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Application Reference Number: 20050526AFH
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Federal Communications Commission Washington, D.C. 20554 FCC 323	Approved by OMB 3060-0010 (June 2002)	FOR FCC USE ONLY
OWNERSHIP REPORT FOR COMMERCIAL BROADCAST STATIONS Read INSTRUCTIONS Before Filling Out Form		FOR COMMISSION USE ONLY FILE NO. - 20050526AFH

Section I - General Information

1.	Legal Name of the Applicant MEREDITH CORPORATION		
	Mailing Address TELEVISION STATION WGCL-TV 1716 LOCUST STREET		
	City DES MOINES	State or Country (if foreign address) IA	ZIP Code 50309 - 3203
	Telephone Number (include area code) 5152843000		E-Mail Address (if available)
	FCC Registration Number: 0005810726	Call Sign WGCL-TV	Facility ID Number 72120
2.	Contact Representative (if other than Licensee/Permittee) KEVIN P. LATEK		Firm or Company Name DOW, LOHNES & ALBERTSON, PLLC
	Telephone Number (include area code) 2027762000		E-Mail Address (if available) KLATEK@DOWLOHNES.COM
3.	Name of entity, if other than licensee or permittee, for which report is filed		
	Mailing Address		
	City	State or Country (if foreign address)	ZIP Code
	Telephone Number (include area code)		E-Mail Address (if available)
4.	If this application has been submitted without a fee, indicate reason for fee exemption (see 47 C.F.R. Section 1.1114): <input type="radio"/> Governmental Entity <input type="radio"/> Fee-exempt Report <input type="radio"/> Other		

Section II - Ownership Information

5.	a. <input checked="" type="radio"/> Biennial b. <input type="radio"/> Transfer of Control or Assignment of License/Permit c. <input type="radio"/> Other		
	d. <input type="radio"/> Amendment to pending application		
	for the following stations:		
	[Enter Station Information]		
	<div style="text-align: center;">Station List</div> This Report is filed for the following stations:		

Call Letters	Facility ID Number	Location (City/State)	Class of service
WGCL-TV	72120	ATLANTA GA	TV

Call Letters	Facility ID Number	Location (City/State)	Class of service
KPHO-TV	41223	PHOENIX AZ	TV

Call Letters	Facility ID Number	Location (City/State)	Class of service
KPDX	35460	VANCOUVER WA	TV

Call Letters	Facility ID Number	Location (City/State)	Class of service
KPTV	50633	PORTLAND OR	TV

Call Letters	Facility ID Number	Location (City/State)	Class of service
WFSB	53115	HARTFORD CT	TV

Call Letters	Facility ID Number	Location (City/State)	Class of service
WSMV-TV	41232	NASHVILLE TN	TV

Call Letters	Facility ID Number	Location (City/State)	Class of service
KCTV	41230	KANSAS CITY MO	TV

Call Letters	Facility ID Number	Location (City/State)	Class of service
WHNS	72300	GREENVILLE SC	TV

Call Letters	Facility ID Number	Location (City/State)	Class of service
WNEM-TV	41221	BAY CITY MI	TV

Call Letters	Facility ID Number	Location (City/State)	Class of service
WNEM	4600	BAY CITY MI	AM

Call Letters	Facility ID Number	Location (City/State)	Class of service
KFXO-LP	35464	BEND OR	TV

Call Letters	Facility ID Number	Location (City/State)	Class of service
WFLI-TV	72060	CLEVELAND TN	TV

All of the information furnished in this Report is accurate as of 3/31/2005 (Date must comply with 47 C.F.R. Section 73.3615(a), i.e., information must be current within 60 days of filing of this report, when 5(a) below is checked.)

This Report is filed for (check one)

6. Respondent is:

- ☐ Sole proprietorship ☐ Not-for-profit corporation ☐ Limited partnership
☒ For-profit corporation ☐ General partnership ☐ Other

If "Other", describe nature of the respondent in an Exhibit.

