

**EXHIBIT 13
FCC FORM 315
Section IV, Question 5**

This Form 315 application and a contemporaneously-filed companion one seek FCC consent to the transfer of control of The Liberty Corporation (“Liberty”) (including its wholly-owned subsidiary Cosmos Broadcasting Corporation (“Cosmos”) and Cosmos’ wholly-owned licensee subsidiaries CivCo, Inc., and LibCo, Inc., which together are the licensees of 15 television stations) from the existing shareholders of Liberty to Transferee Raycom Media, Inc. (“Raycom”). The licensees are placing in the stations’ public inspection files, and the parties are submitting with this application, a copy of the Agreement and Plan of Merger dated as of August 25, 2005, among Liberty, Raycom and Raycom’s subsidiary RL123, Inc. As noted in Licensee Exhibit 6, the schedules and exhibits, which are identified in Exhibit 6, are not included but may be provided to the FCC on request.

In general, the transfer of control covered by these applications will be accomplished (after FCC approval) as follows:

- At Closing, Raycom’s newly-formed, wholly-owned subsidiary RL123, Inc., a Delaware corporation, will merge with and into Liberty, with Liberty being the surviving corporation.¹

¹ The officers and directors of RL123, Inc. are existing officials of parent company Raycom. Paul McTear, who is President and a director of Raycom, is President, Chief Executive Officer and a director of RL123, Inc. and Rebecca S. Bryan, who is Vice President, Secretary and General Counsel of Raycom, is Secretary and a director of the new subsidiary. Effective on the merger, Mr. McTear and Ms. Bryan will become the new officers and directors of Liberty (as well as of Liberty’s licensee subsidiaries LibCo, Inc., and CivCo, Inc.).

- Immediately following the merger, Liberty will become a wholly-owned subsidiary of Raycom, with Liberty's subsidiaries (including LibCo, Inc., and CivCo, Inc.) continuing as subsidiaries of Liberty.
- As part of the merger, the currently existing shares of stock of Liberty will be converted into the right to receive cash consideration and, thus, following the merger, the existing Liberty shareholders will no longer have an interest in Liberty or any of its 15 television stations.

Accordingly, following the merger Closing, the 15 television stations subject to the instant and companion Form 315 applications will be owned and controlled (through subsidiaries) by Transferee Raycom (rather than by the existing shareholders of Liberty).