CELL THERAPEUTICS INC

Form 4

December 05, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB Number:

3235-0287

Check this box if no longer

January 31, Expires: 2005

OMB APPROVAL

subject to Section 16. Form 4 or

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES**

Estimated average burden hours per response... 0.5

Form 5 obligations may continue.

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

See Instruction

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person * Telling Fred

2. Issuer Name and Ticker or Trading

5. Relationship of Reporting Person(s) to Issuer

Symbol

CELL THERAPEUTICS INC [ctic]

(Check all applicable)

(Last)

(First)

(Middle)

3. Date of Earliest Transaction

4. If Amendment, Date Original

X Director

10% Owner

501 ELLIOTT AVE. W., SUITE 400

(Street)

12/01/2006

(Month/Day/Year)

Other (specify Officer (give title below)

6. Individual or Joint/Group Filing(Check

Applicable Line)

Filed(Month/Day/Year)

X Form filed by One Reporting Person Form filed by More than One Reporting

Person

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

SEATTLE, WA 98119

(City) (State) (Zip) 1.Title of 2. Transaction Date 2A. Deemed

4. Securities (Month/Day/Year) Execution Date, if

(A)

or

Price

5. Amount of Securities Beneficially

Owned

6. Ownership 7. Nature of Form: Direct Indirect (D) or Beneficial Indirect (I) Ownership

(Month/Day/Year)

TransactionAcquired (A) or Code Disposed of (D) (Instr. 8) (Instr. 3, 4 and 5)

Following Reported Transaction(s)

(Instr. 3 and 4)

Common Stock

Security

(Instr. 3)

12/01/2006

Code V Amount (D) $A^{(1)}$ 2,500 A

\$0 2,500

D

(Instr. 4)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1474 (9-02)

(Instr. 4)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

3. Transaction Date 3A. Deemed

Derivative Security (Instr. 3)	Conversion or Exercise Price of Derivative Security	(Month/Day/Year)	Execution Date, if any (Month/Day/Year)	Transaction Code (Instr. 8)	orDerivative Securities Acquired (A) or Disposed or (D)	Expiration Dat (Month/Day/Y		Underlying (Instr. 3 and	
				Code V	(Instr. 3, 4, and 5) (A) (D)) Date Exercisable	Expiration Date	Title	Am or Nu of S
Non-Qualified Stock Option (right to buy)	\$ 1.77	12/01/2006		A	15,000	12/01/2006	12/01/2016	Common Stock	15

5. Number of 6. Date Exercisable and

7. Title and Amor

Reporting Owners

Reporting Owner Name / Address	Relationships				
1 6	Director	10% Owner	Officer	Other	
Telling Fred 501 ELLIOTT AVE. W. SUITE 400 SEATTLE, WA 98119	X				

Signatures

1. Title of

Louis A. Bianco, Attorney-in-fact for Fred
Telling

12/05/2006

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Stock award fully vests one year from date of grant.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. : 10pt; FONT-FAMILY: times new roman">OO 5

CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) []

6 CITIZENSHIP OR PLACE OF ORGANIZATION

Delaware

NUMBER OF SHARES BENEFICIALLY OWNED BY

Reporting Owners 2

EACH REPORTING PERSON WITH

7 SOLE VOTING POWER 779,185*
8 SHARED VOTING POWER 0
9 SOLE DISPOSITIVE POWER 779,185*
10 SHARED DISPOSITIVE POWER 0
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
779,185*
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) [] 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
2.2%*
14 TYPE OF REPORTING PERSON (See Instructions)
PN * See Item 5 hereof.
DOU HOLL D HOLDON