[Exhibit 1]

7. List all contracts and other instruments required to be filed by 47 C.F.R. Section 73.3613. (Only licensees, permittees, or a reporting entity with a majority interest in or that otherwise exercises de facto control over the subject licensee or permittee shall respond.)

[Enter Contract/Instrument Information]

Contracts/Instruments Information

List all contracts and other instruments required to be filed by 47 C.F.R. Section 73.3613. (Only licensees, permittees, or a reporting entity with a majority interest in or that otherwise exercises de facto control over the subject shall respond.)

Description of contract or instrument	Name of person or organization with whom contract is made	Date of Execution	Date of Expiration
SEE EXHIBIT 1-A			

8. Capitalization (Only licensees, permittees, or a reporting entity with a majority interest in or that otherwise exercises de facto control over the subject licensee or permittee shall respond.)

[Enter Capitalization Information]

Capitalization

Capitalization (Only licensees, permittees, or a reporting entity with a majority interest in or that otherwise exercises de facto control over the subject licensee or permittee shall respond.)

Class of stock (preferred, common or other)	Voting or Non-voting	Number of Shares			
		Authorized	Issued and Outstanding	Treasury	Unissued
SEE EXHIBIT 1-B					

9. (a.) List the respondent, and, if other than a natural person, its officers, directors, stockholders and other entities with attributable interests, non-insulated partners and/or members. If a corporation or partnership holds an attributable interest in the respondent, list separately its officers, directors, stockholders and other entities with attributable interests, non-insulated partners and/or members. Create a separate row for each individual or entity. Attach supplemental pages, if necessary.
[Enter Owner Information]

Owner Information

List the respondent, and, if other than a natural person, its officers, directors, stockholders and other entities with attributable interests, non-insulated partners and/or members. If a corporation or partnership holds an attributable interest in the respondent, list separately its officers, directors, stockholders and other entities with attributable interests, non-insulated partners and/or members. Create a separate row for each individual or entity. Attach supplemental pages, if necessary.

(Read carefully - The numbered items below refer to line numbers in the following table.)

1. Name and address of respondent and each party to the respondent holding an attributable interest (if other than individual also show name, address and citizenship of natural person authorized to vote the stock or holding the attributable interest). List the respondent first, officers next, then directors and, thereafter, remaining stockholders and other entities with attributable interests, and partners.

2. Gender (male or female).

3. Ethnicity (check one).

4. Race (select one or more).

5. Citizenship.

6. Positional interest: Officer, director, general partner, limited partner, LLC member, investor/creditor attributable under the Commission's equity/debt plus standard, etc.

7. Percentage of votes.

8. Percentage of total assets (equity debt plus).

1. Name and Address	SEE EXHIBIT 1-B
2. Gender (male or female)	N/A
3. Ethnicity (check one)	<input type="radio"/> Hispanic or Latino <input checked="" type="radio"/> Not Hispanic or Latino
4. Race (select one or more)	<input type="radio"/> American Indian or Alaska Native <input type="radio"/> Asian <input type="radio"/> Black or African American <input type="radio"/> Native Hawaiian or Other Pacific Islander <input checked="" type="radio"/> White
5. Citizenship	
6. Positional Interest	
7. Percentage of votes	
8. Percentage of total assets (equity debt plus)	

(b) Respondent certifies that equity and financial interests not set forth in response to Question 9 (a) are non-attributable.	<input checked="" type="radio"/> Yes <input type="radio"/> No <input type="radio"/> N/A See Explanation in [Exhibit 2]
(c) Is the respondent or any party holding an attributable interest in the respondent also the holder of an attributable interest in any other broadcast station or in any cable or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in 47 C.F.R. Sections 73.3555 and 76.501?	<input checked="" type="radio"/> Yes <input type="radio"/> No
If "Yes", submit an Exhibit identifying the holder of that other attributable interest, listing the call signs, locations and facilities identifiers of such other broadcast stations, and describing the nature and size of the ownership interest and the positions held in the other broadcast, cable or newspaper entities.	[Exhibit 3]
(d) Are any of the individuals listed in response to Question 9(a) related as parent-child, husband-wife, brothers and sisters?	<input checked="" type="radio"/> Yes <input type="radio"/> No
If "Yes", submit an Exhibit setting forth full information as to the family relationship	[Exhibit 4]
(e) Is respondent seeking an attribution exemption for any officer or director with duties unrelated to the licensee or permittee?	<input type="radio"/> Yes <input checked="" type="radio"/> No
If "Yes", submit an Exhibit identifying that individual by name and title, fully describing that	[Exhibit 5]

individual's duties and responsibilities, and explaining why that individual should not be attributed an interest.
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SECTION III - CERTIFICATION

