

PARTIES TO THE APPLICATION

The proposed transferee is Citadel Broadcasting Company (“CBC”), a Nevada corporation. CBC is wholly-controlled by Citadel Communications Corporation, also a Nevada corporation (“CCC”). Both entities have headquarters at 7201 W. Lake Mead Blvd., Suite 400, Las Vegas, Nevada 89128. CCC is wholly-controlled by Citadel Broadcasting Corporation (“CCORP”), a Delaware corporation.

CCORP has four 5% or greater shareholders (which collectively hold more than 95% of the company) that are under common management and control: Forstman Little & Co. Subordinated Debt and Equity Management Buyout Partnership-VII, L.P. (“MBO VII”); Forstmann Little & Co. Subordinated Debt and Equity Management Buyout Partnership-VIII, L.P. (“MBO VIII”); Forstmann Little & Co. Equity Partnership VI, L.P. (“Equity VI”); Forstmann Little & Co. Equity Partnership VII, L.P. (“Equity VII”) (collectively, the “Forstmann Little Funds”). The Forstmann Little Funds are private investment firms and each is a Delaware limited partnership. The address of the principal office of the Forstmann Little Funds is c/o Forstmann Little & Co., 767 Fifth Avenue, New York, New York 10153.

FLC XXXIII Partnership, L.P., a New York limited partnership (“FLC XXXIII”) is the sole general partner of MBO VII and MBO VIII. FLC XXXII Partnership, L.P. (“FLC XXXII”), a New York limited partnership, is the sole general partner of Equity VI and Equity VII. FLC XXXIII and FLC XXXII share the same general partners, who are general partners of partnerships affiliated with Forstmann Little & Co., a private investment firm whose business address is 767 Fifth Avenue, New York, New York 10153.

For ease of reference, a chart depicting the ownership structure of the proposed transferee, CBC, is provided as Attachment A hereto.

A list of the officers, directors and 5% or greater shareholders of Citadel Broadcasting Company is provided as Attachment B hereto.

A list of the officers, directors and 5% or greater shareholders of Citadel Communications Corporation is provided as Attachment C hereto.

A list of the officers, directors and 5% or greater shareholders of Citadel Broadcasting Corporation is provided as Attachment D hereto.

Information concerning the Forstmann Little Funds is provided as Attachment E hereto.

A list of the general partners of FLC XXXII and FLC XXXIII and their respective partnership interests is provided as Attachment F hereto.

**ATTACHMENT A**

**Ownership Structure of Transferee**

CITADEL OWNERSHIP STRUCTURE

Theodore J. Forstmann GP  
38% (voting)  
<5% (equity)

Thomas H. Lister GP  
20% (voting)  
<5% (equity)

Sandra J. Horbach GP  
25% (voting)  
<5% (equity)

Jamie C. Nicholls GP  
5.5% (voting)  
<5% (equity)

Winston W. Hutchins GP  
6.5% (voting)  
<5% (equity)

Gordon A. Holmes GP  
5% (voting)  
0% (equity)

FLCXXXIII Partnership, L.P.  
(Sole GP of MBO VII & VIII – 100%)

FLCXXXII Partnership, L.P.  
(Sole GP of Equity VI & VII – 100%)

Forstmann Little & Co.  
Subordinated Debt &  
Equity Management  
Buyout Partnership-VII,  
L.P.  
(27.28%)

Forstmann Little & Co.  
Subordinated Debt &  
Equity Management  
Buyout Partnership-  
VIII, L.P.  
(11.41%)

Forstmann Little & Co.  
Equity Partnership-VI,  
L.P.  
(43.42%)

Forstmann Little & Co.  
Equity Partnership-VII,  
L.P.  
(13.93%)

Citadel Broadcasting Corporation  
(sole shareholder of  
Citadel Communications Corp.)

Citadel Communications Corp.  
(sole shareholder of Citadel  
Broadcasting Company)

Citadel Broadcasting Company  
(Proposed Transferee)

**OFFICERS AND DIRECTORS OF CITADEL BROADCASTING COMPANY**

Listed below are the officers and directors of the transferee, Citadel Broadcasting Company. With the exception of Director Gordon Holmes who is an Irish national (see Exhibit 18), each is a U.S. citizen, and none has any attributable broadcast interests other than those disclosed herein.

