

## **LINA H. JONES SECTION II, QUESTION #10 AMENDMENT**

**This will certify, under penalty of perjury, that the applicant complies with the Commission's policies relating to spousal attribution and to the media interests of immediate family members.**

**My husband, Marcus D. Jones, has a 100% interest in, and is the managing member of Owensville Communications, L.L.C., formerly the license holder of KEZP FM Bunkie Louisiana and currently an applicant for a construction permit for Ipswich, SD. I have not ever had and do not currently have any ownership or positional interests in KEZP, the Ipswich application, or any media ever owned by Marcus D. Jones or Owensville Communications, nor does he or Owensville Communications have any interest in this application. I, Lina H. Jones, have the only ownership interest in this application. My husband, Marcus D. Jones, owns Owensville Communications, L.L.C. and did so many years prior to our marriage. Also, prior to our marriage, we signed a property separation prenuptial agreement that ensured that I would not have any interest in Owensville Communications or the station owned by it at the time, KEZP.**

**The applicant, attributable interest holder and bidder, hereby certify under penalty of perjury that the bidder complies with the Commission's policies relating to media interests of immediate family members. *See policy statement clarification of the Commission's policies regarding spousal attribution 7FCC RED 1920 (1992).* Thus I am qualified to receive a 35% bidding credit in Auction #37.**