I certify that I am VICE PRESIDENT AND CHIEF FINANCIAL OFFICER

(Official Title)

of MEREDITH CORPORATION

(Exact legal title or name of respondent)

and that I have examined this Report and that to the best of my knowledge and belief, all statements in this Report are true, correct and complete.

(Date of certification must be within 60 days of the date shown in Question 5, Section II and in no event prior to that date.)

Signature SUKU V. RADIA	Date 5/25/2005
Telephone Number of Respondent (Include area code) 5152843000	

WILLFUL FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. CODE, TITLE 47, SECTION 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

Exhibits**Exhibit 1****Description:** EXHIBIT 1**Attachment 1**

Description
Exhibit 1-A: Contracts
Exhibit 1-B: Ownership

Exhibit 3**Description:** EXHIBIT 3**Attachment 3**

Description
Other Media Interests

Exhibit 4**Description:** EXHIBIT 4

PLEASE SEE ATTACHED.

Attachment 4

Description
<u>Family Relationships</u>

Meredith Corporation
Documents on file pursuant to 47 C.F.R. 73.3613

Description of Contract or Instrument	Name of Person or Organization	Date of Execution	Date of Expiration
Restated Articles of Incorporation	State of Iowa	11/14/1983	Perpetual
Amendment to Restated Articles of Incorporation	State of Iowa	11/15/1984	Perpetual
Articles of Merger	State of Iowa	06/26/1986	Perpetual
Amendment to Restated Articles of Incorporation	State of Iowa	12/16/1986	Perpetual
Cancellation of Reacquired Shares	State of Iowa	02/09/1987	Perpetual
Change of Registered Agent	State of Iowa	03/31/1994	Perpetual
Articles of Merger	State of Iowa	06/09/1987	Perpetual
Amendment to Restated Articles of Incorporation	State of Iowa	12/13/1988	Perpetual
Amendment to Restated Articles of Incorporation	State of Iowa	12/12/1994	Perpetual
Articles of Merger	State of Iowa	05/23/1995	Perpetual
Restated Bylaws	Meredith Corporation	08/13/1997	Perpetual
Articles of Merger	State of Iowa	03/01/1999	Perpetual
Amendment to Restated Articles of Incorporation	State of Iowa	11/10/2003	Perpetual
Restated Bylaws	Meredith Corporation	08/11/2004	Perpetual
Network Affiliation Agreements	See Following Page		

Network Affiliation Agreements

Station	Organization	Date of Execution	Date of Expiration
WFLI-TV	WB	01/15/2001	05/31/2007
WGCL-TV	CBS	11/27/1994	12/31/2011
KPHO-TV	CBS	08/10/1994	12/31/2011
KPDX(TV)	UPN	09/1/2004	08/31/2010
KPTV(TV)	FOX	07/01/1997	06/30/2007
WFSB(TV)	CBS	04/10/2002	04/10/2006
WSMV-TV	NBC	01/14/2004	12/31/2013
KCTV(TV)	CBS	08/10/1994	12/31/2011
WHNS(TV)	FOX	07/01/1997	06/30/2007
KVVU-TV ¹	FOX	09/01/1992	06/30/2007
WNEM-TV	CBS	10/13/1994	12/31/2011
KFXO-CA	FOX	07/01/1997	06/30/2007

¹ Licensee of KVVU-TV, KVVU Broadcasting Corporation, is a wholly-owned subsidiary of Meredith Corporation.