1	NAMES OF REPORTING PERSONS						
	Blackstone FC Capita	l Partners IV-A L.P.					
2	CHECK THE APPRO		EMBER OF A GROUP (See Instructions) (a) []				
3	SEC USE ONLY	(b) [X]					
4	SOURCE OF FUNDS (See Instructions)						
5	OO CHECK BOX IF DIS OR 2(e)	CLOSURE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(0				
6	CITIZENSHIP OR PI	LACE OF ORGANIZAT	TION				
	Delaware	7	SOLE VOTING POWER 12,329*				
	NUMBER OF SHARES BENEFICIALLY	8	SHARED VOTING POWER 0				
	OWNED BY EACH REPORTING	9	SOLE DISPOSITIVE POWER 12,329*				
	PERSON WITH	10	SHARED DISPOSITIVE POWER 0				
11	AGGREGATE AMO	UNT BENEFICIALLY	OWNED BY EACH REPORTING PERSON				
	12,329*						
12		E AGGREGATE AMOU	UNT IN ROW (11) EXCLUDES CERTAIN SHARES (See				
13			AMOUNT IN ROW (11)				
14	0.0%* TYPE OF REPORTIN	NG PERSON (See Instru	ections)				
* C-	PN						
· See	e Item 5 hereof.						

1	NAMES OF REPORT	TING PERSONS					
	Blackstone Family FO	CC L.L.C.					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) []						
3	SEC USE ONLY	(b) [X]					
4	SOURCE OF FUNDS (See Instructions)						
5	OO CHECK BOX IF DIS OR 2(e)	SCLOSURE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 20	(d			
6	CITIZENSHIP OR P	LACE OF ORGANIZA	ΓΙΟΝ				
	Delaware	7	SOLE VOTING POWER 34,922*				
	NUMBER OF SHARES BENEFICIALLY	8	SHARED VOTING POWER 0				
	OWNED BY EACH REPORTING	9	SOLE DISPOSITIVE POWER 34,922*				
	PERSON WITH	10	SHARED DISPOSITIVE POWER 0				
11	AGGREGATE AMO	OUNT BENEFICIALLY	OWNED BY EACH REPORTING PERSON				
	34,922*						
12		E AGGREGATE AMOU	UNT IN ROW (11) EXCLUDES CERTAIN SHARES (See				
13	PERCENT OF CLAS	SS REPRESENTED BY	AMOUNT IN ROW (11)				
14	0.1% TYPE OF REPORTIN	NG PERSON (See Instru	actions)				
* See	OO e Item 5 hereof.						

1	NAMES OF REPORTING PERSONS					
	Blackstone Participation	on FCC L.L.C.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) []					
3	SEC USE ONLY	(b) [X]				
4	SOURCE OF FUNDS (See Instructions)					
5	OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d OR 2(e) []					
6	CITIZENSHIP OR PL	ACE OF ORGANIZAT	TION			
	Delaware	7	SOLE VOTING POWER 2,374*			
	NUMBER OF SHARES BENEFICIALLY	8	SHARED VOTING POWER 0			
	OWNED BY EACH REPORTING	9	SOLE DISPOSITIVE POWER 2,374*			
	PERSON WITH	10	SHARED DISPOSITIVE POWER 0			
11	AGGREGATE AMOU	UNT BENEFICIALLY (OWNED BY EACH REPORTING PERSON			
	2,374*					
12	CHECK BOX IF THE Instructions) [NT IN ROW (11) EXCLUDES CERTAIN SHARE	S (See		
13			AMOUNT IN ROW (11)			
14	0.0%* TYPE OF REPORTING PERSON (See Instructions)					
* See	OO Item 5 hereof.					

1	NAMES OF REPORTING PERSONS							
	Blackstone FC Communications Partners L.P.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) []							
3	(b) [X] SEC USE ONLY							
4	SOURCE OF FUNDS	S (See Instructions)						
5	OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d OR 2(e) []							
6	CITIZENSHIP OR PI	LACE OF ORGANIZAT	TION					
	Delaware	7	SOLE VOTING POWER 2,361,984*					
	NUMBER OF SHARES BENEFICIALLY	8	SHARED VOTING POWER 0					
	OWNED BY EACH REPORTING	9	SOLE DISPOSITIVE POWER 2,361,984*					
	PERSON WITH	10	SHARED DISPOSITIVE POWER 0					
11	AGGREGATE AMO	UNT BENEFICIALLY	OWNED BY EACH REPORTING PERSON					
	2,361,984*							
12 13	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions) [] PERCENT OF CLASS PERPESENTED BY A MOUNT IN ROW (11)							
14	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 6.5%* TYPE OF REPORTING PERSON (See Instructions)							
* See	PN e Item 5 hereof.							

