

**EXHIBIT 11
PARTIES TO THE APPLICATION**

As described more fully in Exhibit 4 hereto, this application seeks the Commission's consent to assign the license for station WCRB(FM), Lowell, Massachusetts (Facility ID No. 23441) from Nassau Broadcasting II, L.L.C. ("Nassau II") to Boston Broadcasting II, LLC, the sole member of which is Boston Broadcasting I, LLC ("Boston I"). These assignments are related to the proposed restructuring of Nassau Broadcasting I, L.L.C. ("Nassau I"), which is the sole member of Nassau II.

As of the closing of the proposed assignments, the members of Boston I will be: Goldman, Sachs & Co., a New York Limited Partnership ("GS & Co."); P.E. Capital, LLC; and P.E. Capital II, LLC. In addition, it is contemplated that RTV Ventures LLC will become a member of Boston I shortly after the closing of the transactions described above. Accordingly, RTV Ventures LLC is treated herein as a party to the application. Information regarding each of these entities is set forth below.

1. Boston Broadcasting II, LLC (the proposed assignee)

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity)
Boston Broadcasting I, LLC 619 Alexander Road, Third Floor Princeton, NJ 08540	US	Sole Member	100%	100%

2. Boston Broadcasting I, LLC (as proposed)

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity) ¹
GS & Co. ²	US	Member	See Exhibit 4	See footnote 1
P.E. Capital, LLC 3033 East First Avenue, Suite 502 Denver, CO 80206	US	Member	See Exhibit 4	See footnote 1
P.E. Capital II, LLC 3033 East First Avenue, Suite 502 Denver, CO 80206	US	Member	See Exhibit 4	See footnote 1
RTV Ventures LLC 426 Martel Lane Coppell, TX 75019	US	Member	See Exhibit 4	See footnote 1
Caroline Benton 302 W. 86 th Street, Apt. 3C New York, NY 10024	US	Board Manager	70% (See Exhibit 4)	0
Douglas A. Pluss 3033 East First Avenue, Suite 502 Denver, CO 80206	US	Board Manager	24% (See Exhibit 4)	0
Chris McMurray 7148 Elm Creek Lane Dallas, TX 75201	US	Board Manager	6% (See Exhibit 4)	0
Louis F. Mercatanti, Jr. 619 Alexander Road, 3 rd Floor Princeton, NJ 08540	US	Chief Executive Officer	0	0

3. GS & Co.

The Goldman Sachs Group, Inc. (“GSG”) is one of two general partners, and sole limited partner, of GS & Co. The other general partner of GS & Co. is The Goldman, Sachs & Co., LLC, of which GSG is the sole member.

GSG is a widely-held Delaware corporation that is publicly traded on the New York

¹ With the exception of GS & Co., no individual or entity will hold an equity and/or debt interest totaling 33% or more of the total asset value of Boston Broadcasting I, LLC.

² Except as otherwise indicated, the address for the Goldman Sachs individuals and entities listed in this exhibit is c/o Goldman, Sachs & Co.; 85 Broad Street; New York, NY 10004. Except as otherwise noted, all Goldman Sachs individuals named in this exhibit are U.S. citizens, and all Goldman Sachs entities named in this exhibit are U.S. entities.

Stock Exchange. No person or entity owns as much as 5% of the voting stock of GSG.³ Caroline Benton will serve as GS & Co.'s representative on the board of Boston I and will also manage GS & Co.'s investment in Boston I. With the exception of Richard M. Ruzika, Donald Mullen and Richard A. Friedman – all of whom are Assistant Secretaries of GSG – no officers or directors of GSG perform duties related to GSG's broadcast investments. Accordingly, consistent with past treatment of other broadcast properties in which GSG holds attributable interests,⁴ the other officers and directors of GSG, including the following, are non-attributable in the ownership structure of Boston I:

