

REGARDING CERTIFICATIONS CONTAINED IN SECTION II
Section II, Questions 1, 4, 5, and 6

Pursuant to court orders that were the subject of applications on FCC Form 316 seeking the FCC's consent to an involuntary transfer of control of NCR IV, LLC, Debtor in Possession (NCR IV DIP),¹ Anthony H. N. Schnelling, who has signed on behalf of the applicant in the instant application, is serving as the Bankruptcy Administrative Officer and has assumed control of NCR IV DIP.

Questions 1, 4, 5, and 6 in Section II of the instant application are being answered in the affirmative based on certifications the applicant has made in previous FCC filings to the effect that neither it nor any party to the application (1) had any interest in, or connection with, any broadcast application where character issues were left unresolved, resolved adversely, or raised; (2) had any adverse finding or final action taken relating to any felony, mass-media-related antitrust or unfair competition, fraudulent statements to another governmental unit, or discrimination; and (3) had been subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. section 862.

To the best of Mr. Schnelling's knowledge, based on the information that has come to his attention during the course of the applicant's bankruptcy proceedings, there have not been any changes in the information that was previously provided to the FCC.

¹ See File No. BTCH-20020912ABG (granted Sept. 24, 2002).