

### **EXHIBIT 13: PARTIES TO THE APPLICATION**

LocusPoint WUDT Licensee, LLC (“LPN Licensee”), a Delaware limited liability company, is the proposed assignee of Class A Television Station WUDT-CD, Detroit, MI (Facility ID No. 70421). LocusPoint Networks, LLC (“LPN”), which is a Delaware limited liability company, wholly owns and controls LPN Licensee as its sole member and manager.

LPN has issued common and preferred membership units. A majority of the preferred membership units voting as a single class is required to authorize any act which requires the consent of LPN’s members.<sup>1</sup> In addition, the holders of the preferred membership units have the right to appoint by majority vote four of LPN's six directors. LPN has issued two types of common membership units: Series 1 and Series 2 Common Units. Approximately 92% of all currently issued and outstanding common membership units are Series 1 Common Units and the remainder is Series 2 Common Units.<sup>2</sup> The holders of Series 1 Common Units have the right to appoint two of LPN's six directors and have approval rights over certain extraordinary corporate actions. The holders of Series 2 Common Units hold no voting rights.

LPN’s six-member board of directors holds ultimate decision making authority with respect to LPN’s operations. The LPN directors appointed by the holders of LPN’s Series 1 Common Units, both of whom are U.S. citizens, are William deKay, who also serves as Chief Executive Officer and Secretary of LPN, and Ravi Potharlanka, who also serves as President and Chief Financial Officer of LPN. The LPN directors appointed by the holders of LPN’s preferred membership units, all of whom are U.S. citizens, are David Blitzer, Wayne Berman, Jasvinder Khaira, and Kyle Detwiler.

More than 99% of LPN’s preferred membership units are held by BTO LPN Holdings LLC (“BTO LPN”), a Delaware limited liability company, and the remaining preferred membership units are held by Mr. deKay and Mr. Potharlanka. BTO LPN is controlled by a non-member manager, BTO FCC Associates-NQ L.L.C. (“BTOFA”), a Delaware limited liability company, which in its capacity as a manager holds all voting rights and no equity interest in BTO LPN. All of the equity interests in BTO LPN are held by investment vehicles that are fully insulated in accordance with the Commission’s rules.<sup>3</sup> Therefore, these investment vehicles do

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<sup>1</sup> However, as described *infra*, a majority vote of the Series 1 Common Units is required for LPN to take certain extraordinary corporate actions that are substantially similar to the types of minority investor protections over which the Commission generally permits nonattributable corporate stockholders to hold veto rights.

<sup>2</sup> Although this ratio may change as additional Series 2 Common Units are issued by LPN, at no point will Series 1 Common Units represent less than 87% of LPN's total issued and outstanding common membership units.

<sup>3</sup> Specifically, pursuant to Section 73.3555, note 2 of Commission’s rules, 47 C.F.R. § 73.3555, note 2, the organizational documents of BTO LPN provide that the insulated limited partners of

not hold attributable interests in BTO LPN. Mr. Blitzer is the managing member of BTOFA and in his capacity as managing member holds all voting rights and no equity interest in BTOFA. All of the equity interests in BTOFA are held by a fully insulated member.

Mr. Potharlanka and Mr. deKay each holds 50% of the issued and outstanding Series 1 Common Units. Series 2 Common Units are, or will be, issued to certain consultants and employees of LPN pursuant to certain vesting schedules. When considering Series 1 and Series 2 Common units in the aggregate, Mr. deKay and Mr. Potharlanka each holds approximately 46%, representing 92% of the total of the issued and outstanding LPN common membership units, and non-voting consultants and/or employees currently hold the remaining approximately 8% of such common membership units.

The attributable interest holders in LPN Licensee are set forth in the ownership tables below, and the ownership structure of LPN Licensee is set forth in the attached diagram.

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BTO LPN (i) may not act as employees of BTO LPN if their functions, directly or indirectly, relate to BTO LPN's media investments; (ii) may not serve, in any material capacity, as an independent contractor or agent with respect to BTO LPN's media investments; (iii) may not communicate with BTO LPN's media investments or manager regarding matters pertaining to the day-to-day operations of BTO LPN's media investments; (iv) may not vote on the admission of additional managers or managing members of BTO LPN unless BTO LPN's manager may veto such admissions; (v) may not vote to remove a manager or managing member except where BTOFA is subject to bankruptcy proceedings, is adjudicated incompetent by a court of competent jurisdiction, or is removed for cause as determined by a neutral arbiter; (vi) may not perform any services for BTO LPN materially relating to BTO LPN's media investments (except that they may make loans to or act as a surety for BTO LPN); and (vii) may not become actively involved in the management or operation of the media investments of BTO LPN.