Lloyd C. Blankfein, Chairman and Chief Executive Officer
Gary D. Cohn, President and Co-Chief Operating Officer
John Winkelried, President and Co-Chief Operating Officer
John H. Bryan, Director
Claes Dahlbäck, Director⁵
Stephen Friedman, Director
William W. George, Director
Rajat K. Gupta, Director
James A. Johnson, Director
Lois D. Juliber, Director
Lakshmi N. Mittal, Director
Ruth J. Simmons, Director
J. Michael Evans, Vice Chairman
Michael S. Sherwood, Vice Chairman
John S. Weinberg, Vice Chairman
David A. Viniar, Executive Vice President and Chief Financial Officer
Gregory K. Palm, Executive Vice President, General Counsel and Secretary of the Corporation
Esta E. Stecher, Executive Vice President, General Counsel and Secretary of Corporation
Alan M. Cohen, Executive Vice President and Global Head of Compliance
Sarah E. Smith, Principal Accounting Officer and Controller
Elizabeth E. Beshel, Treasurer
Dane E. Holmes, Director of Investor Relations

³ Based on an April 2009 Schedule 14A filing for GSG, parties to a Shareholders' Agreement (the "Agreement") hold, collectively, approximately 7.5 percent of GSG's stock. Each party to the Agreement disclaims beneficial ownership of the shares subject to the Agreement owned by any other party to the Agreement, and no party to the Agreement holds a 5% or greater equity or voting interest in GSG. Accordingly, none of the parties to the Agreement are deemed to have an attributable interest in GSG as a result of their interest in the Agreement.

⁴ See, e.g., FCC File Nos. BALH-20070720AAP, BALH-20050715ABT, BALH-20040720AEI and BALH-20040720ADV.

⁵ Mr. Dahlbäck is a citizen of Sweden.

Dina Powell, Director of Corporate Engagement
Craig W. Broderick, Chief Risk Officer
Robert A. Berry, Chief Market Risk Officer
David D. Wildermuth, Chief Credit Officer
Jeffrey W. Schroeder, Chief Administrative Officer
Gary N. Schermerhorn, Co-Chief Information Officer
Steven M. Scopellite, Co-Chief Information Officer
Joseph M Busuttill, Director of Internal Audit
John F.W. Rogers, Chief of Staff and Secretary to the Board
Russell Broome, Assistant Secretary
Steven M. Bunson, Assistant Secretary
Christopher A. Cole, Assistant Secretary
E. Gerald Corrigan, Assistant Secretary
David B. Heller, Assistant Secretary
Kevin W. Kennedy, Assistant Secretary
Timothy O'Neill, Assistant Secretary
Benjamin J. Rader, Assistant Secretary
Harvey Schwartz, Assistant Secretary
Howard A. Silverstein, Assistant Secretary
David M. Solomon, Assistant Secretary
Marc A. Spilker, Assistant Secretary
Timur F. Galen, Assistant Secretary-Corporate Services
Frances R. Bermanzohn, Deputy General Counsel
Kenneth L. Josselyn, Associate General Counsel and Assistant Secretary
Julie Abraham Hausen, Assistant Secretary
Ida Hodhooghi, Assistant Secretary
Beverly L. O'Toole, Assistant Secretary
Matthew E. Tropp, Assistant Secretary
Steven M. Bunson, Assistant Secretary
Philip V. Guica, Jr., Assistant Secretary
Manda J. D'Agata, Assistant Treasurer
Rajashree Datta, Assistant Treasurer
Melody C. Go, Assistant Treasurer
Mokyoung R. Hyun, Assistant Treasurer
Michael E. Kurlander, Assistant Treasurer
Henry S. Webb, Assistant Treasurer

The certification of compliance with Section 310(b) of the Communications Act, with respect to GSG, a publicly traded company, is based, in part, on a survey of the addresses of record of the beneficial owners of its stock conducted by Broadridge Financial Solutions, Inc. ("Broadridge"), a firm that specializes in securities processing, clearing and outsourcing, and in investor communications, using the methodology for establishing levels of foreign investment recently approved by the Commission in the context of the

Verizon Wireless/ALLTEL transaction. See Applications of Cellco Partnership d/b/a Verizon Wireless and Atlantis Holdings LLC, Memorandum Opinion and Order and Declaratory Ruling, WT Docket No. 08-95, FCC 08-258, ¶¶ 228-29 (rel. Nov. 10, 2008). Specifically, a review by Broadridge of the addresses of record of the beneficial owners of GSG's voting common stock indicates that, as of January 15, 2009, approximately 85.6% of the voting common shares outstanding are owned by U.S. citizens.

