

EXHIBIT 10

Parties to the Application

As described in Exhibit 2, the licensee requests the FCC’s consent to the *pro forma* transfer of control of Cox Enterprises, Inc., which is the ultimate parent company of the licensee. The changes in interests resulting from the proposed transfer of control is described in Section II at page 13 of this exhibit.

I. Description of current ownership and parties to the application.

Ownership of WSOC-TV Holdings, Inc.

WSOC-TV Holdings, Inc. (“WSOC”) is a Nevada corporation that has one class of common stock, 100 shares of which are issued and outstanding. The address for WSOC and the contact address for the officers and directors of WSOC listed herein is: 3993 Howard Hughes Parkway, Suite 250, Las Vegas, NV 89109, unless otherwise indicated. The officers and directors of WSOC and those stockholders with a five percent or greater stock interest in WSOC are as follows:

1. Name
2. Citizenship
3. Positional Interest
4. Percentage of votes
5. Percentage of total assets

	(1.)	(2.)	(3.)
1.	WSOC-TV Holdings, Inc.	Andrew S. Fisher	John G. Boyette
2.	Nevada Corporation	USA	USA
3.	N/A	President	Vice President and Director
4.	N/A	0%	0%
5.	N/A	N/A ¹	N/A

	(4.)	(5.)	(6.)
1.	Preston B. Barnett	Richard J. Jacobson	Andrew A. Merdek
2.	USA	USA	USA
3.	Vice President	Treasurer and Director	Secretary
4.	0%	0%	0%
5.	N/A	N/A	N/A

¹ The respondent interprets Question 5 as seeking information about any parties, whose interests are otherwise non-attributable, who acquire attributable status as a result of operation of the “equity debt plus” rule (47 C.F.R. § 73.3555, Note 2(j)). There are no such parties in the reporting entity. As a result, Line 5 has been answered “N/A,” unless there is a positional interest to report. Where applicable, the figure represents the percentage of equity the party holds in the entity.

Ownership of WSOC-TV Holdings, Inc. (cont'd)

	(7.)	(8.)	(9.)
1.	Shauna J. Sullivan	Mindy Riddle	Carol L. Lerner
2.	USA	USA	USA
3.	Assistant Secretary	Assistant Secretary and Director	Assistant Treasurer
4.	0%	0%	0%
5.	N/A	N/A	N/A

	(10.)		
1.	WSOC Television, Inc. 1901 N. Tyron St. Charlotte, NC 28206		
2.	Delaware Corporation		
3.	N/A		
4.	100%		
5.	N/A		

Ownership of WSOC Television, Inc.

WSOC Television, Inc. (“WSOCTI”) is a Delaware corporation that has one class of common stock, 145 shares of which are issued and outstanding. The address for WSOCTI and the contact address for the officers and directors of WSOCTI listed herein is: 6205 Peachtree Dunwoody Road, Atlanta, GA 30328, unless otherwise indicated. The officers and directors of WSOCTI and those stockholders with a five percent or greater stock interest in WSOCTI are as follows:

1. Name
2. Citizenship
3. Positional Interest
4. Percentage of votes
5. Percentage of total assets

	(1.)	(2.)	(3.)
1.	WSOC Television, Inc. 1901 N. Tyron Street Charlotte, NC 28206	Andrew S. Fisher	Lee Armstrong Lumpkin
2.	Delaware Corporation	USA	USA
3.	N/A	President and Director	Vice President and General Manager
4.	N/A	0%	0%
5.	N/A	N/A ²	N/A

	(4.)	(5.)	(6.)
1.	Amelia L. DiVenere	Preston B. Barnett	Andrew A. Merdek
2.	USA	USA	USA
3.	Vice President, Treasurer and Director	Vice President	Secretary and Director
4.	0%	0%	0%
5.	N/A	N/A	N/A

² The respondent interprets Question 5 as seeking information about any parties, whose interests are otherwise non-attributable, who acquire attributable status as a result of operation of the “equity debt plus” rule (47 C.F.R. § 73.3555, Note 2(j)). There are no such parties in the reporting entity. As a result, Line 5 has been answered “N/A,” unless there is a positional interest to report. Where applicable, the figure represents the percentage of equity the party holds in the entity.

