

## MULTIPLE OWNERSHIP EXHIBIT

### SECTION 73.3555(a)

#### FULL POWER STATIONS ATTRIBUTABLE TO THE APPLICANT

<u>CALL SIGN</u>	<u>CHANNEL</u>	<u>FACILITY ID</u>	<u>CITY OF LICENSE</u>	<u>STATE</u>	<u>ENTITY</u>
KRLS	221C3	39462	KNOXVILLE	IA	M & H BROADCASTING, INC.
KNIA	1320 KHz	39463	KNOXVILLE	IA	M & H BROADCASTING, INC.
KDLS	1310 KHz	52314	PERRY	IA	M & M BROADCASTING, INC.
KGRA	255C3	6685	JEFFERSON	IA	M & M BROADCASTING, INC.
KKRF	300C3	13822	STUART	IA	M & M BROADCASTING, INC.
KCII	1380 KHz	71014	WASHINGTON	IA	HOME BROADCASTING, INC.
KCII-FM	291A	71015	WASHINGTON	IA	HOME BROADCASTING, INC.

KCII-FM is not located in or home to any Nielsen Audio metro. Therefore, the FCC contour method of ownership study is required. Following the proposed KCII-FM modification, it will not result in any overlap of a common service, and only overlap with co-located KCII (AM). Although the principals of KCII-FM have attributable interest in five other full power AM and FM stations, all are located more than 92 KM from KCII-FM's principal community contour and do not overlap. Therefore, the proposed KCII-FM modification is in compliance with 73.3555(a).