

Exhibit 11  
 FCC Form 314  
 Section III, Item 4a  
 Parties to the Application

<b>Name and Address</b>	<b>Citizenship</b>	<b>Positional Interest</b>	<b>Percentage of Votes</b>	<b>Percentage of Total Assets</b>
Barrington Michigan Corporation 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	U.S.	Applicant	N/A	N/A
Barrington Broadcasting LLC 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	U.S.	Sole Shareholder of Barrington Michigan Corporation	100%	100%
Pilot Group LP 625 Madison Avenue New York, NY 10022	U.S.	Member of Barrington Broadcasting LLC <sup>1</sup>	100%	100%
Barrington Broadcasting Company, LLC 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	U.S.	Member of Barrington Broadcasting LLC <sup>2</sup>	0%	0%

<sup>1</sup> Pilot Group LP holds 100% of the Membership Interests in Barrington Broadcasting LLC (formerly Pilot Group TV LLC) and has the sole contractual power to designate the Managing Member of Barrington Broadcasting LLC.

Name and Address	Citizenship	Positional Interest	Percentage of Votes	Percentage of Total Assets
Pilot Group GP LLC 625 Madison Avenue New York, NY 10022	U.S.	Managing Member of Barrington Broadcasting LLC  Sole General Partner of Pilot Group LP	100% <sup>3</sup>	1.28%

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<sup>2</sup> Barrington Broadcasting Company, LLC (“Barrington”) is a second member of Barrington Broadcasting LLC, but does not presently hold any actual Membership Interests as defined in the Amended and Restated Limited Liability Company Operating Agreement dated as of December 30, 2003, and does not possess any voting rights or rights to appoint officers or directors of Barrington Broadcasting LLC. Barrington has only a Contingent Interest in Barrington Broadcasting LLC in the form of distributions of net cash from the sale of capital assets when certain thresholds are met by Pilot Group LP. More specifically, upon the occurrence of a Capital Event (as defined in the Barrington Broadcasting LLC agreement), Barrington will be entitled to receive a distribution equal to a percentage of the net cash return from such Capital Event(s) ranging from 5% to 10% after Pilot Group LP shall have received a return of its capital and a specified return on its investment.

Barrington has also entered into a Management Agreement with Barrington Broadcasting LLC, whereby Barrington will provide management services to television broadcast stations licensed to entities directly or indirectly owned by Barrington Broadcasting LLC, subject to the overall direction and control of the Managing Member of Barrington Broadcasting LLC. Under the Management Agreement, Barrington’s duties and responsibilities are to be performed on a full-time basis by K. James Yager, Christopher Cornelius, Mary Flodin and Keith Bland, each of whom is an officer of the Assignee, Barrington Michigan Corporation, and for each of whom information is provided in this application.

<sup>3</sup> As the General Partner of Pilot Group LP, Pilot Group GP LLC is vested with the management, operation, and control of Pilot Group LP. However, certain significant actions require the consent of all or some of the Limited Partners. Pilot Group GP LLC has also been initially designated as the Managing Member of Barrington Broadcasting LLC.

Name and Address	Citizenship	Positional Interest	Percentage of Votes	Percentage of Total Assets
Mayo S. Stuntz, Jr. c/o Pilot Group LP 625 Madison Avenue New York, NY 10022	U.S.	Director, Executive Vice President, and Treasurer of Barrington Michigan Corporation  Executive Vice President and Treasurer of Barrington Broadcasting LLC and Pilot Group GP LLC  Non-insulated Limited Partner of Pilot Group LP  Member of Pilot Group GP LLC, Member of Management Committee of Pilot Group GP LLC, and Member of Operating Committee of Pilot Group GP LLC <sup>4</sup>	17.2% of voting power of Pilot Group GP LLC's Management Committee	2.33% of Pilot Group LP; 16.4% of Pilot Group GP LLC

<sup>4</sup> Pursuant to the Amended and Restated Limited Liability Company Operating Agreement of Pilot Group GP LLC, dated August 20, 2003, the business and affairs of Pilot Group GP LLC are conducted and managed by the Management Committee, which consists of four members, one each designated by Katonah Pittman Ventures LLC, Mayo S. Stuntz, Jr., Paul M. McNicol, and Robert B. Sherman. Katonah Pittman Ventures LLC has designated Robert W. Pittman to serve on the Management Committee. Messrs. Stuntz, McNicol, and Sherman have each designated themselves to serve on the Management Committee. Each Management Committee member possesses a voting percentage on all matters that are voted on by the Management Committee that is equal to the membership interest in Pilot Group GP LLC held by the member of Pilot Group GP LLC who designated such member of the Management Committee, divided by the aggregate membership interests in Pilot Group GP LLC held by all members of Pilot Group GP LLC who possess the right to designate members of the Management Committee. There is also a two-member Operating Committee of Pilot Group GP LLC which makes the daily management decisions of the company. The two members of the Operating