Ownership of WSOC Television, Inc. (cont'd)

	(7.)	(8.)	(9.)
1.	Carol L. Larner	Shauna J. Sullivan	Cox Broadcasting, Inc. 6205 Peachtree Dunwoody Rd Atlanta, GA 30328
2.	USA	USA	Delaware Corporation
3.	Assistant Treasurer	Assistant Secretary	N/A
4.	0%	0%	100%
5.	N/A	N/A	N/A

Ownership of Cox Broadcasting, Inc.

Cox Broadcasting, Inc. (“CBI”) is a Delaware corporation that has one class of common stock, 100.07 shares of which are issued and outstanding. The address for CBI and the contact address for the officers and directors of CBI listed herein is: 6205 Peachtree Dunwoody Road, Atlanta, GA 30328, unless otherwise indicated. The officers and directors of CBI and those stockholders with a five percent or greater stock interest in CBI are as follows:

1. Name
2. Citizenship
3. Positional Interest
4. Percentage of votes
5. Percentage of total assets

	(1.)	(2.)	(3.)
1.	Cox Broadcasting, Inc.	Andrew S. Fisher	Bruce R. Baker
2.	Delaware Corporation	USA	USA
3.	N/A	President – Cox Television and Director	Executive Vice President – TV Affiliates
4.	N/A	0%	0%
5.	N/A	N/A ¹	N/A

	(4.)	(5.)	(6.)
1.	Preston B. Barnett	Sterling E. Davis	Richard J. Jacobson
2.	USA	USA	USA
3.	Vice President	Vice President – Engineering	Treasurer
4.	0%	0%	0%
5.	N/A	N/A	N/A

¹ The licensee interprets this question as seeking information about any parties, whose interests are otherwise non-attributable, who acquire attributable status as a result of operation of the “equity debt plus” rule (47 C.F.R. § 73.3555, Note 2(i)). There are no such parties in the entity. As a result, this question has been answered “N/A,” unless there is a positional interest to report. Where applicable, the figure represents the percentage of equity the party holds in the entity

Officers, Directors, and Stockholders of Cox Broadcasting, Inc. (cont')

1. Name
2. Citizenship
3. Positional Interest
4. Percentage of votes
5. Percentage of total assets

	(7.)	(8.)	(9.)
1.	Andrew A. Merdek	Amelia L. DiVenere	Carol L. Larner
2.	USA	USA	USA
3.	Secretary and Director	Vice President – Finance & Administration and Director	Assistant Treasurer
4.	0%	0%	0%
5.	N/A	N/A	N/A

	(10.)	(11.)	(12.)
1.	Deborah A. Thomas	Shauna J. Sullivan	William M. Spell
2.	USA	USA	USA
3.	Vice President – Human Resources	Assistant Secretary	Vice President – Marketing & Sales
4.	0%	0%	0%
5.	N/A	N/A	N/A

	(13.)		
1.	Cox Holdings, Inc. 3993 Howard Hughes Parkway Suite 250 Las Vegas, NV 89109		
2.	Delaware Corporation		
3.	Shareholder		
4.	100%		
5.	N/A		

Ownership of Cox Holdings, Inc.

Cox Holdings, Inc. (“CHI”) is a Delaware corporation that has one class of common voting stock, 100,000 shares of which are issued and outstanding. The address for CHI and the contact address for the officers and directors of CHI listed herein is: 3993 Howard Hughes Parkway, Suite 250, Las Vegas, NV 89109, unless otherwise indicated. The officers and directors of CHI and those stockholders with a five percent or greater interest in CHI are as follows:

1. Name
2. Citizenship
3. Positional Interest
4. Percentage of votes
5. Percentage of total assets

	(1.)	(2.)	(3.)
1.	Cox Holdings, Inc.	G. Dennis Berry	Preston B. Barnett
2.	Delaware Corporation	USA	USA
3.	N/A	President	Vice President
4.	N/A	0%	0%
5.	N/A	N/A ¹	N/A

	(4.)	(5.)	(6.)
1.	Andrew A. Merdek	Richard J. Jacobson	Mindy Riddle
2.	USA	USA	USA
3.	Secretary and Director	Treasurer and Director	Director and Assistant Secretary
4.	0%	0%	0%
5.	N/A	N/A	N/A

¹ The licensee interprets this question as seeking information about any parties, whose interests are otherwise non-attributable, who acquire attributable status as a result of operation of the “equity debt plus” rule (47 C.F.R. § 73.3555, Note 2(i)). There are no such parties in the entity. As a result, this question has been answered “N/A,” unless there is a positional interest to report. Where applicable, the figure represents the percentage of equity the party holds in the entity.

