

**Exhibit 1**  
**Multiple Ownership**

Under Section 73.3555(a)(1) of the Commission's rules, the FCC uses a tiered approach to determine whether a combination of commonly owned radio stations complies with the local radio ownership limits for a particular market. As part of its 2019 application for modification of the facilities of KTTU-FM (CDBS File No. BPH - 20190311AAF), Ramar Communications, Inc. ("Ramar") provided the attached comprehensive BIA study that showed the Lubbock radio market had 27 stations, far above the minimum number of stations for the applicable tier (15-29 stations). Ramar's President, the signatory to this application, has reviewed the prior BIA study and certifies that, as of the filing of this application, there has been no reduction in the number of stations in the market material to Ramar's compliance with the FCC's multiple ownership rules.

Section 73.355(a)(1)(3) provides that in the applicable tier, Ramar may own 6 total radio stations, of which 4 may be in the same service. Since Ramar owns four FM stations and one AM station in the Lubbock market, Ramar's proposed KXTQ-FM facilities modification complies with the local radio ownership rule.

Should the Commission request additional information about this matter, Ramar will provide it.

### **Certification**

I, Brad Moran, President of Ramar Communications, Inc., have reviewed the BIA study provided to the Commission in CDBP File No. BPH - 20190311AAF, a copy of which is attached hereto. To the best of my knowledge, there have been no material changes in the Lubbock market since that study was last submitted and that the foregoing statements are true and correct.

/s/ Brad Moran

Brad Moran  
President  
Ramar Communications, Inc.