1	NAMES OF REPORTING PERSONS						
	Blackstone Communic	cations FCC L.L.C.					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) [] (b) [X]						
3	SEC USE ONLY						
4	SOURCE OF FUNDS (See Instructions)						
5	OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d OR 2(e) []						
6	CITIZENSHIP OR PL	ACE OF ORGANIZAT	TION				
	Delaware	7	SOLE VOTING POWER 124,444*				
	NUMBER OF SHARES BENEFICIALLY	8	SHARED VOTING POWER 0				
	OWNED BY EACH REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 124,444*				
		10	SHARED DISPOSITIVE POWER 0				
11	AGGREGATE AMOU	UNT BENEFICIALLY	OWNED BY EACH REPORTING PERSON				
	124,444*						
12	CHECK BOX IF THE Instructions) [NT IN ROW (11) EXCLUDES CERTAIN SHARES	S (See			
13	PERCENT OF CLASS	S REPRESENTED BY A	AMOUNT IN ROW (11)				
14	0.3%* TYPE OF REPORTING PERSON (See Instructions)						
* See	OO Item 5 hereof.						

1	NAMES OF REPORT	TING PERSONS				
	BCMA FCC L.L.C.					
2	CHECK THE APPRO		EMBER OF A GROUP (See Instructions)	(a) []		
3	SEC USE ONLY	(b) [X]				
4	SOURCE OF FUNDS (See Instructions)					
5	OO CHECK BOX IF DISC OR 2(e) []	CLOSURE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO I	TEM 2(d)		
6	CITIZENSHIP OR PL	ACE OF ORGANIZAT	TON			
	Delaware	7	SOLE VOTING POWER 2,486,428*			
	NUMBER OF SHARES BENEFICIALLY	8	SHARED VOTING POWER 0			
	OWNED BY EACH REPORTING	9	SOLE DISPOSITIVE POWER 2,486,428*			
	PERSON WITH	10	SHARED DISPOSITIVE POWER 0			
11	AGGREGATE AMOU	UNT BENEFICIALLY	OWNED BY EACH REPORTING PERSON			
	2,486,428*					
12	CHECK BOX IF THE Instructions) [NT IN ROW (11) EXCLUDES CERTAIN SHARES	S (See		
13			AMOUNT IN ROW (11)			
14	6.9%* TYPE OF REPORTIN	JG PERSON (See Instru	ctions)			
* See	OO Item 5 hereof.					

1	NAMES OF REPORT	TING PERSONS		
	BMA IV FCC L.L.C.			
2	CHECK THE APPRO		EMBER OF A GROUP (See Instructions)	(a) []
3	SEC USE ONLY	(b) [X]		
4	SOURCE OF FUNDS	(See Instructions)		
5	OO CHECK BOX IF DISO OR 2(e) []	CLOSURE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO I	TEM 2(d)
6	CITIZENSHIP OR PL	ACE OF ORGANIZAT	TION	
	Delaware	7	SOLE VOTING POWER 828,810*	
	NUMBER OF SHARES BENEFICIALLY	8	SHARED VOTING POWER 0	
	OWNED BY EACH REPORTING	9	SOLE DISPOSITIVE POWER 828,810*	
	PERSON WITH	10	SHARED DISPOSITIVE POWER 0	
11	AGGREGATE AMOU	UNT BENEFICIALLY (OWNED BY EACH REPORTING PERSON	
	828,810*			
12	CHECK BOX IF THE Instructions) [NT IN ROW (11) EXCLUDES CERTAIN SHARES	S (See
13			AMOUNT IN ROW (11)	
14	2.3%* TYPE OF REPORTIN	IG PERSON (See Instru	ctions)	
* See	OO Item 5 hereof.			

