AMENDMENT TO DISCUSSION DRAFT OFFERED BY M_.

Strike section 4 (relating to attribution resulting from certain television broadcast station agreements) and insert the following:

1	[SEC. 4. NO ATTRIBUTION RESULTING FROM CERTAIN TEL-
2	EVISION BROADCAST STATION AGREEMENTS
3	PENDING REVIEW.
4	The Commission may not modify its rules to treat
5	any shared service agreement, local news service agree-
6	ment, local marketing agreement, or joint sales agreement
7	(as such terms are discussed by the Commission at para-
8	graphs 195 and 196 of the Notice of Proposed Rule-
9	making adopted on December 22, 2011 (FCC 11–186)),
10	or any similar agreement between television broadcast sta-
11	tions in the same local market, as resulting in the attribu-
12	tion of a cognizable interest in, or ownership, operation,
13	or control of, a television broadcast station for purposes
14	of the Commission's local television multiple ownership
15	rule (47 CFR 73.3555(b)) until the Commission issues a
16	single order that—]
17	$\mathbf{I}(1)$ addresses all of the Commission's media
18	ownership rules that are required to be reviewed

- 1 quadrennially under section 202(h) of the Tele-
- 2 communications Act of 1996; and
- 3 **[**(2) closes the proceeding relating to the 2010
- 4 quadrennial review under such section.]

Strike section 6 (relating to repeal of integration ban) and insert the following:

5 SEC. 6. REPEAL OF INTEGRATION BAN.

- 6 (a) No Force or Effect.—The second sentence of
- 7 section 76.1204(a)(1) of title 47, Code of Federal Regula-
- 8 tions, shall have no force or effect after the date of the
- 9 enactment of this Act.
- 10 (b) Removal From Rules.—Not later than 180
- 11 days after the date of the enactment of this Act, the Com-
- 12 mission shall complete all actions necessary to remove the
- 13 sentence described in subsection (a) from its rules.

