines the general partners and limited partners of Blackstone FC Capital Partners IV, L.P.:

1.	Blackstone Management Associates	Insulated Limited Partners	
	IV L.L.C.**		
	c/o The Blackstone Group		
	345 Park Avenue		
	New York, NY 10154		
2.	A Delaware Limited Liability	***See note below	
	Company		
3.	General Partner	Insulated Limited	
		Partners****	
4.	100%	N/A	
5.	1%*	99%*	

^{*}Equity Interest

Blackstone FC Communications Partners L.P., a Delaware Limited Partnership, could

be a 21.9% voting shareholder of Freedom Communications Holdings, Inc. Below is a chart which outlines the general partners and limited partners of Blackstone FC Communications Partners L.P.:

^{**} Blackstone Management Associates IV L.L.C. is also entitled to a carried interest participation in certain instances, dependent on the results of the Freedom investment in the context of the overall fund performance.

^{***}Certain of the insulated limited partners of the fund, representing approximately 26.452% of the equity of the fund, are foreign entities or individuals.

^{****}At closing, the limited partners of the partnership will be insulated from the Freedom investment pursuant to FCC rules, and thus are not considered to hold an attributable interest in Freedom. It is possible that Blackstone may make this investment through an alternative investment vehicle – or parallel fund – in order to ensure that the proper insulation mechanisms are in place.

1.	Blackstone Communications	Insulated Limited Partners	
	Management Associates I		
	L.L.C.**		
	c/o The Blackstone Group		
	345 Park Avenue		
	New York, NY 10154		
2.	A Delaware Limited Liability	***See note below	
	Company		
3.	General Partner	Insulated limited partners****	
4.	100%	N/A	
5.	1%	99%*	

*Equity Interest

***Certain of the insulated limited partners of the fund, representing approximately 26.140% of the equity of the fund, are foreign entities or individuals.

****At closing, the limited partners of the partnership will be insulated from the Freedom investment pursuant to FCC rules, and thus are not considered to hold an attributable interest in Freedom. It is possible that Blackstone may make this investment through an alternative investment vehicle - or parallel fund - in order to ensure that the proper insulation mechanisms are in place.

Blackstone Management Associates IV L.L.C., a Delaware Limited Liability Company, is the general partner of Blackstone FC Capital Partners IV L.P.⁵ Below is a chart which outlines the members of Blackstone Management Associates IV L.L.C.:

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^{**} Blackstone Communications Management Associates I L.L.C. is also entitled to a carried interest participation in certain instances, dependent on the results of the Freedom investment in the context of the overall fund performance.

Blackstone Management Associates IV L.L.C. also is the general partner of other funds (Blackstone FC Capital Partners IV-A L.P. and Blackstone Family Investment Partnership IV-A L.P.) that could be 0.26% voting shareholders of Freedom Communications Holdings, Inc.

1.	Peter G. Peterson	Stephen A. Schwarzman	David Blitzer
	c/o The Blackstone Group	c/o The Blackstone Group	c/o The Blackstone Group
	345 Park Avenue	345 Park Avenue	345 Park Avenue
	New York, NY 10154	New York, NY 10154	New York, NY 10154
2.	USA	USA	USA
3.	Managing Member	Managing Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

1.	Chinh E. Chu	E&E Associates LP	Robert L. Friedman
	c/o The Blackstone Group	c/o The Blackstone Group	c/o The Blackstone Group
	345 Park Avenue	345 Park Avenue	345 Park Avenue
	New York, NY 10154	New York, NY 10154	New York, NY 10154
2.	USA	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

1.	The Robert L. Friedman 2003	The Robert L. Friedman 2003	Mark T. Gallogly
	Long-Term Trust FBO Lisa	Long-Term Trust FBO	c/o The Blackstone Group
	Savitz	Andrew Friedman	345 Park Avenue
	c/o The Blackstone Group	c/o The Blackstone Group	New York, NY 10154
	345 Park Avenue	345 Park Avenue	
	New York, NY 10154	New York, NY 10154	
2.	USA	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

^{*}The indirect interest in the assignee held by these individuals or entities through their respective interests in this limited liability company will represent less than one percent of the total assets (debt plus equity) of the assignee.