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1	NAMES OF REPORT	TING PERSONS					
	Stephen A. Schwarzm	an					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) (a) []						
3	(b) [X] SEC USE ONLY						
4	SOURCE OF FUNDS (See Instructions)						
5	OO CHECK BOX IF DISC OR 2(e) []	CLOSURE OF LEGAL	PROCEEDINGS IS REQUIRED PURSUANT TO	ITEM 2(d			
6	CITIZENSHIP OR PL	LACE OF ORGANIZAT	TION				
	United States of Amer	rica 7	SOLE VOTING POWER 3,315,238*				
	NUMBER OF SHARES BENEFICIALLY	8	SHARED VOTING POWER 0				
	OWNED BY EACH REPORTING	9	SOLE DISPOSITIVE POWER 3,315,238*				
	PERSON WITH	10	SHARED DISPOSITIVE POWER 0				
11	AGGREGATE AMO	UNT BENEFICIALLY	OWNED BY EACH REPORTING PERSON				
	3,315,238*						
12	CHECK BOX IF THE Instructions)		INT IN ROW (11) EXCLUDES CERTAIN SHARE	ES (See			
13	-	-	AMOUNT IN ROW (11)				
14	9.2%* TYPE OF REPORTIN	NG PERSON (See Instru	ctions)				
* Sec	IN e Item 5 hereof.						

Item 1. Security and Issuer.

This Statement on Schedule 13D (this "Schedule 13D") relates to the Class A Common Stock, par value \$0.01 per share ("Class A Common Stock"), of Cumulus Media Inc., a Delaware corporation (the "Issuer"), having its principal executive offices at 3280 Peachtree Road, N.W., Suite 2300, Atlanta, GA 30305.

- Item 2. Identity and Background.
- (a) (b) This Schedule 13D is being filed by:
 - (i) Blackstone FC Capital Partners IV L.P., a Delaware limited partnership, (ii) Blackstone FC Capital Partners IV-A L.P. a Delaware limited partnership, (iii) Blackstone Family FCC L.L.C., a Delaware limited liability company, (iv) Blackstone Participation FCC L.L.C., a Delaware limited liability company, (v) Blackstone FC Communications Partners L.P., a Delaware limited partnership, and (vi) Blackstone Communications FCC L.L.C., a Delaware limited liability company (collectively, the "Blackstone Funds"), (viii) BCMA FCC L.L.C., a Delaware limited liability company, and (ix) BMA IV FCC L.L.C., a Delaware limited liability company (collectively, with the Blackstone Funds, the "Blackstone Entities"); and
 - Stephen A. Schwarzman, who is a United States citizen.

The principal business address of each of the Blackstone Entities and Mr. Schwarzman is c/o The Blackstone Group L.P., 345 Park Avenue, New York, NY 10154.

(c) The principal business of the Blackstone Funds consists of making various telecommunications and media-related investments. The principal business of BCMA FCC L.L.C. is performing the functions of, and serving as, the general partner of Blackstone FC Communications Partners L.P. and performing the functions of, and serving as, the managing member of Blackstone Communications FCC L.L.C. The principal business of BMA IV FCC L.L.C. is performing the functions of, and serving as, the general partner of Blackstone FC Capital Partners IV L.P. and Blackstone FC Capital Partners IV-A L.P. and performing the functions of, and serving as, the managing member of Blackstone Family FCC L.L.C. and Blackstone Participation FCC L.L.C.

The principal occupation of Mr. Schwarzman is serving as an executive of Blackstone Group Management L.L.C., the general partner of The Blackstone Group L.P.

- (d) During the last five years, none of the Reporting Persons has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the last five years, none of the Reporting Persons has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and, as a result of such proceeding, was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) See Item 2(a)-(b) above for the citizenship of each of the Reporting Persons.
- Item 3. Source and Amount of Funds or Other Consideration.

