FCC Form 312 Schedule A, Question A20 Exhibit E

Parties to the Application

Following the Restructuring described in Exhibit F, Bonten Media Group LLC's managing member will be Diamond Castle Partners 2014 AIV (Bonten), L.P. ("Diamond Castle Partners 2014").¹ Diamond Castle Partners 2014's sole general partner will be DCP 2014 GP, L.P.

Bonten/Diamond Castle, LLC, a non-voting member of Bonten, will have as its

sole member DCP 2014 Deal Leaders Fund, L.P., whose general partner will be, in turn, DCP 2014 GP, L.P.

The sole general partner of DCP 2014 GP, L.P. will be DCP 2014 GP-GP, LLC.

DCP 2014 GP-GP, LLC will be controlled by three principals, one of whom, Mr. Michael W.

Ranger, will have the sole power to bind it with respect to its investment in Bonten Media Group LLC and its television station licensee subsidiaries.² The limited partnerships listed below will not have officers.³

¹ Diamond Castle Partners 2014 will hold 100% of the voting interests in Bonten Media Group LLC ("Bonten"), and is currently expected to hold from 30% to 70% of the equity interests in Bonten.

² No parties will have an attributable interest in Bonten or its licensees under the FCC's equity debt plus (EDP) attribution standard.

³ The identities of all limited partners in Diamond Castle Partners 2014, DCP 2014 Deal Leaders Fund, L.P., and DCP 2014 GP, L.P. have not yet been determined. They will comply with the requirements of the Communications Act and the Commission's Rules and, if attributable, will be identified in post-consummation ownership reports.

Diamond Castle Partners 2014 AIV (Bonten), L.P.

Name and Address	Citizenship	Position	% of Votes	% of Assets
Diamond Castle Partners	Delaware	Managing	n/a	n/a
2014 AIV (Bonten), L.P.	limited	Member of		
280 Park Avenue 25th Floor, East Tower	partnership	Bonten		
New York, NY 10017				
DCP 2014 GP, L.P.	Delaware	Sole General	100%	$2.5\%^4$
	limited	Partner		
	partnership			

Bonten/Diamond Castle, LLC

Name and Address	Citizenship	Position	% of Votes	% of Assets
Bonten/Diamond Castle,	Delaware	Non-Voting	n/a	n/a
LLC	limited	Member of		
c/o Diamond Castle Partners	partnership	Bonten		
2014 AIV (Bonten), L.P.				
280 Park Avenue				
25th Floor, East Tower				
New York, NY 10017				
Stephen Bassford	U.S.	Officer	n/a	n/a
c/o Diamond Castle Partners				
2014 AIV (Bonten), L.P.				
280 Park Avenue				
25th Floor, East Tower				
New York, NY 10017				
DCP 2014 Deal Leaders	Delaware	Sole Member	100%	100%
Fund, L.P.	limited			
	partnership			

DCP 2014 Deal Leaders Fund, L.P.

Name and Address	Citizenship	Position	% of Votes	% of Assets
DCP 2014 Deal Leaders	Delaware	Sole Member of	n/a	n/a
Fund, L.P.	limited	Bonten/Diamond		
280 Park Avenue	partnership	Castle, LLC		
25th Floor, East Tower				

⁴ The remainder of the equity in Diamond Castle Partners 2014 will be held by limited partners (some subject to the insulation criteria and thus non-attributable). See note 2.

New York, NY 10017				
DCP 2014 GP, L.P.	Delaware	Sole General	100%	<1% ⁵
	limited	Partner		
	partnership			

DCP 2014 GP, L.P.

Name and Address	Citizenship	Position	% of Votes	% of Assets
DCP 2014 GP, L.P.	Delaware	Sole General	n/a	n/a
280 Park Avenue	limited	Partner of		
25th Floor, East Tower	partnership	DCP 2014		
New York, NY 10017		Deal Leaders		
		Fund, L.P. and		
		Diamond		
		Castle		
		Partners 2014		
Michael W. Ranger	USA	Limited	0%	See note 6^6
c/o DCP 2014 GP, L.P.		Partner		
280 Park Avenue				
25th Floor, East Tower				
New York, NY 10017				
Ari J. Benacerraf	USA	Limited	0%	See note 6
c/o DCP 2014 GP, L.P.		Partner		
280 Park Avenue				
25th Floor, East Tower				
New York, NY 10017				
Andrew H. Rush	USA	Limited	0%	See note 6
c/o DCP 2014 GP, L.P.		Partner		
280 Park Avenue				
25th Floor, East Tower				
New York, NY 10017				
DCP 2014 GP-GP, LLC	Delaware	Sole General	100%	0%
	limited	Partner		
	partnership			

⁵ The remainder of the equity in DCP 2014 Deal Leaders Fund, L.P. will be held by limited partners (some subject to the insulation criteria and thus non-attributable). See note 2.

⁶ DCP 2014 GP, L.P. currently has one limited partner, Mr. Benacerraf. At closing, Mr. Ranger and Mr. Rush will be admitted as limited partners, as will a few other individuals whose identities have not yet been determined. See note 2. The precise equity interest to be held by each such individual is confidential and proprietary, but will be provided to the Commission upon request, subject to confidential treatment.

DCP 2014 GP-GP, LLC

Name and Address	Citizenship	Position	% of Votes	% of Assets
DCP 2014 GP-GP, LLC	Delaware	Sole General	n/a	n/a
280 Park Avenue	limited	Partner of		
25th Floor, East Tower	liability	DCP 2014		
New York, NY 10017	company	GP, L.P.		
Michael W. Ranger	USA	Managing	$100\%^{7}$	33.3%
c/o DCP 2014 GP-GP, LLC		Member		
280 Park Avenue				
25th Floor, East Tower				
New York, NY 10017				
Ari J. Benacerraf	USA	Managing	0%	33.3%
c/o DCP 2014 GP-GP, LLC		Member		
280 Park Avenue				
25th Floor, East Tower				
New York, NY 10017				
Andrew H. Rush	USA	Managing	0%	33.3%
c/o DCP 2014 GP-GP, LLC		Member		
280 Park Avenue				
25th Floor, East Tower				
New York, NY 10017				

⁷ DCP 2014 GP-GP, LLC ("Company") is the ultimate general partner of a family of limited partnerships (collectively, the "Partnership") that invest across a wide range of industries, including media and telecommunications, energy and power, financial services and healthcare. Under the Company's Limited Liability Company Agreement, each of the Company's three Managing Members (Messrs. Ranger, Ari Benacerraf, and Andrew Rush) individually has the power unilaterally to bind the Company, with the exception that Mr. Ranger individually has the sole power to bind the Company with respect to the Partnership's investment in Bonten and its television station licensee subsidiaries ("Bonten Media Investment"), subject to the unanimous consent of the Managing Members with respect to certain non-ordinary course matters. Accordingly, Mr. Ranger is reported as holding 100 percent of the Company's voting interests in connection with the Bonten Media Investment, and each of the Company's two other Managing Members is reported as holding 0 percent of the Company's voting interests.