FCC Form 312 Schedule A, Question A20 EXHIBIT E

Parties to the Application

Following the Restructuring described in Exhibit F, the licensee will be directly owned by Gannett Co., Inc. ("Gannett"). Gannett is a publicly traded company. For each of the post-Restructuring licensee and parent company, the following information is provided:

Name and address Citizenship Positional Interest Percentage of votes Percentage of total equity¹

Multimedia Holdings Corporation

Name and Address	Citizenship	Positional Interest	% of Votes	% of Total Equity
Multimedia Holdings	South	Respondent	N/A	N/A
Corporation	Carolina			
c/o Gannett Co., Inc.	corporation			
7950 Jones Branch Dr.				
McLean, VA 22107				
Gracia C. Martore	US	President and	0%	0%
c/o Gannett Co., Inc.		Director		
7950 Jones Branch Dr.				
McLean, VA 22107				
David T. Lougee	US	Vice President and	0%	0%
c/o Gannett Co., Inc.		Director		
7950 Jones Branch Dr.				
McLean, VA 22107				
Robert J. Dickey	US	Director	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				

¹ The percentage set forth in response to Schedule A, Question A20 is the percentage of total equity (voting plus non-voting) held by each party to the application. No holder of debt or non-attributable equity will be an attributable party under the FCC's "equity-debt plus" standard.

Name and Address	Citizenship	Positional Interest	% of Votes	% of Total Equity
William G. Albrecht	US	Vice President	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Kevin Doyle	US		0%	0%
c/o Gannett Co., Inc.		Vice President		
7950 Jones Branch Dr.				
McLean, VA 22107				
Carol O. Hudler	US		0%	0%
c/o Gannett Co., Inc.		Vice President		
7950 Jones Branch Dr.				
McLean, VA 22107				
John Misner	US	Vice President	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Mark Cornetta	US	Vice President	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
John J. Remes	US	Vice President	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Rob Mennie	US	Vice President	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Carol O. Hudler	US	Vice President		
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Brian Priester	US	Vice President	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Todd A. Mayman	US	Secretary	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				

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Name and Address	Citizenship	Positional Interest	% of Votes	% of Total Equity
Michael A. Hart	US	Treasurer	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Kevin Polchow	US	Assistant Treasurer	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Michael B. Witwer	US	Assistant Treasurer	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Gannett Co., Inc.	Delaware	Owner	100%	100%
7950 Jones Branch Dr.	corporation			
McLean, VA 22107				

Gannett Co., Inc.

Name and Address	Citizenship	Positional Interest	% of Votes	% of Total Equity
Gannett Co., Inc.	Delaware	Respondent	N/A	N/A
7950 Jones Branch Dr.	corporation			
McLean, VA 22107				
William A. Behan	US	Senior Vice	0%	0%
c/o Gannett Co., Inc.		President, Labor		
7950 Jones Branch Dr.		Relations		
McLean, VA 22107				
Tom R. Cox	US	Vice	0%	0%
c/o Gannett Co., Inc.		President/Corporate		
7950 Jones Branch Dr.		Development		
McLean, VA 22107				
Victoria D. Harker	US	Chief Financial	0%	0%
c/o Gannett Co., Inc.		Officer		
7950 Jones Branch Dr.				
McLean, VA 22107				
Michael A. Hart	US	Vice President and	0%	0%
c/o Gannett Co., Inc.		Treasurer		
7950 Jones Branch Dr.				
McLean, VA 22107			_	
Kevin E. Lord	US	Senior Vice	0%	0%
c/o Gannett Co., Inc.		President and Chief		
7950 Jones Branch Dr.		Human Resources		
McLean, VA 22107		Officer	0.51	0.01
Gracia C. Martore	US	President and Chief	0%	0%
c/o Gannett Co., Inc.		Executive Officer,		
7950 Jones Branch Dr.		Director		
McLean, VA 22107	***	G . T.	004	004
Todd A. Mayman	US	Senior Vice	0%	0%
c/o Gannett Co., Inc.		President, General		
7950 Jones Branch Dr.		Counsel and		
McLean, VA 22107	TIC	Secretary	00/	00/
David A. Payne	US	Senior Vice	0%	0%
c/o Gannett Co., Inc.		President and Chief		
7950 Jones Branch Dr.		Digital Officer		
McLean, VA 22107	TIG	T. D	00/	00/
Barbara W. Wall	US	Vice President and	0%	0%
c/o Gannett Co., Inc.		Senior Associate		
7950 Jones Branch Dr.		General Counsel		
McLean, VA 22107				

Name and Address	Citizenship	Positional Interest	% of Votes	% of Total Equity
John E. Cody	US	Director	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Howard D. Elias	US	Director	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Lidia Fonseca	US	Director	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
John Jeffry Louis	US	Director	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Marjorie Magner	US	Director	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Scott K. McCune	US	Director	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Tony A. Prophet	US	Director	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Susan P. Ness	US	Director	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Neal Shapiro	US	Director	0%	0%
c/o Gannett Co., Inc.				
7950 Jones Branch Dr.				
McLean, VA 22107				
Carl C. Icahn*	US	Shareholder	6.63%*	6.63%*
c/o Icahn Capital LP				
767 Fifth Avenue				
47th Floor				
New York, NY 10153				

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* On January 22, 2015, Carl C. Icahn and affiliated entities filed with the SEC updated information on their interests in Gannett (Amendment No. 2 to Schedule 13D). The amended Schedule 13D identifies certain parties that collectively hold approximately 6.63% of Gannett's outstanding shares, and states that "Mr. Icahn is in a position indirectly to determine the investment and voting decisions made by each of the" affiliated entities holding Gannett shares.