The aggregate 3,315,238 shares of Class A Common Stock held by the Blackstone Funds were acquired by the Blackstone Funds on August 1, 2011 in exchange for 75 Class A Units and 6.25 Class AA Units of Cumulus Media

Partners, LLC pursuant to the Exchange Agreement, dated as of January 31, 2011, by and among the Issuer, the Blackstone Funds, Bain Capital (SQ) VIII, L.P., BCIP Associates III, LLC, BCIP Associates III-B, LLC, BCIP T Associates III, LLC, BCIP T Associates III-B, LLC, BCIP Associates-G, Thomas H. Lee Equity Fund V, L.P., Thomas H. Lee Parallel Fund V, L.P., Thomas H. Lee Equity (Cayman) Fund V, L.P., Thomas H. Lee Investors Limited Partnership, Putnam Investments Holdings, LLC, Putnam Investments Employees' Securities Company I, LLC and Putnam Investments Employees' Securities Company II, LLC (collectively, with the Blackstone Funds, the

"Sponsor Stockholders"). This description of the Exchange Agreement is not intended to be complete and is qualified in its entirety by the agreement, which is filed as an exhibit hereto and is incorporated by reference herein.

Item 4. Purpose of Transaction.

The information set forth in Items 3, 5 and 6 hereof is hereby incorporated by reference into this Item 4.

The shares of Class A Common Stock held by the Blackstone Funds were acquired as described in Item 3 hereof. The Blackstone Funds currently hold such shares for investment purposes.

The Reporting Persons intend to review on a continuing basis the Blackstone Funds' investment in the Issuer. Subject to the agreements described herein, the Reporting Persons may seek to sell or otherwise dispose some or all of the Issuer's securities (which may include distributing some or all of such securities to such Reporting Person's respective partners or beneficiaries, as applicable) from time to time, and/or may seek to acquire additional securities of the Issuer (which may include rights or securities exercisable or convertible into securities of the Issuer) from time to time, in each case, in open market or private transactions, block sales or otherwise. Any transaction that the Reporting Persons may pursue may be made at any time and from time to time without prior notice and will depend on a variety of factors, including, without limitation, the price and availability of the Issuer's securities, subsequent developments affecting the Issuer, the Issuer's business and the Issuer's prospects, other investment and business opportunities available to the Reporting Persons, general industry and economic conditions, the securities markets in general, tax considerations and other factors deemed relevant by the Reporting Persons.

The Exchange Agreement provides that as promptly as practical after the agreement was entered into, the Issuer shall take all such actions as may be required to appoint a representative designated by the Blackstone Funds (the "Blackstone Nominee") to the Issuer's board of directors and that the Issuer shall nominate the Blackstone Nominee for election to its board of directors for each of its next three annual meetings. Pursuant to the Voting Agreement and Voting Agreement and Consent described in Item 5 hereof, certain parties thereto have agreed, subject to the respective terms therein, to vote all of the shares of the Issuer's common stock beneficially owned by them in favor of the election of the Blackstone Nominee at any meeting at which the election of the Blackstone Nominee to the Issuer's board of directors is to be voted upon, until the earlier of the date of the third annual meeting following the date their respective agreement was entered into or the date on which the Blackstone Funds, or their permitted transferees, cease to have ownership of at least a simple majority of the shares acquired pursuant to the Exchange Agreement. As the Blackstone Nominee, David Tolley, a Senior Managing Director of The Blackstone Group L.P., which is affiliated with the Blackstone Funds, serves on the board of directors of the Issuer and in such capacity may have influence over the corporate activities of the Issuer, including activities which may relate to items describe in subparagraphs (a) through (j) of Item 4 of Schedule 13D.

Except as described in this Item 4 of Schedule 13D, the Reporting Persons do not have any present plans or proposals that relate to or would result in any of the actions described in subparagraphs (a) through (j) of Item 4 of Schedule 13D, although, subject to the agreements described herein, the Reporting Persons, at any time and from time to time, may review, reconsider and change their position and/or change their purpose and/or develop such plans and may seek to influence management or the board of directors of the Issuer with respect to the business and affairs of the Issuer.

Item 5. Interest in Securities of the Issuer.