Meredith Corporation
Ownership

There are two classes of voting stock in Meredith Corporation: Common and Class B. Common stock has one vote per share and is publicly traded. Class B stock has 10 votes per share on most matters, including the election of directors, but Class B stock is not transferable except to members of the family of the holder or certain other related entities. The Class B stock, however, is convertible, share for share, at any time into fully transferable Common stock without the payment of any consideration. Authorized and issued shares of Class B stock automatically convert to Common stock when sold and become part of the aggregate number of issued and outstanding Common stock. The capitalization of Meredith Corporation as of March 31, 2005, is set forth below:

Class of Stock	Voting or Non-Voting	Number of Shares			
		Authorized	Issued and Outstanding	Treasury	Unissued
Common	Voting	80,000,000	39,786,493	31,198,260	9,015,247
Class B	Voting	15,000,000	9,608,690	0	5,391,310
Preferred	Non-voting	5,000,000	0	0	5,000,000

Shares held and exercised by and/or for the benefit of members of the Meredith and Bohen/Henry families and by trusts for the benefit of such members total 2,071,526 shares of Common stock and 8,636,944 shares of Class B stock, or approximately 64.9% of the voting power, which represents *de facto* control. Familial relationships are identified in the attached chart.

As is true with many publicly-held companies, Meredith Corporation awards stock options to certain of its employees as part of a benefits package. As a result, numerous Meredith Corporation employees hold options to purchase stock. None of these options, if exercised, would give a non-officer employee an attributable interest in Meredith Corporation.

The Bankers Trust Company, Wells Fargo Bank, N.A., Citicorp Trust South Dakota and Comerica Bank and Trust are the holders of stock in Meredith Corporation for the benefit of various trust beneficiaries. Each financial institution votes less than 10% of the outstanding votes in the company, none exercises influence or control, directly or indirectly, over Meredith Corporation, and none designates a representative among the officers and directors of Meredith Corporation.

Meredith Corporation is able to track the citizenship of its stockholders on a regular basis. In the late 1970s Meredith Corporation polled its then current stockholders as to citizenship. Meredith's current transfer agent, Wells Fargo Bank, N.A. ("Wells Fargo") continues to track the citizenship of Meredith shareholders on an on-going basis. Wells Fargo has reported to Meredith Corporation that less than 1% of the issued and outstanding Common and Class B shares are held by aliens.

When shares held in certificate form are sold, certificates are returned to Wells Fargo for cancellation and for issuance of new certificates to the new shareholders. The back of the certificate requires the transferee to indicate whether the new stockholder is a U.S. citizen or an alien. Shares are not recorded and new certificates are not issued unless this information is supplied. In the event this information is not supplied, Wells Fargo contacts the new stockholders to obtain this

information. Different color certificates for both Common and Class B shares are issued for U.S. and foreign owned stock.

With regard to shares held in street names, brokers are required to advise Depository Trust Co. whether or not the beneficial owner of the stock is a U.S. citizen or an alien. Depository Trust Co. reports this information concerning Meredith Corporation stock to Wells Fargo on a weekly basis.

As was previously reported to the Commission (*see e.g.* FCC File Nos. BTCCT-20030305ABH-ABZ, BTCTTL-20030305ACA-ACT), voting rights in the Company changed as a result of the February 3, 2003 death of E.T. Meredith, III, a principal of the Company who voted a significant block of the Company's issued and outstanding stock. All irrevocable trusts that were held exclusively for Mr. Meredith's benefit divided on his death on a per stirpital basis for his descendants, with the Company's stock being held in further trusts that grant sole voting rights to members of the Meredith family. Other irrevocable trust instruments provide for the sole and shared voting rights held by Mr. Meredith to pass on his death to a named alternate or to the party sharing the voting right with Mr. Meredith during his life. In the case of the Edwin T. Meredith Foundation stock previously voted by Mr. Meredith, his voting power over stock now representing 0.748% of the total voting rights in the Company continue to be exercised by the remaining members of the foundation's existing board. In the case of the Meredith family partnership, his voting power over stock now representing 1.21693 % of the total voting rights in the Company is exercised by Katherine Meredith, now managing general partner of that partnership. In addition, Ms. Meredith's voting rights in the Company include her voting rights on behalf of the Katherine C. Meredith Trust (dated 9/2/75), and the Katherine C. Meredith Agency Trust (dated 2/18/97).