1.	Lawrence H. Guffey	J. Tomilson Hill	
	c/o The Blackstone Group	c/o The Blackstone Group	
	345 Park Avenue	345 Park Avenue	
	New York, NY 10154	New York, NY 10154	
2.	USA	USA	
3.	Member	Member	
4.	N/A	N/A	
5.	*See note below	*See note below	

1.	Hamilton E. James	Howard A. Lipson	The David Peterson Trust
	c/o The Blackstone Group	c/o The Blackstone Group	c/o The Blackstone Group
	345 Park Avenue	345 Park Avenue	345 Park Avenue
	New York, NY 10154	New York, NY 10154	New York, NY 10154
2.	USA	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

1.	Prakash A. Melwani	Melwani Family Long-Term	Blackstone Capital
	c/o The Blackstone Group	Trust	Associates IV L.P.**
	345 Park Avenue	c/o The Blackstone Group	c/o The Blackstone Group
	New York, NY 10154	345 Park Avenue	345 Park Avenue
		New York, NY 10154	New York, NY 10154
2.	USA	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See Note Below

^{*}The indirect interest in the assignee held by these individuals or entities through their respective interests in this limited liability company will represent less than one percent of the total assets (debt plus equity) of the assignee.

^{**}Blackstone Capital Associates IV L.P. is a Delaware limited partnership designed to provide certain employees of Blackstone with the ability to participate in the investments made by certain Blackstone funds. The sole general partner of this entity is BCA IV L.L.C. All of the members of BCA IV L.L.C. (Peter G. Peterson, Stephen A. Schwarzman, The Peter G. Peterson Trust, Holly Peterson Trust, James Peterson Trust, Michael Peterson Trust, and E&E Associates L.P.) are disclosed elsewhere in this application. With the exception of David Tolley and Mark Gallogly, who are disclosed elsewhere in this application, the limited partners of Blackstone Capital Associates IV L.P. will be insulated from attribution pursuant to FCC rules. Documentation designed to effectuate the insulation is being prepared and will be put into effect prior to consummation of the transaction.

1.	Hanns Ostmeier	Bret Pearlman	Kenneth C. Whitney
	c/o The Blackstone Group	c/o The Blackstone Group	c/o The Blackstone Group
	345 Park Avenue	345 Park Avenue	345 Park Avenue
	New York, NY 10154	New York, NY 10154	New York, NY 10154
2.	German**	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

1.	Holly Peterson Trust Under	James Peterson Trust Under the	Michael Peterson Trust
	the Peter G. Peterson 1997	Peter G. Peterson 1997 Family	Under the Peter G. Peterson
	Family	Trust	1997 Family Trust
	Trust	c/o The Blackstone Group	c/o The Blackstone Group
	c/o The Blackstone Group	345 Park Avenue	345 Park Avenue
	345 Park Avenue	New York, NY 10154	New York, NY 10154
	New York, NY 10154		
2.	USA	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

^{*}The indirect interest in the assignee held by these individuals or entities through their respective interests in this limited liability company will represent less than one percent of the total assets (debt plus equity) of the assignee.