<b><u>Name and Address</u></b>	<b><u>Office Held</u></b>	<b><u>Director</u></b>
Farid Suleman c/o Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	Chief Executive Officer and Chairman of the Board	Yes
Donna L. Heffner City Center West 7201 W. Lake Mead Blvd. Suite 400 Las Vegas, NV 89128	Executive Vice President, Chief Financial Officer and Secretary	Yes
D. Robert Proffitt City Center West 7201 W. Lake Mead Blvd. Suite 400 Las Vegas, NV 89128	President and Chief Operating Officer	No
Randy Taylor City Center West 7201 W. Lake Mead Blvd. Suite 400 Las Vegas, NV 89128	Vice President – Finance	No
Sandra J. Horbach Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	Vice President and Assistant Secretary	Yes
Gordon A. Holmes Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	---	Yes
Theodore J. Forstmann Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	---	Yes

**Sole Shareholder of Citadel Broadcasting Company:**

Citadel Communications Corporation, 7201 W. Lake Mead Boulevard, Suite 400, Las Vegas, Nevada 89128.

**OFFICERS AND DIRECTORS OF CITADEL COMMUNICATIONS CORPORATION**

Listed below are the officers and directors of Citadel Communications Corporation. With the exception of Director Gordon Holmes who is an Irish national (see Exhibit 18), each is a U.S. citizen, and none has any attributable broadcast interests other than those disclosed herein.

<b><u>Name and Address</u></b>	<b><u>Office Held</u></b>	<b><u>Director</u></b>
Sandra J. Horbach Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	President	Yes
Winston W. Hutchins Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	Vice President, Treasurer and Assistant Secretary	No
Thomas H. Lister Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	Vice President and Secretary	No
Farid Suleman Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	Chief Executive Officer	Yes
Gordon A. Holmes Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	---	Yes
Theodore J. Forstmann Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	---	Yes

**Sole Shareholder of Citadel Communications Corporation:**

Citadel Broadcasting Corporation c/o Forstmann Little & Co., 767 Fifth Avenue, New York,  
New York 10153.

**OFFICERS AND DIRECTORS OF CITADEL BROADCASTING CORPORATION**

Listed below are the officers and directors of Citadel Broadcasting Corporation. With the exception of director Gordon Holmes who is an Irish national (see Exhibit 18), each is a U.S. citizen, and none has any attributable broadcast interests other than those disclosed herein.

<b><u>Name and Address</u></b>	<b><u>Office Held</u></b>	<b><u>Director</u></b>
D. Robert Proffitt City Center West 7201 W. Lake Mead Blvd. Suite 400 Las Vegas, NV 89128	President and Chief Operating Officer	No
Randy Taylor City Center West 7201 W. Lake Mead Blvd. Suite 400 Las Vegas, NV 89128	Vice President – Finance	No
Sandra J. Horbach Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	Vice President and Assistant Secretary	Yes
Donna L. Heffner City Center West – Suite 400 7201 W. Lake Mead Blvd. Las Vegas, NV 89128	Secretary, Executive Vice President, Chief Financial Officer	No
Farid Suleman Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	Chief Executive Officer and Chairman of the Board	Yes
Gordon A. Holmes Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	---	Yes
Theodore J. Forstmann Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	---	Yes
Michael A. Miles		Yes

<u>Name and Address</u>	<u>Office Held</u>	<u>Director</u>
Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	---	
J. Anthony Forstmann Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	---	Yes
David W. Checketts Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	---	Yes

5% or Greater Shareholders of CCORP:

MBO VII	27.28%
MBO VIII	11.41%
Equity VI	43.42%
Equity VII	13.93%

**THE FORSTMANN LITTLE FUNDS**

As described above, CCORP has four 5% or greater shareholders. These shareholders are under common management and control: Forstmann Little & Co. Subordinated Debt and Equity Management Buyout Partnership-VII, L.P. (“MBO VII”) (27.28%); Forstmann Little & Co. Subordinated Debt and Equity Management Buyout Partnership-VIII, L.P. (“MBO VIII”) (11.41%); Forstmann Little & Co. Equity Partnership VI, L.P. (“Equity VI”) (43.42%); Forstmann Little & Co. Equity Partnership VII, L.P. (“Equity VII”) (13.93%) (collectively, the “Forstmann Little Funds”). The Forstmann Little Funds are private investment firms and each is a Delaware limited partnership. The address of the principal office of the Forstmann Little Funds is c/o Forstmann Little & Co., 767 Fifth Avenue, New York, New York 10153.

