

FCC Forms 315
Licensee Section III, Question 6
Transferee Section IV, Question 10
K-Six Television, Inc.
Corpus Christi Broadcasting Co., Inc.

Exhibits 9 and 20
Adverse Findings

In 1996, the U.S. Department of Justice filed a civil antitrust complaint against K-Six Television, Inc. ("K-Six"). K-Six denied the allegations set forth in that complaint. To avoid the distraction of costly and time-consuming litigation, without admitting any violation of the law and without being subject to any monetary penalties, K-Six agreed to the entry of a civil Final Judgment, dated as of January 10, 1997, which prohibits K-Six from engaging in certain practices related to retransmission consent matters for a period of 10 years.

The Final Judgment also applies to the officers, directors, agents, employees, subsidiaries, successors and assigns of K-Six. Mr. Vann M. Kennedy is President and a director of K-Six, as well as President and a director of Corpus Christi Broadcasting Co., Inc. ("CCB"), the majority shareholder of K-Six; Mrs. Mary Kennedy is Secretary and a director of both companies as well as a co-trustee of the proposed transferee in the present application; and Dr. Kathleen Kennedy is Vice President and a director of both companies and a co-trustee of the proposed transferee in the present application.

While no adverse findings were made against K-Six, CCB or any of the individuals mentioned above, and K-Six, CCB and such individuals do not consider this an adverse final action required to be reported under Section III, Question 6 or Section IV, Question 10 of FCC Form 315, this is being reported out of an abundance of caution.