^{**}Mr. Ostmeier, a non-insulated member of Blackstone Management Associates IV L.L.C, and Blackstone Communications Management Associates I L.L.C., is a German citizen. Given that Mr. Ostmeier does not have a controlling interest in either entity, and that each entity will have only a small percentage of the interest held by the underlying investment funds (which themselves will hold a non-controlling interest in Freedom), the applicant submits that the interest to be held by Mr. Ostmeier is consistent with the restrictions on alien ownership set forth in Section 310(b) of the Communications Act. See, e.g., Alergan Cellular Engineering, 12 FCC Rcd 8148 (1997) at para. 55. Specifically, Mr. Ostmeier holds less than a five percent interest in the general partner, which holds a one percent interest in the Blackstone funds, which, in turn, will hold, in the aggregate at closing, no more than 32.5% of the capital stock of Freedom. Thus, the foreign ownership in Freedom resulting from Mr. Ostmeier's interest will be less than 0.02% (5% x 1% x 32.5%).

1.	Neil P. Simpkins	James Quella	Z & T Associates L.L.C.
	c/o The Blackstone Group	c/o The Blackstone Group	c/o The Blackstone Group
	345 Park Avenue	345 Park Avenue	345 Park Avenue
	New York, NY 10154	New York, NY 10154	New York, NY 10154
2.	British**	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

1.	Insulated Members ⁶	
2.	USA	
3.	Insulated Members	
4.	N/A	
5.	*See note below	

^{*}The indirect interest in the assignee held by these individuals or entities through their respective interests in this limited liability company will represent less than one percent of the total assets (debt plus equity) of the assignee.

**Mr. Simpkins, a non-insulated member of Blackstone Management Associates IV L.L.C. and Blackstone Communications Management Associates I L.L.C., is a British citizen. Given that Mr. Simpkins does not have a controlling interest in either entity, and that each entity will have only a small percentage of the interest held by the underlying investment funds (which themselves will hold a non-controlling interest in Freedom), the applicant submits that the interest to be held by Mr. Simpkins is consistent with the restrictions on alien ownership set forth in Section 310(b) of the Communications Act. See, e.g., Alergan Cellular Engineering, 12 FCC Rcd 8148 (1997) at para. 55. Specifically, Mr. Simpkins holds less than a five percent interest in the general partner, which holds a one percent interest in the Blackstone funds, which, in turn, will hold, in the aggregate at closing, no more than 32.5% of the capital stock of Freedom. Thus, the foreign ownership in Freedom resulting from Mr. Simpkins' interest will be less than 0.02% (5% x 1% x 32.5%).

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The LLC Agreement for Blackstone Management Associates IV L.L.C. currently does not contain the language required by the FCC to insulate members from attribution. Blackstone will be entering into agreements with certain members, not disclosed in the application, that will include the required language and will serve to insulate these non-disclosed members from attribution in accordance with FCC requirements. These agreements will be executed prior to consummation of the proposed transaction so that the non-disclosed members will not be deemed to hold an attributable interest in Freedom.

Blackstone Communications Management Associates I L.L.C., a Delaware Limited Liability Company, is the general partner of Blackstone FC Communications Partners L.P.⁷ Below is a chart which outlines the members of Blackstone Communications Management Associates I L.L.C.:

1.	Peter G. Peterson	Stephen A. Schwarzman	David Blitzer
	c/o The Blackstone Group	c/o The Blackstone Group	c/o The Blackstone Group
	345 Park Avenue	345 Park Avenue	345 Park Avenue
	New York, NY 10154	New York, NY 10154	New York, NY 10154
2.	USA	USA	USA
3.	Managing Member	Managing Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

1.	Chinh E. Chu	E&E Associates LP	Robert L. Friedman
	c/o The Blackstone Group	c/o The Blackstone Group	c/o The Blackstone Group
	345 Park Avenue	345 Park Avenue	345 Park Avenue
	New York, NY 10154	New York, NY 10154	New York, NY 10154
2.	USA	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

^{*}The indirect interest in the assignee held by these individuals or entities through their respective interests in this limited liability company will represent less than one percent of the total assets (debt plus equity) of the assignee.

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Blackstone Communications Management Associates I L.L.C. also is the general partner of another fund (Blackstone Family Communications Partnership I L.P.) that could be a 0.56% voting shareholder of Freedom Communications Holdings, Inc.

