

EXHIBIT F
FCC Form 312
Schedule A, Question A21

Public Interest Statement and Description of Transaction; Waiver Request

Raycom Media, Inc. (“Raycom”) owns, through various indirectly-owned license subsidiaries, 40 full-power television stations (including satellite stations), and related earth station facilities. This FCC Form 312 application seeks FCC consent to the *pro forma* transfer of control of these indirect license subsidiaries, from one Raycom subsidiary that indirectly owns these license subsidiaries (Raycom TV Broadcasting, Inc., or “Transferor”, a Delaware corporation) to another similarly-positioned Raycom subsidiary (TV Stations Holdings, LLC, or “Transferee”, a Delaware limited liability company).

As shown in the attached “Before” diagram, the stations that are the subject of the application are licensed to license subsidiaries that are indirectly owned by Raycom TV Broadcasting, LLC, a Delaware limited liability company, which in turn was a wholly-owned subsidiary of Transferor.¹ As shown in the attached “After” diagram, depicting the post-consummation control structure, the stations continue to be indirectly owned by Raycom TV Broadcasting, LLC, which in turn is a wholly-owned subsidiary of Transferee. Raycom owned 100% of Transferor (77.41% directly, with the remaining interest held indirectly, through a

¹ Transferor was merged with and into Transferee effective December 31, 2012, with Transferee being the surviving entity. In the course of preparing biennial ownership reports that will be due later this year, Raycom discovered that FCC Form 312 applications were not previously filed for this internal restructuring. Raycom regrets this inadvertent oversight and requests that this application be accepted *nunc pro tunc*. Raycom respectfully seeks a waiver of § 25.119 of the FCC’s rules, to the extent necessary, and consent to the transfer of control which became effective on December 31, 2012, so that the Commission’s records will reflect the *pro forma* internal reorganization discussed herein.

wholly-owned sister subsidiary). Likewise, Raycom owns 100% of Transferee (77.41% directly, with the remaining interest held indirectly, through a wholly-owned sister subsidiary).²

This application and its 18 companion applications concern 19 indirect license subsidiaries of Raycom TV Broadcasting, LLC. Substantively identical transfer applications on FCC Form 312 are being filed concurrently for the three license subsidiaries indirectly owned by Cosmos Broadcasting, LLC (“Cosmos”) and two license subsidiaries indirectly owned by Raycom Holdings, LLC, (“Raycom Holdings”) that hold earth station authorizations. Both Cosmos and Raycom Holdings are also indirect, wholly-owned subsidiaries of Raycom.

The Stations that are subject to this application will be used in the same manner and for the same purposes following the *pro forma* transfer of control as they were before the transfer of control. Accordingly, the public interest would be served by prompt consent to this application.

Including this instant application, the 19 FCC Form 312 applications for subsidiaries of Raycom TV Broadcasting, LLC cover the below licensees and stations.