(a) - (b) The following disclosure assumes that there are 36,103,867 shares of Class A Common Stock of the Issuer outstanding as of August 1, 2011 which number is based on information set forth in the Proxy Statement on Schedule 14A, filed with the Securities and Exchange Commission on June 27, 2011.

Blackstone FC Capital Partners IV L.P. holds 779,185 shares of Class A Common Stock, Blackstone FC Capital Partners IV-A L.P. holds 12,329 shares of Class A Common Stock, Blackstone Family FCC L.L.C. holds 34,922 shares of Class A Common Stock, Blackstone Participation FCC L.L.C. holds 2,374 shares of Class A

Common Stock, Blackstone FC Communications Partners L.P. holds 2,361,984 shares of Class A Common Stock and Blackstone Communications FCC L.L.C. holds 124,444 shares of Class A Common Stock.

BCMA FCC L.L.C. is the general partner of Blackstone FC Communications Partners L.P. and the managing member of Blackstone Communications FCC L.L.C. BMA IV FCC L.L.C. is the general partner of Blackstone FC Capital Partners IV L.P. and Blackstone FC Capital Partners IV-A L.P. and the managing member of Blackstone Family FCC L.L.C. and Blackstone Participation FCC L.L.C. Stephen A. Schwarzman is the founding member of each of BCMA FCC L.L.C. and BMA IV FCC L.L.C. Each of BCMA FCC L.L.C., BMA IV FCC L.L.C and Mr. Schwarzman may be deemed to beneficially own the shares of Class A Common Stock beneficially owned by the Blackstone Funds directly or indirectly controlled by it or him.

The aggregate number and percentage of the shares of Class A Common Stock beneficially owned by each Reporting Person and, for each Reporting Person, the number of shares as to which there is sole power to vote or to direct the vote, shared power to vote or to direct the vote, sole power to dispose or to direct the disposition, or shared power to dispose or to direct the disposition are set forth on rows 7 through 11 and row 13 of the cover pages of this Schedule 13D.

In connection with the transactions contemplated by the Exchange Agreement, Blackstone FC Communications Partners L.P. entered into a (i) Voting Agreement, dated as of January 31, 2011 (the "Voting Agreement") with Lewis W. Dickey, Jr., John W. Dickey, David W. Dickey, Michael W. Dickey, Lewis W. Dickey, Sr. and DBBC, L.L.C. (collectively, the "Dickey Family") and (ii) Voting Agreement and Consent, dated January 31, 2011 (the "Voting Agreement and Consent") with BA Capital Company, L.P. and Banc of America Capital Investors SBIC, L.P. (collectively, the "BA Stockholders") pursuant to which, among other things, subject to the respective terms therein, the Dickey Family and the BA Stockholders agreed to vote all of the shares of the Issuer's common stock beneficially owned by them in favor of the election of the Blackstone Nominee at any meeting at which the election of the Blackstone Nominee to the Issuer's board of directors is to be voted upon, until the earlier of the date of the third annual meeting following the date their respective agreement was entered into or the date on which the Blackstone Funds, or their permitted transferees, cease to have ownership of at least a simple majority of the shares acquired pursuant to the Exchange Agreement. This description of the Voting Agreement and the Voting Agreement and Consent is not intended to be complete and is qualified in its entirety by the agreements, which are filed as exhibits hereto and are incorporated by reference herein.

To the best of the Reporting Persons' knowledge, as of the date hereof, the parties to the Voting Agreement and Voting Agreement and Consent may be deemed to beneficially own an aggregate of 26,701,722 shares of Class A Common Stock (based upon the shares of Class A Common Stock held by the Blackstone Funds, the 15,019,543 shares of Class A Common Stock held by the Dickey Family, the 644,871 shares of Class C Common Stock of the Issuer held by a member of the Dickey Family, which are convertible within 60 days of the date hereof into an equal number of shares of Class A Common Stock, the 194,613 shares of Class A Common Stock issuable upon the exercise of options that are exercisable within 60 days of the date hereof and that are held by certain members of the Dickey Family, the 1,698,019 shares of Class A Common Stock held by or for the benefit of the BA Stockholders, the 5,809,191 shares of Class B Common Stock of the Issuer held by the BA Stockholders, which are convertible within 60 days of the date hereof into an equal number of shares of Class A Common Stock and the 20,247 shares of Class A Common Stock issuable upon the exercise of options that are exercisable within 60 days of the date hereof and that are held by or for the benefit of the BA Stockholders) or 62.4% of the Issuer's Class A Common Stock.

Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission that any of the Reporting Persons (other than the entities identified above as holding the shares of Common Stock reported on this Schedule 13D) is the beneficial owner of the Class A Common Stock referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended, or for any other purpose, and such beneficial ownership is expressly disclaimed.

past 60 days in any shares of Class A Common Stock.	
(d)	Not applicable.

(e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Except as set forth in this Item 6, none of the Reporting Persons has any contract, arrangement, understanding or relationship (legal or otherwise) with any person with respect to any securities of the Issuer, including but not limited to, any contract, arrangement, understanding or relationship concerning the transfer or voting of any securities of the Issuer, finder's fees, joint ventures, loan or option arrangements, puts or calls, guaranties of profits, division of profits or loss or the giving or withholding of proxies.

Exchange Agreement, Voting Agreement and Voting and Consent Agreement

The information set forth in Items 3, 4 and 5 hereof is hereby incorporated by reference into this Item 6.

Lock-Up Agreement

In connection with the transaction contemplated by the Exchange Agreement, the Blackstone Funds entered into a Lock-Up Agreement, dated August 1, 2011 (the "Lock-Up Agreement"), with the Issuer, whereby the Blackstone Funds agreed to certain transfer restrictions with respect to shares of Class A Common Stock acquired by the Blackstone Funds pursuant to the Exchange Agreement.

Registration Rights Agreement

In connection with the transactions contemplated by the Exchange Agreement, the Issuer entered into a registration rights agreement with the Blackstone Funds and other stockholders of the Issuer, whereby the Issuer, among other things, granted registration rights to the Blackstone Funds.

The descriptions of the Exchange Agreement, the Voting Agreement, the Voting Agreement and Consent, the Registration Rights Agreement and the Lock-Up Agreement contained in this Item 6 are not intended to be complete and are qualified in their entirety by reference to such agreements, each of which is filed as an exhibit hereto and incorporated by reference herein.

Item 7. Material to be Filed as Exhibits.

- 1. Joint Filing Agreement, dated August 1, 2011, by and among Blackstone FC Capital Partners IV L.P., Blackstone FC Capital Partners IV-A L.P., Blackstone Family FCC L.L.C., Blackstone Participation FCC L.L.C., Blackstone FC Communications Partners L.P., Blackstone Communications FCC L.L.C., BCMA FCC L.L.C., BMA IV FCC L.L.C. and Stephen A. Schwarzman (filed herewith).
- 2. Exchange Agreement dated as of January 31, 2011, by and among the Cumulus Media Inc., Blackstone FC Capital Partners IV L.P., Blackstone FC Capital Partners IV-A L.P., Blackstone Family FCC L.L.C., Blackstone Participation FCC L.L.C., Blackstone FC Communications Partners L.P., Blackstone Communications FCC L.L.C., Bain Capital (SQ) VIII, L.P., BCIP Associates III, LLC, BCIP Associates III-B, LLC, BCIP T Associates III-B, LLC, BCIP Associates-G, Thomas H. Lee Equity Fund V, L.P., Thomas H. Lee Parallel Fund V, L.P., Thomas H. Lee Equity (Cayman) Fund V, L.P., Thomas H. Lee Investors Limited Partnership, Putnam Investments Holdings, LLC, Putnam Investments Employees' Securities Company I, LLC and Putnam Investments Employees' Securities Company II, LLC (incorporated by reference to Exhibit 2.1 to the Form 10-Q filed by Cumulus Media Inc. on May 16, 2011).

3.