Officers, Directors and Stockholders of Cox Holdings, Inc. (cont')

1. Name
2. Citizenship
3. Positional Interest
4. Percentage of votes
5. Percentage of total assets

	(7.)	(8.)	(9.)
1.	Shauna J. Sullivan	Carol L. Larner	Cox Enterprises, Inc. 6205 Peachtree Dunwoody Rd. Atlanta, GA 30328
2.	USA	USA	Delaware Corporation
3.	Assistant Secretary	Assistant Treasurer	N/A
4.	0%	0%	100%
5.	N/A	N/A	100%

Ownership of Cox Enterprises, Inc.

Cox Enterprises, Inc. (“CEI”) is a Delaware corporation that has one class of common voting stock (Class A Common) 604,516,641 shares of which are issued and outstanding. The address for CEI and the contact address for the officers and directors of CEI listed herein is: 6205 Peachtree Dunwoody Road, Atlanta, GA 30328, unless otherwise indicated. The officers and directors of CEI and those stockholders with a five percent or greater interest in CEI are as follows:

1. Name
2. Citizenship
3. Positional Interest
4. Percentage of votes
5. Percentage of total assets

	(1.)	(2.)	(3.)
1.	Cox Enterprises, Inc.	James C. Kennedy	David E. Easterly
2.	Delaware Corporation	USA	USA
3.	N/A	Chairman, Chief Executive Officer, and Director	Vice Chairman and Director
4.	N/A	*	*
5.	N/A	N/A ¹	N/A

	(4.)	(5.)	(6.)
1.	G. Dennis Berry	Robert C. O’Leary	Timothy W. Hughes
2.	USA	USA	USA
3.	President, Chief Operating Officer and Director	Executive Vice President, Chief Financial Officer, and Director	Senior Vice President – Administration
4.	*	*	*
5.	N/A	N/A	N/A

¹ The licensee interprets this question as seeking information about any parties, whose interests are otherwise non-attributable, who acquire attributable status as a result of operation of the “equity debt plus” rule (47 C.F.R. § 73.3555, Note 2(i)). There are no such parties in the entity. As a result, this question has been answered “N/A,” unless there is a positional interest to report. Where applicable, the figure represents the percentage of equity the party holds in the entity.

*Owners individually of less than one percent of Class A Common Stock.

Officers, Directors, and Stockholders of Cox Enterprises, Inc. (cont')

1. Name
2. Citizenship
3. Positional Interest
4. Percentage of votes
5. Percentage of total assets

	(7.)	(8.)	(9.)
1.	Shauna J. Sullivan	Carol L. Lerner	Alexander V. Netchvolodoff
2.	USA	USA	USA
3.	Assistant Secretary	Assistant Treasurer	Senior Vice President - Public Policy
4.	*	0%	*
5.	N/A	N/A	N/A

	(10.)	(11.)	(12.)
1.	Alexandra M. Wilson	Marybeth H. Leamer	Barbara Cox Anthony
2.	USA	USA	USA
3.	Vice President – Public Policy	Vice President - Human Resources	Vice President and Director
4.	*	*	0%
5.	N/A	N/A	N/A

	(13.)	(14.)	(15.)
1.	Anne Cox Chambers	Preston B. Barnett	Maria L. Friedman
2.	USA	USA	USA
3.	Vice President and Director	Vice President and General Tax Counsel	Assistant Vice President – Tax
4.	0%	*	*
5.	N/A	N/A	N/A

Officers, Directors, and Stockholders of Cox Enterprises, Inc. (cont')