Defined terms used in these entities' January 22, 2015 filing (and quoted below) are as follows:

- o Gannett Co., Inc. ("Corporation")
- o High River Limited Partnership ("High River")
- o Hopper Investments LLC ("Hopper")
- o Barberry Corp. ("Barberry")
- o Icahn Partners Master Fund LP ("Icahn Master")
- o Icahn Offshore LP ("Icahn Offshore")
- o Icahn Partners LP ("Icahn Partners")
- o Icahn Onshore LP ("Icahn Onshore")
- o Icahn Capital LP ("Icahn Capital")
- o IPH GP LLC ("IPH")
- o Icahn Enterprises Holdings L.P. ("Icahn Enterprises Holdings")
- o Icahn Enterprises G.P. Inc. ("Icahn Enterprises GP")
- o Beckton Corp. ("Beckton")

The amended Schedule 13D states in part:

"The principal business address of each of (i) High River, Icahn Offshore, Icahn Partners, Icahn Master, Icahn Onshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP and Beckton is White Plains Plaza, 445 Hamilton Avenue - Suite 1210, White Plains, NY 10601, and (ii) Mr. Icahn, Barberry and Hopper is c/o Icahn Capital LP, 767 Fifth Avenue, 47th Floor, New York, NY 10153.

"Icahn Partners, Icahn Master and High River (collectively, the "Icahn Parties") are entities controlled by Carl C. Icahn. Barberry is the sole member of Hopper, which is the general partner of High River. Icahn Offshore is the general partner of Icahn Master. Icahn Onshore is the general partner of Icahn Partners. Icahn Capital is the general partner of each of Icahn Offshore and Icahn Onshore. Icahn Enterprises Holdings is the sole member of IPH, which is the general partner of Icahn Capital. Beckton is the sole stockholder of Icahn Enterprises GP, which is the general partner of Icahn Enterprises Holdings. Carl C. Icahn is the sole stockholder of each of Barberry and Beckton. As such, Mr. Icahn is in a position indirectly to determine the investment and voting decisions made by each of the Icahn Parties. In addition, Mr. Icahn is the indirect holder of approximately 88.3% of the outstanding depositary units representing limited partnership interests in Icahn Enterprises L.P. ("Icahn Enterprises"). Icahn Enterprises GP is the

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general partner of Icahn Enterprises, which is the sole limited partner of Icahn Enterprises Holdings.

"The Icahn Parties are deemed to beneficially own, in the aggregate, 14,967,373 shares of common stock, \$1 par value, issued by Gannett Co., Inc. (the "Shares"), representing approximately 6.63% of the Corporation's outstanding Shares (based upon the 225,830,862 Shares stated to be outstanding as of September 28, 2014 by the Corporation in the Corporation's Quarterly Report on Form 10-Q for the quarterly period ended September 28, 2014, filed with the Securities and Exchange Commission on November 5, 2014).

"High River has sole voting power and sole dispositive power with regard to 2,993,477 Shares. Each of Hopper, Barberry and Mr. Icahn has shared voting power and shared dispositive power with regard to such Shares. Icahn Partners has sole voting power and sole dispositive power with regard to 7,112,394 Shares. Each of Icahn Onshore, Icahn Capital, IPH, Icahn Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn has shared voting power and shared dispositive power with regard to such Shares. Icahn Master has sole voting power and sole dispositive power with regard to 4,861,502 Shares. Each of Icahn Offshore, Icahn Capital, IPH, Icahn Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn has shared voting power and shared dispositive power with regard to such Shares.

"Each of Hopper, Barberry and Mr. Icahn, by virtue of their relationships to High River, may be deemed to indirectly beneficially own (as that term is defined in Rule 13d-3 under the Securities Exchange Act of 1934, as amended, the "Act") the Shares which High River directly beneficially owns. Each of Hopper, Barberry and Mr. Icahn disclaims beneficial ownership of such Shares for all other purposes. Each of Icahn Offshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn, by virtue of their relationships to Icahn Master, may be deemed to indirectly beneficially own (as that term is defined in Rule 13d-3 under the Act) the Shares which Icahn Master directly beneficially owns. Each of Icahn Offshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn disclaims beneficial ownership of such Shares for all other purposes. Each of Icahn Onshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn, by virtue of their relationships to Icahn Partners, may be deemed to indirectly beneficially own (as that term is defined in Rule 13d-3 under the Act) the Shares which Icahn Partners directly beneficially owns. Each of Icahn Onshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn disclaims beneficial ownership of such Shares for all other purposes."