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Name and Address	Citizenship	Positional Interest	Percentage of Votes	Percentage of Total Assets
Paul M. McNicol c/o Pilot Group LP 625 Madison Avenue New York, NY 10022	U.S.	Director, Senior Vice President, and Secretary of Barrington Michigan Corporation  Senior Vice President and Secretary of Barrington Broadcasting LLC and Pilot Group GP LLC  Non-insulated Limited Partner of Pilot Group LP  Member of Pilot Group GP LLC, Member of Management Committee of Pilot Group GP LLC, and Member of Operating Committee of Pilot Group GP LLC	4.2% of voting power of Pilot Group GP LLC's Management Committee	0.57% of Pilot Group LP; 4% of Pilot Group GP LLC

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Committee have equal voting power, and the Operating Committee acts by the unanimous consent of the two members. Those two members are Messrs. Stuntz and McNicol.

Name and Address	Citizenship	Positional Interest	Percentage of Votes	Percentage of Total Assets
<p>Robert B. Sherman  c/o Pilot Group LP  625 Madison Avenue  New York, NY 10022</p>	<p>U.S.</p>	<p>Director, Chief Executive Officer, and Senior Vice President of Barrington Michigan Corporation</p> <p>Senior Vice President of Barrington Broadcasting LLC and Pilot Group GP LLC</p> <p>Non-insulated Limited Partner of Pilot Group LP</p> <p>Member of Pilot Group GP LLC and Member of Management Committee of Pilot Group GP LLC</p>	<p>1.9% of voting power of Pilot Group GP LLC's Management Committee</p>	<p>0.26% of Pilot Group LP;  1.8% of Pilot Group GP LLC</p>

<b>Name and Address</b>	<b>Citizenship</b>	<b>Positional Interest</b>	<b>Percentage of Votes</b>	<b>Percentage of Total Assets</b>
Katonah Pittman Ventures LLC c/o Pilot Group LP 625 Madison Avenue New York, NY 10022	U.S.	Non-insulated Limited Partner of Pilot Group LP  Member of Pilot Group GP LLC	76.7% of voting power of Pilot Group GP LLC's Management Committee (voted by Robert W. Pittman, Katonah Pittman Ventures LLC's designated Member of Management Committee of Pilot Group GP LLC)	10.34% of Pilot Group LP; 73% of Pilot Group GP LLC
Robert W. Pittman c/o Pilot Group LP 625 Madison Avenue New York, NY 10022	U.S.	Member of Katonah Pittman Ventures LLC and Sole Manager of Katonah Pittman Ventures LLC	100%	51% of Class A membership units of Katonah Pittman Ventures LLC and 99% of Class B membership units of Katonah Pittman Ventures LLC <sup>5</sup>

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<sup>5</sup> Pursuant to the Amendment of Operating Agreement of Katonah Pittman Ventures LLC dated September 27, 2004, there are three classes of membership interests in Katonah Pittman Ventures LLC. The Class A membership represents all of Katonah Pittman Ventures LLC's ownership of its limited-liability-company interest in Pilot Group GP LLC. The Class B membership represents all of Katonah Pittman Ventures LLC's ownership of its limited partnership interest in Pilot Group LP. The Class C membership represents all of Katonah Pittman Ventures LLC's ownership of shares in an unrelated company.

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K. James Yager c/o Barrington Broadcasting Company, LLC 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	U.S.	Director and President of Barrington Michigan Corporation  Member, Chairman, and Chief Executive Officer of Barrington Broadcasting Company, LLC <sup>6</sup>	0%	0%
Christopher Cornelius c/o Barrington Broadcasting Company, LLC 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	U.S.	Chief Operating Officer of Barrington Michigan Corporation  Member, Chief Operating Officer, and President of Barrington Broadcasting Company, LLC	0%	0%
Mary Flodin c/o Barrington Broadcasting Company, LLC 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	U.S.	Vice President of Barrington Michigan Corporation  Member and Senior Vice President, Finance and Administration, of Barrington Broadcasting Company, LLC	0%	0%

<sup>6</sup> See footnote 2, above, for an explanation of Barrington Broadcasting Company, LLC's membership interest in Barrington Broadcasting LLC. The ownership of membership interests in Barrington Broadcasting Company, LLC is as follows: K. James Yager, 44%; Christopher Cornelius, 23%; Mary Flodin, 16.5%; and Keith Bland, 16.5%.

Name and Address	Citizenship	Positional Interest	Percentage of Votes	Percentage of Total Assets
Keith Bland c/o Barrington Broadcasting Company, LLC 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	U.S.	Vice President of Barrington Michigan Corporation  Member and Senior Vice President, Acquisition and Development, of Barrington Broadcasting Company, LLC	0%	0%