1.	The Robert L. Friedman 2003	The Robert L. Friedman 2003
	Long-Term Trust FBO Andrew	Long-Term Trust FBO Lisa
	Friedman	Savite
	c/o The Blackstone Group	c/o The Blackstone Group
	345 Park Avenue	345 Park Avenue
	New York, NY 10154	New York, NY 10154
2.	USA	USA
3.	Member	Member
4.	N/A	N/A
5.	*See note below	*See note below

1.	Mark T. Gallogly	Lawrence H. Guffey	J. Tomilson Hill
	c/o The Blackstone Group	c/o The Blackstone Group	c/o The Blackstone Group
	345 Park Avenue	345 Park Avenue	345 Park Avenue
	New York, NY 10154	New York, NY 10154	New York, NY 10154
2.	USA	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

1.	Hamilton E. James	Howard A. Lipson	Prakash A. Melwani
	c/o The Blackstone Group	c/o The Blackstone Group	c/o The Blackstone Group
	345 Park Avenue	345 Park Avenue	345 Park Avenue
	New York, NY 10154	New York, NY 10154	New York, NY 10154
2.	USA	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

^{*}The indirect interest in the assignee held by these individuals or entities through their respective interests in this limited liability company will represent less than one percent of the total assets (debt plus equity) of the assignee.

1.	Melwani Family Long-Term	Kenneth C. Whitney	Blackstone Communications
	Trust	c/o The Blackstone Group	Capital Associates I. L.P.**
	c/o The Blackstone Group	345 Park Avenue	c/o The Blackstone Group
	345 Park Avenue	New York, NY 10154	345 Park Avenue
	New York, NY 10154		New York, NY 10154
2.	USA	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

^{*}The indirect interest in the assignee held by these individuals or entities through their respective interests in this limited liability company will represent less than one percent of the total assets (debt plus equity) of the assignee.

^{**}Blackstone Communications Capital Associates I L.P. is a Delaware limited partnership designed to provide certain employees with the ability to participate in the investments made by certain Blackstone funds. The sole general partner of this entity is BCCA I L.L.C. All of the members of BCCA I L.L.C. (Peter G. Peterson, Stephen A. Schwarzman, The Peter G. Peterson Trust, Holly Peterson Trust, James Peterson Trust, Michael Peterson Trust, and Z & T Associates) are disclosed elsewhere in this application. With the exception of David Tolley and Mark Gallogly, who are disclosed elsewhere in this application, the limited partners of Blackstone Communications Capital Associates I L.P. will be insulated from attribution pursuant to FCC rules. Documentation designed to effectuate the insulation is being prepared and will be put into effect prior to consummation of the transaction.

1.	Hanns Ostmeier	Bret Pearlman	The David Peterson Trust
	c/o The Blackstone Group	c/o The Blackstone Group	c/o The Blackstone Group
	345 Park Avenue	345 Park Avenue	345 Park Avenue
	New York, NY 10154	New York, NY 10154	New York, NY 10154
2.	German**	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

1.	Holly Peterson Trust Under the Peter G. Peterson 1997 Family Trust c/o The Blackstone Group 345 Park Avenue New York, NY 10154	
2.	USA	
3.	Member	
4.	N/A	
5.	*See note below	

^{*}The indirect interest in the assignee held by these individuals or entities through their respective interests in this limited liability company will represent less than one percent of the total assets (debt plus equity) of the assignee.

