

EXHIBIT NO. 10
FCC Form 316
Section III, Paragraph 5

This application seeks FCC consent to the *pro forma* assignment of the license of television station WPRI-TV, Providence, Rhode Island (Facility ID 47404) (the "Station"), from STC License Company, a subsidiary of LIN Television Corporation ("LIN Television"), to a newly-formed Delaware limited liability company, TVL Broadcasting of Rhode Island, LLC, of which another subsidiary of LIN Television would be its sole member.

Pursuant to the recent merger of Sunrise Television Corp. ("Sunrise") with and into LIN TV Corp. (the ultimate parent of LIN Television),¹ STC License Company, licensee of the Station, became a wholly-owned, indirect subsidiary of LIN Television.² As part of a post-merger *pro forma* corporate reorganization, the FCC license of the Station

¹ LIN Television is a wholly-owned subsidiary of LIN Holdings Corp., and LIN Holdings Corp. is a wholly-owned subsidiary of LIN TV Corp. Pursuant to the FCC's action of April 17, 2002 (BTCCT-20020222ABK-ADD) and to a Registration Statement on Form S-1 filed with the SEC, which became effective on May 2, 2002, 30% of the Class A Common Voting Stock of LIN TV Corp. was subject to an initial public offering. The instant *pro forma* corporate reorganization does not affect the ownership of LIN TV Corp.

² As part of the merger, STC License Company's immediate parent, STC Broadcasting, Inc. ("STCB") (which had been a direct subsidiary of Sunrise), became a wholly -owned direct subsidiary of LIN Television. The LIN-Sunrise merger application (BTCCT-20020226ABU-ABZ) indicated that, pursuant to the merger, licensee STC License Company would become a subsidiary of LIN Television without specifically explaining how the merger would affect STCB, the licensee's immediate parent. The instant application clarifies that, as a result of the LIN-Sunrise merger, Sunrise's direct subsidiary, STCB, became a wholly -owned, direct subsidiary of LIN Television (and it seeks, if deemed necessary to cover this clarification, *nunc pro tunc* approval of STCB's continued existence in the corporate ownership structure).

will be assigned from STC License Company (which company will cease to exist) to TVL Broadcasting of Rhode Island, LLC.³ The sole member of the Assignee, TVL Broadcasting of Rhode Island, LLC, will be STCB, a wholly-owned, direct subsidiary of LIN Television.⁴

The transaction subject to the instant application is properly filed on FCC Form 316 because it involves a corporate reorganization whereby the license of the Station will be assigned from one subsidiary to another subsidiary of LIN Television without any substantial change in the beneficial ownership of the licensee.⁵ See Section 73.3540(f) of the rules.

³ Four companion Form 316 applications are being filed for the proposed *pro forma* assignment of licenses of other STC License Company television stations (see Exhibit 12) to different newly-formed subsidiaries of LIN Television.

⁴ The proposed assignment of the Station's license will be implemented by merging STC License Company with and into its current immediate parent STCB and, contemporaneously, by STCB contributing the Station's license to TVL Broadcasting of Rhode Island, LLC, a newly - formed Delaware limited liability company. As a result, LIN Television's direct subsidiary, STCB will become the sole member of Assignee, TVL Broadcasting of Rhode Island, LLC, and STC License Company will cease to exist.

⁵ The assets of the Station other than its license will be held by a separate LIN Television subsidiary. Thus, pursuant to the FCC's policy, the license of the Station will not be transferred to a third party without also transferring the Station's other assets.