**LocusPoint WUDT Licensee, LLC**

Name	Address	Citizenship	Positional Interest	% Voting Interest	% Equity <sup>4</sup>
LocusPoint WUDT Licensee, LLC	Pleasanton Corporate Commons 6200 Stoneridge Mall Rd Suite 300 Pleasanton, CA 94588	Delaware	--	--	--
LocusPoint Networks, LLC	Pleasanton Corporate Commons 6200 Stoneridge Mall Rd Suite 300 Pleasanton, CA 94588	Delaware	Sole Member	100%	100%

**LocusPoint Networks, LLC**

Name	Address	Citizenship	Positional Interest	% Voting Interest	% Equity <sup>4</sup>
LocusPoint Networks, LLC	Pleasanton Corporate Commons 6200 Stoneridge Mall Rd Suite 300 Pleasanton, CA 94588	Delaware	--	--	--

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<sup>4</sup> Question III.4(A)(5) of FCC Form 314 instructs applicants to provide for each party to the application the percentage of total assets (*i.e.*, debt plus equity) held by such party. It is our understanding that a response to this question is required only if the Commission’s equity debt plus (“EDP”) rule applies, *i.e.*, only if an otherwise non-attributable party (1) holds equity and/or debt interests that in the aggregate exceed 33% of the total asset value of a station that is subject to the FCC’s multiple ownership/cross-ownership rules, and (2) either (i) supplies over 15% of the total weekly broadcast programming hours of the station or (ii) holds an attributable interest in another media interest that is subject to the multiple ownership/cross-ownership rules and that is in the same market as the station. None of the interests identified in this exhibit is attributable by virtue of the EDP rule. Accordingly, no EDP information is shown. In the interest of clarity, however, the percentage equity interest is shown.

<b>Name</b>	<b>Address</b>	<b>Citizenship</b>	<b>Positional Interest</b>	<b>% Voting Interest</b>	<b>% Equity<sup>4</sup></b>
William deKay	Pleasanton Corporate Commons 6200 Stoneridge Mall Rd Suite 300 Pleasanton, CA 94588	U.S.	CEO, Secretary, Director, and holder of Preferred Membership (“PM”) and Common Membership (“CM”) Units	< 1% PM Units; 50% CM Series 1 Units	< 1% PM Units; 46% CM Units <sup>5</sup>
Ravi Potharlanka	Pleasanton Corporate Commons 6200 Stoneridge Mall Rd Suite 300 Pleasanton, CA 94588	U.S.	President, CFO, Director, and holder of PM and CM Units	< 1% PM Units; 50% CM Series 1 Units	< 1% PM Units; 46% CM Units
Non-voting consultants and employees	Pleasanton Corporate Commons 6200 Stoneridge Mall Rd Suite 300 Pleasanton, CA 94588	U.S.	Holder of Series 2 CM Units	0%	≅8% CM Units
Kyle Detwiler	One Bryant Park New York, N.Y. 10036	U.S.	Director	--	0%
David Blitzer	One Bryant Park New York, N.Y. 10036	U.S.	Director	--	0%
Wayne Berman	One Bryant Park New York, N.Y. 10036	U.S.	Director	--	0%
Jasvinder Khaira	One Bryant Park New York, N.Y. 10036	U.S.	Director	--	0%
BTO LPN Holdings LLC	One Bryant Park New York, N.Y. 10036	Delaware	Holder of PM Units	> 99% PM Units	> 99% PM Units

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<sup>5</sup> Unless expressly specified as Series 1 or Series 2 CM Units, references to CM Units refer to aggregate combined Series 1 and Series 2 CM Units. As noted above, Series 2 CM Units hold no voting rights.

**BTO LPN Holdings LLC**

<b>Name</b>	<b>Address</b>	<b>Citizenship</b>	<b>Positional Interest</b>	<b>% Voting Interest</b>	<b>% Equity<sup>4</sup></b>
BTO LPN Holdings LLC <sup>6</sup>	One Bryant Park New York, N.Y. 10036	Delaware	--	--	--
BTO FCC Associates-NQ L.L.C.	One Bryant Park New York, N.Y. 10036	Delaware	Non-Member Manager	100%	0%

**BTO FCC Associates-NQ L.L.C.**

<b>Name</b>	<b>Address</b>	<b>Citizenship</b>	<b>Positional Interest</b>	<b>% Voting Interest</b>	<b>% Equity<sup>4</sup></b>
BTO FCC Associates-NQ L.L.C. <sup>6</sup>	One Bryant Park New York, N.Y. 10036	Delaware	--	--	--
David Blitzer	One Bryant Park New York, N.Y. 10036	U.S.	Managing Member	100%	0%

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<sup>6</sup> All of the equity interests in BTO LPN and BTOFA are held by fully insulated members that are passive investment vehicles and whose interests in BTO LPN and BTOFA, respectively, therefore are not attributable. *See supra* note 3.