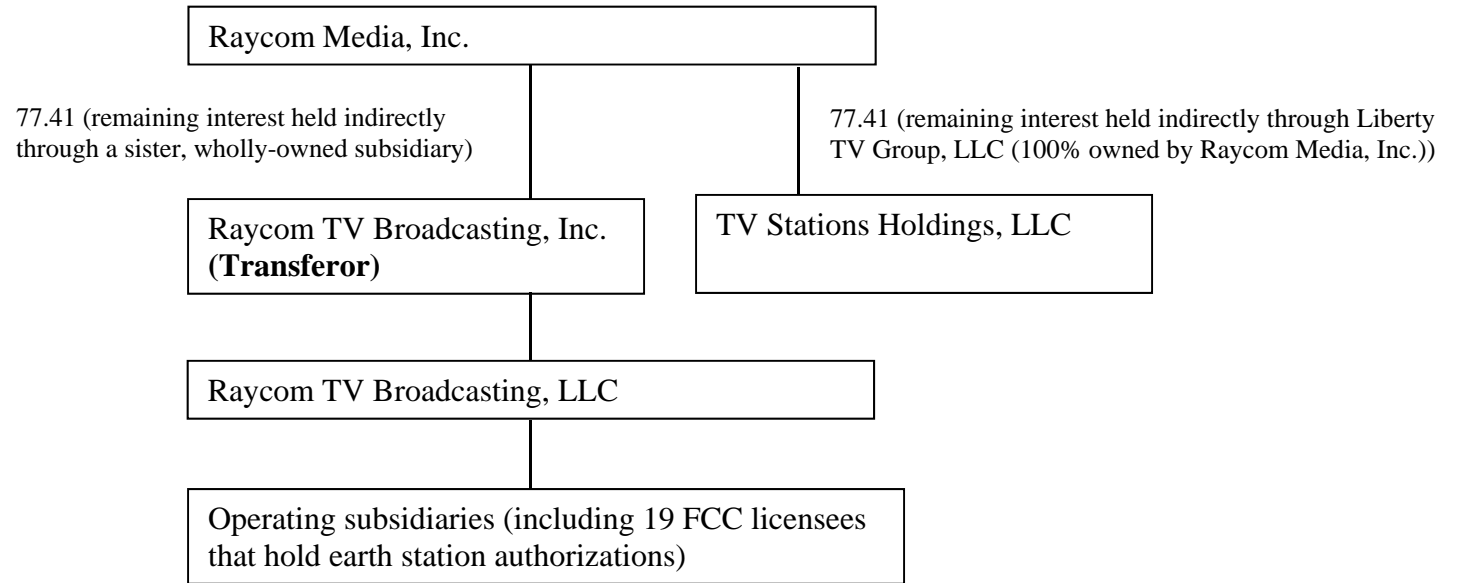
| <u>Licensee</u> | <u>Earth Station Call Sign</u> | <u>TV Station Call Sign & City of License</u> |
|--------------------------------------|--|---|
| 1. KFVS License Subsidiary, LLC | E030079 Temporary Fixed Earth (T/R Truck) | KFVS-TV Cape Girardeau, MO |
| 2. KLTV/KTRE License Subsidiary, LLC | E110184 DSNG Transmit-Only Truck Earth Station | KLTV Tyler, TX |
| 3. KOLD License Subsidiary, LLC | E030021 Satellite Earth Station Uplink | KOLD-TV Tucson, AZ |
| 4. KSLA License Subsidiary, LLC | E000525 Transmit/Receive Earth Station | KSLA Shreveport, LA |

² Liberty TV Group, LLC (“Liberty”) owns the other 22.59% of Transferee. Liberty is a single-member LLC whose sole member is Raycom.

| <u>Licensee</u> | <u>Earth Station Call Sign</u> | <u>TV Station Call Sign & City of License</u> |
|----------------------------------|---|---|
| 5. WAFB License Subsidiary, LLC | E950495 Transmit/Receive Earth Station E030081 Temporary Fixed (Transportable) Earth Station | WAFB Baton Rouge, LA |
| 6. WAFF License Subsidiary, LLC | E080241 Satellite Truck License | WAFF Huntsville, AL |
| 7. WALB License Subsidiary, LLC | E050315 Transmit/Receive Earth Station | WALB Albany, GA |
| 8. WAVE License Subsidiary, LLC | E120214 Satellite Earth Station (T/R truck) | WAVE Louisville, KY |
| 9. WBTV License Subsidiary, LLC | E8184 Transmit-Only Earth Station | WBTV Charlotte, NC |
| 10. WCSC License Subsidiary, LLC | E950481 Transmit-Only Earth Station | WCSC-TV Charleston, SC |
| 11. WDAM License Subsidiary, LLC | E950024 Transmit-Receive Earth Station | WDAM-TV Laurel, MS |
| 12. WIS License Subsidiary, LLC | E881120 Transmit/Receive Earth Station | WIS Columbia, SC |
| 13. WLOX License Subsidiary, LLC | E890217 Transmit/Receive Earth Station | WLOX Biloxi, MS |
| 14. WMC License Subsidiary, LLC | E070128 DSNG Transmit-Only Truck | WMC-TV Memphis, TN |
| 15. WOIO License Subsidiary, LLC | E030060 Temporary Fixed (Transmit/Receive) Earth Station | WOIO Shaker Heights, OH |
| 16. WTOC License Subsidiary, LLC | E020310 Satellite Earth Station (T/R Truck) | WTOC-TV Savannah, GA |
| 17. WTVM License Subsidiary, LLC | E990438 Transmit-Only Earth Station | WTVM Columbus, GA |
| 18. WWBT License Subsidiary, LLC | E874277 Transmit-Only Earth Station | WWBT Richmond, VA |
| 19. WXIX License Subsidiary, LLC | E100125 DSNG Transmit-Receive Truck | WXIX-TV Newport, KY |

The applicants respectfully request that all of these applications be processed and approved concurrently.

BEFORE



AFTER