Edwin Meredith, IV's voting rights in the Company include his voting rights on behalf of the E.T. Meredith IV Trust (dated 9/12/79), the E.T. Meredith IV Agency Trust (dated 11/08/00), and various irrevocable trusts formerly held for the benefit of Mr. Meredith.

Dianna Mell Meredith Frazier's voting rights in the Company include her voting rights on behalf of the Dianna Mell Meredith Frazier Revocable Trust (dated 4/18/75), the Dianna Mell Meredith Frazier Agency Trust (dated 11/08/2000), and various irrevocable trusts formerly held for the benefit of Mr. Meredith.

Frederick B. Henry holds 1,511.082 shares in the form of stock equivalents (a derivative security) that will be converted to common stock (\$1 par value) upon the date of Mr. Henry's retirement from the Meredith Board of Directors.

All natural persons identified below are male, not Hispanic or Latino, white and United States citizens unless otherwise indicated. Item 8 (Percentage of Total Assets) is not applicable for any respondent.

Meredith Corporation
FCC Form 323
Exhibit 1-B

Party to Application	Positional Interest	Percentage of Votes
Katherine Meredith ¹ 1716 Locust Street Des Moines, Iowa 50309	None	34.9%
Edwin Meredith, IV 1716 Locust Street Des Moines, Iowa 50309	None	11.4%
Dianna Mell Meredith Frazier ¹ 1716 Locust Street Des Moines, Iowa 50309	Director	10.8%
William T. Kerr 1716 Locust Street Des Moines, Iowa 50309	Director, Chairman and Chief Executive Officer	Less than 1%
David J. Londoner North River Company 169 E. 69th St. New York, NY 10021	Director	Less than 1%
Philip A. Marineau Levi Strauss & Co. 1155 Battery St. San Francisco, CA 94111	Director	Less than 1%
Herbert M. Baum The Dial Corporation 15501 N. Dial Boulevard Scottsdale, AZ 85260	Director	Less than 1%
Joel W. Johnson Hormel Foods Corporation 1 Hormel Place Austin, MN 55912-3680	Director	Less than 1%
Mary Sue Coleman ¹ The University of Michigan Office of the President 503 Thompson Street Ann Arbor, MI 48109-1340	Director	Less than 1%

¹ Respondent is female.

Meredith Corporation
FCC Form 323
Exhibit 1-B

Party to Application	Positional Interest	Percentage of Votes
Robert E. Lee 10510 Lakeview Dr. Hayden Lake, ID 83835	Director	Less than 1%
Nicholas L. Reding 10045 Litzsinger Road St. Louis, MO 63124	Director	Less than 1%
Charles D. Peebler, Jr. 149 Aspen Lakes Drive Hailey, ID 83333	Director	Less than 1%
Frederick B. Henry 100 West Hallam St. Aspen, CO 81611	Director	See family ownership charts and trust information.
John H. Griffin, Jr. 1716 Locust Street Des Moines, Iowa 50309	President-Publishing Group	Less than 1%
Paul A. Karpowicz 1716 Locust Street Des Moines, Iowa 50309	President-Broadcasting Group	Less than 1%
Stephen M. Lacy 1716 Locust Street Des Moines, Iowa 50309	Director, President and Chief Operating Officer	Less than 1%
Suku V. Radia 1716 Locust Street Des Moines, Iowa 50309	Vice-President – Chief Financial Officer	Less than 1%
John S. Zieser 1716 Locust Street Des Moines, Iowa 50309	Vice-President/Corporate Development – General Counsel and Secretary	Less than 1%
Stephen M. Cappaert 1716 Locust Street Des Moines, Iowa 50309	Corporate Controller	Less than 1%
Anna K. Meredith Endowment Trust 11/21/80; voted by Bankers Trust Company, Trustee [135210706]	N/A	4.4%