4. P.E. Capital, LLC

P.E. Capital, LLC has four non-insulated members: Pluss Enterprises, LLC; Pluss Poultry Company, LLC; Pluss Investment Company, LLC; and P.E. Management, LLC.⁶ Douglas A. Pluss is the sole manager of P.E. Capital, LLC. Detailed information regarding each of these entities and their principals is set forth below.

P.E. Capital, LLC

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity)
Pluss Enterprises, LLC	US	Member	0%	See footnote 1
Pluss Poultry Company, LLC	US	Member	0%	See footnote 1
Pluss Investment Company, LLC	US	Member	0%	See footnote 1
P.E. Management, LLC	US	Member	0%	See footnote 1
Douglas A. Pluss 3033 East First Avenue Suite 502 Denver, CO 80206	US	Managing Member	100%	See footnote 1

⁶ Except as otherwise indicated, the address for P.E. Capital, LLC; Pluss Enterprises, LLC; Pluss Poultry Company, LLC; Pluss Investment Company, LLC; P.E. Management, LLC; and all attributable members of these entities is 3033 East First Avenue, Suite 502, Denver, CO 80206.

Pluss Enterprises, LLC

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity)
Douglas A. Pluss 3033 East First Avenue Suite 502 Denver, CO 80206	US	Managing Member	33.3%	0%
Sam Pluss, Jr. 3033 East First Avenue Suite 502 Denver, CO 80206	US	Managing Member	33.3%	50%
James H. Pluss 1308 Live Oak Lufkin, TX 75901	US	Managing Member	33.3%	50%

Pluss Poultry Company, LLC⁷

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity)
Douglas A. Pluss 3033 East First Avenue Suite 502 Denver, CO 80206	US	Managing Member	33.3%	See footnote 1
Sam Pluss, Jr. 3033 East First Avenue Suite 502 Denver, CO 80206	US	Managing Member	33.3%	See footnote 1
James H. Pluss 1308 Live Oak Lufkin, TX 75901	US	Managing Member	33.3%	See footnote 1

⁷ Each of the trusts holding a membership interest in Pluss Poultry Company, LLC is for the benefit of family members of either Sam Pluss, Jr. or James H. Pluss. Sam Pluss, Jr. and James H. Pluss are brothers. Sam Pluss, Jr. is the trustee for all trusts in which the beneficiaries are the spouse and/or children of James H. Pluss. James H. Pluss is the trustee for all trusts in which the beneficiaries are the spouse and/or children of Sam Pluss, Jr. No beneficiary of any of the trusts (i) holds or shares the power to vote the membership interests held in the trust; (ii) has the sole power to sell the membership interests held in the trust; (iii) has the right to revoke the trust at will; or (iv) has the right to replace the trustee at will. Although the beneficiaries do have a familial relationship to the trustees, they are not treated herein as parties to the application. Nevertheless, if the Commission requests information concerning the beneficiaries, it will be provided promptly.

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity)
Sam Pluss Family Trust FBO Spouse, Descendants and Spouses of Descendants of Sam Pluss, Jr.; James H. Pluss, Trustee	US	Member	0%	See footnote 1
James H. Pluss Family Trust FBO Spouse, Descendants and Spouses of Descendants of James Pluss; Sam Pluss, Jr., Trustee	US	Member	0%	See footnote 1
The P-300 Trust FBO Douglas A. Pluss, his Spouse and his Children; James H. Pluss, Trustee	US	Member	0%	See footnote 1
The P-400 Trust FBO Thomas Pluss, his Spouse and his Children; James H. Pluss, Trustee	US	Member	0%	See footnote 1
The P-500 Trust FBO Stacie Chukerman, her Spouse and her Children; James H. Pluss, Trustee	US	Member	0%	See footnote 1
The P-120 Trust FBO Steven Pluss, his Spouse and his Children; Sam Pluss, Jr., Trustee	US	Member	0%	See footnote 1
The P-220 Trust FBO Steven Pluss, his Spouse and his Children; Sam Pluss, Jr., Trustee	US	Member	0%	See footnote 1
The P-320 Trust FBO Douglas A. Pluss, his Spouse and his Children; James H. Pluss, Trustee	US	Member	0%	See footnote 1
The P-420 Trust FBO Thomas Pluss, his Spouse and his Children; James H. Pluss, Trustee	US	Member	0%	See footnote 1
The P-520 Trust FBO Stacie Chukerman, her Spouse and her Children; James H. Pluss, Trustee	US	Member	0%	See footnote 1

