

EXHIBIT 18

MULTIPLE OWNERSHIP

The instant application (“Application”) seeks consent from the Federal Communications Commission (“FCC” or “Commission”) to transfer 50% of the outstanding membership interests of the permittee, Gainesville Channel 61 Associates, LLC (the “Permittee”), from KB Prime Media LLC (“Transferor”) to Pegasus Satellite Communications, Inc. (“Transferee”).

Bradley E. Scher, managing member of Ocean Ridge Capital Advisors, LLC, the liquidating trustee of the PSC Liquidating Trust (“PSC Trust”), presently ultimately controls the licensee of full-power television station WGFL(TV), High Springs, Florida (Facility ID 7727). WGFL(TV) is located in the Gainesville, Florida Designated Market Area (“DMA”), the same DMA as the Permittee. Because there are currently fewer than eight independently-owned, operating full-power commercial and noncommercial television stations in the Gainesville, Florida DMA, no entity may control more than one television station in this DMA without receiving a waiver of the Commission’s television ownership regulations.¹ Mr. Scher has obtained FCC approval to assign the license of WGFL TV to New Age Media of Gainesville License, LLC (“New Age Media”), a party in which neither Bradley E. Scher, Ocean Ridge nor the PSC Trust has an attributable ownership interest. The transaction has not yet been consummated.² Accordingly, FCC approval of the Application is contingent upon consummation of the sale of WGFL(TV) to New Age Media.

¹ See 47 C.F.R. § 73.3555(b) and Notes.

² See FCC File No. BALCT-20060825ADW.