FCC Form 312 Schedule A, Question A21 EXHIBIT F

Transaction Description and Public Interest Statement

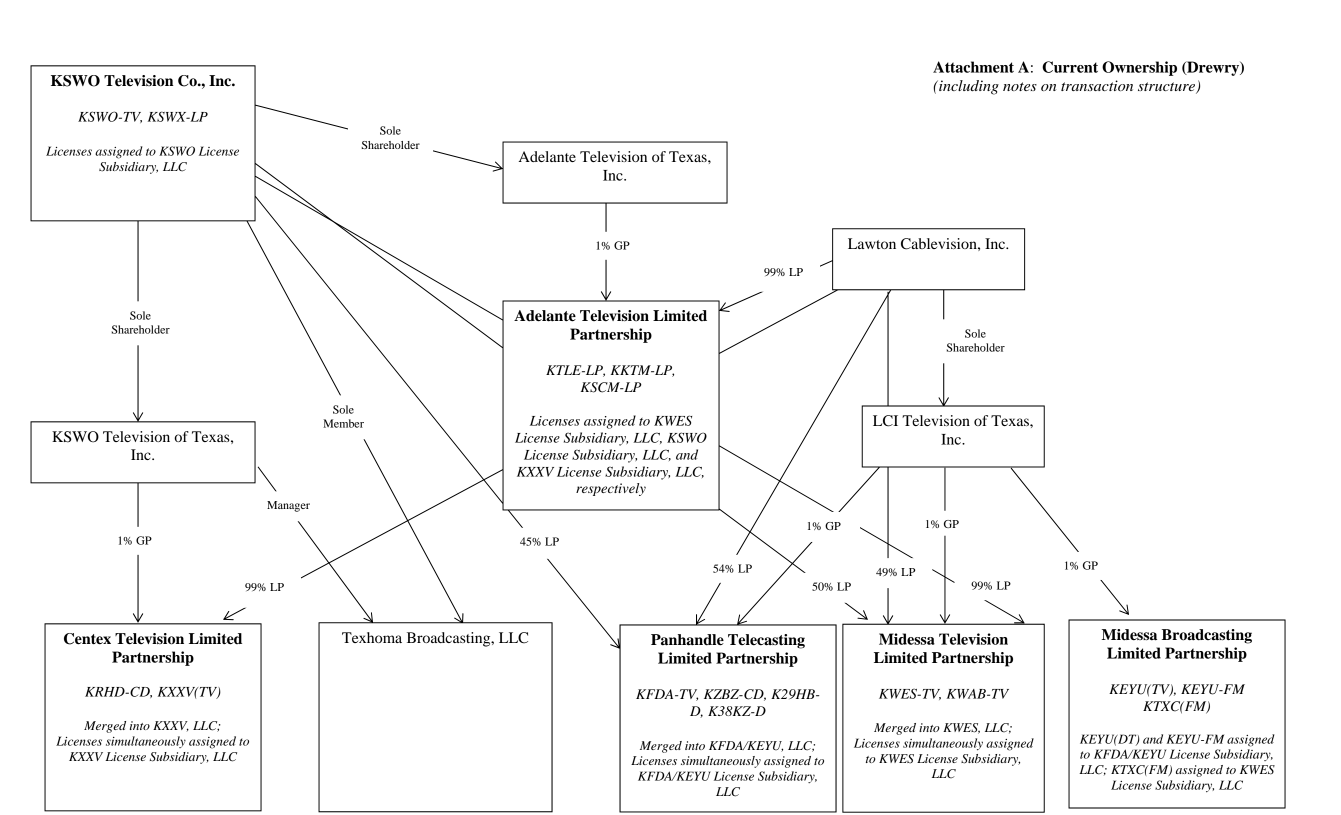
Pursuant to a Purchase Agreement dated as of July 29, 2015 (the "Agreement"), TV-3, LLC ("TV-3"), an indirect subsidiary of Raycom Media, Inc. ("Raycom"), is purchasing the equity interests and certain assets of the television and radio station licensees and other subsidiaries comprising the Drewry Communications station group ("Drewry").

In some cases, the transaction will be accomplished by the direct assignment of licenses from the current Drewry licensee to a newly-created Raycom subsidiary. In other cases, the transaction will be accomplished by the merger of the Drewry licensee into a Raycom subsidiary, which will simultaneously assign the FCC licenses into a wholly-owned license subsidiary. Thus, in each case, the post-closing Raycom licensee will differ from the current Drewry licensee, and all of the concurrently filed Form 312 applications are structured as license assignments. The table below summarizes the assignments of the full-power televisions stations, which are illustrated in more detail in Attachments A and B hereto.

Market (Rank)	Station	Community	Fac. ID	Assignor	Assignee
Waco-Temple-	KXXV(TV)	Waco, TX	9781	Centex Television	KXXV License
Bryan, TX				Limited	Subsidiary,
(87)				Partnership	LLC
Amarillo, TX	KEYU(TV)	Borger, TX	83715	Midessa	KFDA/KEYU
(130)	KEYU-FM	Amarillo, TX	39892	Broadcasting	License
				Limited	Subsidiary,
				Partnership	LLC
	KFDA-TV	Amarillo, TX	51466	Panhandle	
				Telecasting	
				Limited	
				Partnership	
Wichita Falls,	KSWO-TV	Lawton, OK	35645	KSWO Television	KSWO License
TX-Lawton,				Co. Inc.	Subsidiary,
OK (145)					LLC

Market (Rank)	Station	Community	Fac. ID	Assignor	Assignee
Odessa-	KWAB-TV	Big Spring,	42008	Midessa	KWES License
Midland, TX		TX		Television Limited	Subsidiary,
(146)	KWES-TV	Odessa, TX	42007	Partnership	LLC
	KTXC(FM)	Lamesa, TX	71650	Midessa	
				Broadcasting	
				Limited	
				Partnership	

The satellite earth station authorizations identified in this FCC Form 312 application are used in connection with the operations of the licensees' television stations, and no change in the operation or use of the satellite earth station authorizations will occur as a result of the grant of these *pro forma* transfers of control. Accordingly, the public interest would be served by prompt consent to this application.



Attachment B: Post-Closing Ownership (Raycom)

