



* *Supplemental Response to Question II-2(a).* Graham Holdings Company (the “Company”) has two classes of voting stock issued and outstanding. (Effective November 29, 2013, The Washington Post Company changed its name to Graham Holdings Co.) The Class A shareholders have one vote per share on all matters and, voting as a class, have the right to elect at least a majority of the board of directors and hence to control the Company. The Class B shareholders have one vote per share, but as a class, Class B shareholders may vote only for the election of 30% of the board of directors of the Company (and, if required by the rules of the New York Stock Exchange, on management proposals to reserve shares for equity compensation plans or to acquire the stock or assets of other companies under certain circumstances). Mr. Donald E. Graham is the single majority voting stockholder of the Company; accordingly, no minority voting interest is cognizable, and a zero is reflected in response to Section II-2(a) for the officers and directors of the Company (with the exception of Mr. Graham), although in some cases the individuals listed own and vote less than 1% of the issued and outstanding shares. There are not any parties with an attributable interest in the reporting entities pursuant to the FCC’s “equity-debt-plus” attribution standard, and a zero is reflected in the percentage of total assets in Section II-2(a).