Meredith Corporation
FCC Form 323
Exhibit 1-B

Party to Application	Positional Interest	Percentage of Votes
M. M. Bohen Fam. TR FBO Frederick B. Henry & his descendants, voted by Frederick B. Henry and Charles H. Norris, Jr., Trustees [115283129]	N/A	2.9%
M. Bohen Family TR 8/9/71 FBO Phillip C. Pfeiffer; voted by Wells Fargo & Frederick B. Henry [19085 - 20448408]	N/A	Less than 1%

The following trusts each holds less than 0.25 percent, and collectively these trusts hold less than 0.75 percent, of the total votes in Meredith Corporation:

1. M. Bohen Family TR 8/9/71 FBO Patrick Henry Jr.; voted by Patrick Henry and/or Casady Henry [14128 - 20446712 - 31121300]
2. Mildred Bohen Charitable TR 1/17/66 FBO Patrick Henry Jr.; voted by Patrick Henry and/or Casady Henry [14052 - 20446705 - 21000]
3. Bohen Family TR 10/17/53 FBO Phillip C.M. Pfeifer; voted by Frederick B. Henry [19010 - 20448401]
4. Bohen Charitable TR 1/17/66 FBO Phillip C.M. Pfeifer; voted by Frederick B. Henry [19036 - 20448403]
5. Bohen Fam. TR 10/17/55 FBO Mildred M. Pogliano; voted by Frederick B. Henry and M. Michele Pfeifer [20018 - 20449801 - NV 2015001407]
6. Pfeifer Children's TR 12/12/57 FBO Mildred M. Pogliano; voted by Frederick B. Henry and M. Michele Pfeifer [20026 - 20449802 - NV 2015001504]
7. Bohen Charitable TR 1/17/66 FBO Mildred M. Pogliano; voted by Frederick B. Henry and M. Michele Pfeifer [20034 - 20449803 - NV 2015001602]
8. M. Bohen Family TR 8/9/71 FBO Mildred M. Pogliano [20083]
9. M.M. Bohen '68 Charitable TR 12/18/88 FBO M.M. Pogliano; voted by Frederick B. Henry and M. Michele Pfeifer [20125 - 20449812 - NV 2015002102]
10. M.M. Bohen '69 Charitable TR 1/3/69 FBO M.M. Pogliano; voted by Frederick B. Henry and M. Michele Pfeifer [20133 - 20449813 - NV 2015002200]
11. B. Pfeifer Res. Tr. 12/15/84 FBO Michele Pfeifer; voted by Wells Fargo, Trustee [20141 - 20449814 - NV 2015002308]

Meredith Corporation
FCC Form 323
Exhibit 1-B

12. Barbara Pfeifer Children's TR 12/27/47 FBO Frederick B. Henry & his descendants;
voted by Frederick B. Henry [115282121]