FLC XXXIII Partnership, L.P., a New York limited partnership (“FLC XXXIII”) is the sole general partner of MBO VII and MBO VIII. FLC XXXII Partnership, L.P. (“FLC XXXII”), a New York limited partnership, is the sole general partner of Equity VI and Equity VII. FLC XXXIII and FLC XXXII share the same general partners, who are general partners of partnerships affiliated with Forstmann Little & Co., a private investment firm whose business address is 767 Fifth Avenue, New York, New York 10153. These general partners and their respective interests are listed in Attachment F hereto.

The Forstmann Little Funds have been structured so that their limited partners have no involvement in the Forstmann Little Funds’ investment activity or the Forstmann Little Funds’ activities with respect to the companies in which the Forstmann Little Funds own interests. As such, these interests conform with the insulation criteria in the Commission’s Report and Order in MM Docket Nos. 94-150, 92-151 and 87-154, FCC 99-207, released August 6, 1999.

Among the limited partners of the Forstmann Little Funds are the General Electric Pension Trust, the pension trust of the General Electric Company, Inc. (“GE”) and an affiliate of GE, General Electric Capital Assurance Company (collectively, the “GE Entities”). GE is the parent company of the National Broadcasting Company, Inc., which owns and operates a national television broadcast network as well as television broadcast stations. The indirect interests of the GE Entities in CCORP by virtue of the ownership of CCORP shares by the Forstmann Little Funds amount to approximately 16.5% of the total interests of the Forstmann Little Funds in CCORP.

In addition, GE Investment Management Incorporated (“GEIM”) serves solely as investment advisor to Chrysler Corporation Master Retirement Trust (“CCMRT”), which is also a limited partner in the Forstmann Little Funds. The indirect interests of CCMRT in CCORP by virtue of the ownership of CCORP shares by the Forstmann Little Funds amount to approximately 4.6% of the total interests of the Forstmann Little Funds in CCORP. The GE Entities and GEIM are parties to letter agreements with the Forstmann Little Funds which provide that they may have no material involvement, directly or indirectly, in the management or operation of the media-related activities of the partnership, in conformance with the insulation criteria described in the Commission’s Report and Order in MM Docket Nos. 94-150, 92-151, and 87-154, FCC 99-207, released August 6, 1999.

**GENERAL PARTNERS OF FLC XXXII AND FLC XXXIII**

FLC XXXII and FLC XXXIII share the same general partners. The names and addresses of the general partners, their citizenship and percentage voting and equity interests, are listed below.

<b><u>Name and Address</u></b>	<b><u>Voting Interest</u></b>	<b><u>Equity Interest</u></b>	<b><u>Citizenship</u></b>
Theodore J. Forstmann Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	38%	< 5%	U.S.
Sandra J. Horbach Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	25%	< 5%	U.S.
Winston W. Hutchins Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	6.5%	< 5%	U.S.
Thomas H. Lister Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	20%	< 5%	U.S.
Gordon A. Holmes Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	5%	0%	Irish  (See Exhibit 18)
Jamie C. Nicholls Forstmann Little & Co. 767 Fifth Avenue New York, NY 10153	5.5%	< 5%	U.S.

**DESCRIPTION OF FORSTMANN LITTLE MANAGEMENT STRUCTURE**

Both FLC XXXII and FLC XXXIII are governed in the same way. Each of these partnerships has 6 general partners; one of those general partners, Theodore J. Forstmann, is the Senior Partner. Under the partnership agreements governing these partnerships, the management of the business and affairs of the partnerships is vested exclusively in the Senior Partner. The Senior Partner in turn has the right to delegate to any other general partner those duties and responsibilities as he in his discretion determines. No general partner may take any action to commit a partnership on any transaction without the approval of the Senior Partner. In the event of the resignation, filing of a petition in bankruptcy by or against, death or incompetency of, the Senior Partner, a successor Senior Partner will be selected by a vote of 66 2/3% of the percentage interests of the general partners. These partnerships are not governed by a formal management board or other formal structure; they are managed in an informal way in accordance with the terms set forth above.