Pluss Investment Company, LLC⁸

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity)
Douglas A. Pluss 3033 East First Avenue Suite 502 Denver, CO 80206	US	Managing Member	33.3%	See footnote 1
Sam Pluss, Jr. 3033 East First Avenue Suite 502 Denver, CO 80206	US	Managing Member	33.3%	See footnote 1
James H. Pluss 1308 Live Oak Lufkin, TX 75901	US	Managing Member	33.3%	See footnote 1
Sam Pluss Family Trust FBO Spouse, Descendants and Spouses of Descendants of Sam Pluss, Jr.; James H. Pluss, Trustee	US	Member	0%	See footnote 1
James H. Pluss Family Trust FBO Spouse, Descendants and Spouses of Descendants of James Pluss; Sam Pluss, Jr., Trustee	US	Member	0%	See footnote 1
The P-100 Trust FBO Descendants and Spouses of Descendants of James Pluss; Sam Pluss, Jr., Trustee	US	Member	0%	See footnote 1
The P-200 Trust FBO Descendants and Spouses of Descendants of James Pluss; Sam Pluss, Jr., Trustee	US	Member	0%	See footnote 1
The P-300 Trust FBO Douglas A. Pluss, his Spouse and his Children; James H. Pluss, Trustee	US	Member	0%	See footnote 1

⁸ Each of the trusts holding a membership interest in Pluss Investment Company, LLC is for the benefit of family members of either Sam Pluss, Jr. or James H. Pluss. Sam Pluss, Jr. and James H. Pluss are brothers. Sam Pluss, Jr. is the trustee for all trusts in which the beneficiaries are the spouse and/or children of James H. Pluss. James H. Pluss is the trustee for all trusts in which the beneficiaries are the spouse and/or children of Sam Pluss, Jr. No beneficiary of any of the trusts (i) holds or shares the power to vote the membership interests held in the trust; (ii) has the sole power to sell the membership interests held in the trust; (iii) has the right to revoke the trust at will; or (iv) has the right to replace the trustee at will. Although the beneficiaries do have a familial relationship to the trustees, they are not treated herein as parties to the application. Nevertheless, if the Commission requests information concerning the beneficiaries, it will be provided promptly.

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity)
The P-400 Trust FBO Thomas Pluss, his Spouse and his Children; James H. Pluss, Trustee	US	Member	0%	See footnote 1
The P-500 Trust FBO Stacie Chukerman, her Spouse and her Children; James H. Pluss, Trustee	US	Member	0%	See footnote 1

P.E. Management, LLC

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity)
Douglas A. Pluss 3033 East First Avenue Suite 502 Denver, CO 80206	US	Managing Member	100%	50%
Steven Pluss 11524 E. Ricks Circle Dallas, TX 75230	US	Member	0%	50%

5. P.E. Capital II, LLC

As set forth below, P.E. Capital II, LLC has four non-insulated members: Pluss Enterprises, LLC; Pluss Poultry Company, LLC; Pluss Investment Company, LLC; and MSA Family Trust. Douglas A. Pluss is the sole manager of P.E. Capital II, LLC. Detailed information regarding Pluss Enterprises, LLC; Pluss Poultry Company, LLC; and Pluss Investment Company, LLC is set forth above.

P.E. Capital II, LLC

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity)
Pluss Enterprises, LLC	US	Member	0%	See footnote 1
Pluss Poultry Company, LLC	US	Member	0%	See footnote 1

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity)
Pluss Investment Company, LLC	US	Member	0%	See footnote 1
MSA Family Trust FBO Andrew S. Miller, Wyatt Miller and Emmett Miller; Douglas A. Pluss, Trustee	Cook Islands	Member	0%	See footnote 1
Douglas A. Pluss 3033 East First Avenue Suite 502 Denver, CO 80206	US	Managing Member	100%	See footnote 1

6. RTV Ventures LLC

Name and Address	Citizenship	Positional Interest	Percentage Vote	Percentage of Total Assets (Debt plus Equity)
Ted Bartley 426 Martel Lane Coppell, TX 75019	US	Sole Member & President	100%	See footnote 1