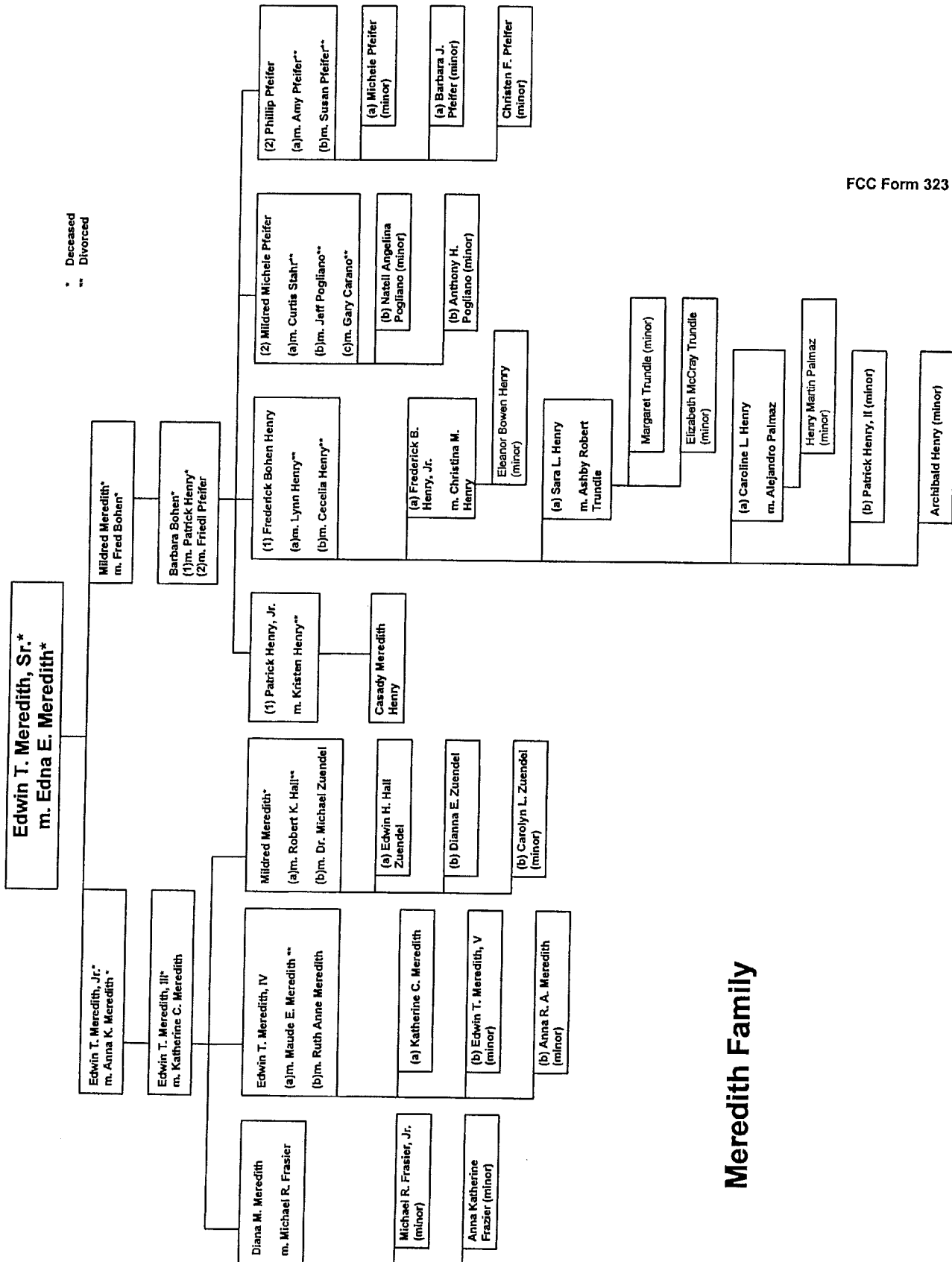
Exhibit 3 - Other Media Interests

Meredith Corporation is the licensee of the following full service radio, television and Class A television broadcast stations:

Call Sign	Facility Id No.	Community of License	Service
WGCL-TV	72120	Atlanta, Georgia	TV
KPHO-TV	41223	Phoenix, Arizona	TV
KPDX(TV)	35460	Vancouver, Washington	TV
KPTV(TV)	50633	Portland, Oregon	TV
WFSB(TV)	53115	Hartford, Connecticut	TV
WSMV-TV	41232	Nashville, Tennessee	TV
KCTV(TV)	41230	Kansas City, Missouri	TV
WHNS(TV)	72300	Greenville, South Carolina	TV
WNEM-TV	41221	Bay City, Michigan	TV
KFXO-LP	35464	Bend, Oregon	CA
WNEM(AM)	4600	Bay City, Michigan	AM
WFLI-TV	72060	Cleveland, Tennessee	TV

In addition, Meredith Corporation owns 100 percent of the voting stock of KVVU Broadcasting Corporation, which is the licensee of the following television station:

Call Sign	Facility Id No.	Community of License	Service
KVVU-TV	35870	Henderson, Nevada	TV



* Deceased
** Divorced

Meredith Family