**Mr. Ostmeier, a non-insulated member of Blackstone Management Associates IV L.L.C. and Blackstone Communications Management Associates I L.L.C., is a German citizen. Given that Mr. Ostmeier does not have a controlling interest in either entity, and that each entity will have only a small percentage of the interest held by the underlying investment funds (which themselves will hold a non-controlling interest in Freedom), the applicant submits that the interest to be held by Mr. Ostmeier is consistent with the restrictions on alien ownership set forth in Section 310(b) of the Communications Act. See, e.g., Alergan Cellular Engineering, 12 FCC Rcd 8148 (1997) at para. 55. Specifically, Mr. Ostmeier holds less than a five percent interest in the general partner, which holds a one percent interest in the Blackstone funds, which, in turn, will hold, in the aggregate at closing, no more than 32.5% of the capital stock of Freedom. Thus, the foreign ownership in Freedom resulting from Mr. Ostmeier's interest will be less than 0.02% (5% x 1% x 32.5%).

1.	James Peterson Trust Under the	Michael Peterson Trust Under	Neil P. Simpkins
	Peter G. Peterson 1997 Family	the Peter G. Peterson 1997	c/o The Blackstone Group
	Trust	Family Trust	345 Park Avenue
	c/o The Blackstone Group	c/o The Blackstone Group	New York, NY 10154
	345 Park Avenue	345 Park Avenue	
	New York, NY 10154	New York, NY 10154	
2.	USA	USA	British**
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

^{*}The indirect interest in the assignee held by these individuals or entities through their respective interests in this limited liability company will represent less than one percent of the total assets (debt plus equity) of the assignee.

**Mr. Simpkins, a non-insulated member of Blackstone Management Associates IV L.L.C. and Blackstone Communications Management Associates I L.L.C., is a British citizen. Given that Mr. Simpkins does not have a controlling interest in either entity, and that each entity will have only a small percentage of the interest held by the underlying investment funds (which themselves will hold a non-controlling interest in Freedom), the applicant submits that the interest to be held by Mr. Simpkins is consistent with the restrictions on alien ownership set forth in Section 310(b) of the Communications Act. See, e.g., Alergan Cellular Engineering, 12 FCC Rcd 8148 (1997) at para. 55. Specifically, Mr. Simpkins holds less than a five percent interest in the general partner, which holds a one percent interest in the Blackstone funds, which, in turn, will hold, in the aggregate at closing, no more than 32.5% of the capital stock of Freedom. Thus, the foreign ownership in Freedom resulting from Mr. Simpkins' interest will be less than 0.02% (5% x 1% x 32.5%).

1.	Z & T Associates LLC	James Quella	Insulated Members ⁸
	c/o The Blackstone Group	c/o The Blackstone Group	
	345 Park Avenue	345 Park Avenue	
	New York, NY 10154	New York, NY 10154	
2.	USA	USA	USA
3.	Member	Member	Member
4.	N/A	N/A	N/A
5.	*See note below	*See note below	*See note below

^{*}The indirect interest in the assignee held by these individuals or entities through their respective interests in this limited liability company will represent less than one percent of the total assets (debt plus equity) of the assignee.

Each of E&E Associates LP, The Robert L. Friedman 2003 Long-Term Trust FBO Lisa Sevitz, The Robert L. Friedman 2003 Long-Term Trust FBO Andrea Friedman, The David Peterson Trust, Melwani Family Long-Term Trust, Holly Peterson Trust Under the Peter G. Peterson 1997 Family Trust, James Peterson Trust Under the Peter G. Peterson 1997 Family Trust, Michael Peterson Trust Under the Peter G. Peterson 1997 Family Trust and Z&T Associates LLC, is a member of Blackstone Management Associates IV L.L.C. and/or Blackstone Communications Management Associates I L.L.C. These partnerships and trusts were formed for estate, tax and other family planning purposes by the members of the LLCs and further information will be provided upon request.

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The LCC Agreement for Blackstone Communications Management Associates I L.L.C. currently does not contain the language required by the FCC to insulate members from attribution. Blackstone will be entering into agreements with certain members, not disclosed in the application, that will include the required language and will serve to insulate these non-disclosed members from attribution in accordance with FCC requirements. These agreements will e executed prior to consummation of the proposed transaction so that the non-disclosed members will not be deemed to hold an attributable interest in Freedom.