Voting Agreement, dated as of January 31, 2011, by and among Lewis W. Dickey, Jr., John W. Dickey, David W. Dickey, Michael W. Dickey, Lewis W. Dickey, Sr. and DBBC, L.L.C. and Blackstone FC Communications Partners L.P. (incorporated by reference to Exhibit 99.2 to Form 8-K filed by Cumulus Media Inc. on August 4, 2011)

- 4. Voting Agreement and Consent, dated January 31, 2011, by and among BA Capital Company, L.P. and Banc of America Capital Investors SBIC, L.P. and Blackstone FC Communications Partners L.P. (incorporated by reference to Exhibit 99.2 to Schedule 13D/A filed by BA Capital Company, L.P. on February 2, 2011)
- 5. Registration Rights Agreement, dated as of August 1, 2011, by and among the Cumulus Media Inc., Blackstone FC Capital Partners IV L.P., Blackstone FC Capital Partners IV-A L.P., Blackstone Family FCC L.L.C., Blackstone Participation FCC L.L.C., Blackstone FC Communications Partners L.P., Blackstone Communications FCC L.L.C., Bain Capital (SQ) VIII, L.P., BCIP Associates III, LLC, BCIP Associates III-B, LLC, BCIP T Associates III, LLC, BCIP T Associates III, LLC, BCIP T Associates III-B, LLC, BCIP Associates-G, Thomas H. Lee Equity Fund V, L.P., Thomas H. Lee Parallel Fund V, L.P., Thomas H. Lee Equity (Cayman) Fund V, L.P., Thomas H. Lee Investors Limited Partnership, Putnam Investments Holdings, LLC, Putnam Investments Employees' Securities Company II, LLC, Lewis W. Dickey, Jr., John W. Dickey, David W. Dickey, Michael W. Dickey, Lewis W. Dickey, Sr., DBBC, L.L.C., BA Capital Company, L.P. and Banc of America Capital Investors SBIC, L.P. and other stockholders of the Issuer (incorporated by reference to Exhibit 4.1 to Form 8-K filed by the Issuer on August 4, 2011).
- 6. Lock-Up Agreement, dated as of August 1, 2011, by and among Cumulus Media Inc, Blackstone FC Capital Partners IV L.P., Blackstone FC Capital Partners IV-A L.P., Blackstone Family FCC L.L.C., Blackstone Participation FCC L.L.C., Blackstone FC Communications Partners L.P., and Blackstone Communications FCC L.L.C. (filed herewith).

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: August 9, 2011

BLACKSTONE FC CAPITAL PARTNERS IV L.P.

By: BMA IV FCC L.L.C., its general partner

By: /s/ Stephen A. Schwarzman Name: Stephen A. Schwarzman

Title: Founding Member

BLACKSTONE FC CAPITAL PARTNERS IV-A L.P.

By: BMA IV FCC L.L.C., its general partner

By: /s/ Stephen A. Schwarzman Name: Stephen A. Schwarzman Title: Founding Member

BLACKSTONE FAMILY FCC L.L.C.

By: BMA IV FCC L.L.C., its managing member

By: /s/ Stephen A. Schwarzman Name: Stephen A. Schwarzman Title: Founding Member

BLACKSTONE PARTICIPATION FCC L.L.C.

By: BMA IV FCC L.L.C., its managing member

By: /s/ Stephen A. Schwarzman Name: Stephen A. Schwarzman Title: Founding Member

BLACKSTONE FC COMMUNICATIONS PARTNERS L.P.

By: BCMA FCC L.L.C., is general partner

By: /s/ Stephen A. Schwarzman Name: Stephen A. Schwarzman Title: Founding Member

BLACKSTONE COMMUNICATIONS FCC L.L.C.

By: BCMA FCC L.L.C., its managing member

By: /s/ Stephen A. Schwarzman Name: Stephen A. Schwarzman Title: Founding Member

BCMA FCC L.L.C.

By: /s/ Stephen A. Schwarzman Name: Stephen A. Schwarzman Title: Founding Member

BMA IV FCC L.L.C.

By: /s/ Stephen A. Schwarzman Name: Stephen A. Schwarzman Title: Founding Member

/s/ Stephen A. Schwarzman STEPHEN A. SCHWARZMAN