1. Name
2. Citizenship
3. Positional Interest
4. Percentage of votes
5. Percentage of total assets

	(16.)	(17.)	(18.)
1.	Andrew A. Merdek	Richard J. Jacobson	Michael J. Mannheimer
2.	USA	USA	USA
3.	Vice President – Legal Affairs, General Counsel and Corporate Secretary	Vice President and Treasurer	Vice President - Materials Management
4.	*	*	0%
5.	N/A	N/A	N/A

	(19.)	(20.)	(21.)
1.	Gregory B. Morrison	John C. Williams	Thomas B. Whitfield
2.	USA	USA	USA
3.	Vice President & Chief Information Officer	Vice President of Marketing	Vice President – Direct Marketing
4.	0%	*	0%
5.	N/A	N/A	N/A

	(22.)	(23.)	(24.)
1.	Arthur M. Blank	Carl R. Gross	Thomas O. Cordy
2.	USA	USA	USA
3.	Director	Director	Director
4.	0%	*	0%
5.	N/A	N/A	N/A

Officers, Directors, and Stockholders of Cox Enterprises, Inc. (cont')

1. Name
2. Citizenship
3. Positional Interest
4. Percentage of votes
5. Percentage of total assets

	(25.)	(26.)	(27.)
1.	Sanford H. Schwartz	Paul J. Rizzo	Richard L. Braunstein
2.	USA	USA	USA
3.	Vice President of Business Development	Director	Director
4.	0%	0%	*
5.	N/A	N/A	N/A

	(28.)	(29.)	(30.)
1.	Richard D. Huguley	John G. Boyette	Anne Cox Chambers Atlanta Trust, Barbara Cox Anthony, Trustee c/o Cox Enterprises, Inc. 6205 Peachtree Dunwoody Rd. Atlanta, GA 30328
2.	USA	USA	N/A
3.	Vice President of Development	Senior Vice President – Investments & Administration	N/A
4.	0%	0%	28.94032%
5.	N/A	N/A	N/A

	(31.)	(32.)	
1.	Barbara Cox Anthony Atlanta Trust, Anne Cox Chambers, Trustee c/o Cox Enterprises, Inc. 6205 Peachtree Dunwoody Rd. Atlanta, GA 30328	Dayton Cox Trust - A, Barbara Cox Anthony, Anne Cox Chambers and Richard L. Braunstein, Trustees c/o Cox Enterprises, Inc. 6205 Peachtree Dunwoody Rd. Atlanta, GA 30328	
2.	N/A	N/A	
3.	N/A	N/A	
4.	28.94032%	41.06368%	
5.	N/A	N/A	

II. Description of Proposed Changes In Interest As a Result of the Transfer.

As described, Cox Enterprises, Inc. ("CEI") is a privately-held company that is controlled by Barbara Cox Anthony and Anne Cox Chambers through their voting stock interests in three trusts. Barbara Cox Anthony and Anne Cox Chambers have controlled Cox Enterprises since 1974. By this transaction, Cox Enterprises, Inc. proposes a restructuring that reclassifies the outstanding stock and reallocates the voting stock to one of the three trusts.

Barbara Cox Anthony and Anne Cox Chambers now control a majority of the vote of CEI through their control of the three trusts and, after consummation, they will continue to control a majority of the vote of CEI through their control of one of the trusts.

Cox Enterprises, Inc. currently has one class of common voting stock (Class A common). By this transaction, Cox Enterprises, Inc. would issue two new classes of common stock that would replace the Class A common stock. These new classes of stock will be Class B common voting stock and Class C common non-voting stock. After the proposed restructuring, the voting rights would be allocated as illustrated below. The trustees of Dayton Cox Trust-A would continue to have voting rights in the stock, and thus Barbara Cox Anthony and Anne Cox Chambers would continue to be the controlling shareholders of Cox Enterprises Inc. No new shareholders, officers, or trustees are being introduced as a result of this transaction.

Please see the charts included in Exhibit 2 for a detailed description of the votes and equity interests before and after the transaction.

As described, after the proposed transaction, Barbara Cox Anthony and Anne Cox Chambers, who have been in control of Cox Enterprises, Inc. since 1974, will continue to be in control of Cox Enterprises, Inc.