

EXHIBIT 13
DESCRIPTION OF TRANSACTION AND DOCUMENTS

The instant application is one of four concurrently filed applications seeking Commission consent to the assignment of the licenses of four full power commercial television stations, twelve television translator stations, and related auxiliary and other facilities, from three entities ultimately controlled by Cox Media Group, LLC (“Cox”), to four entities ultimately controlled by Sinclair Broadcast Group, Inc. (“SBG”).

Including the instant application, a separate application is being filed for the following stations:

Call Letters	Community Of License	Facility ID	Assignor	Assignee
KFOX-TV	El Paso, TX	33716	KTVU, LLC	KFOX Licensee, LLC
KRXI-TV	Reno, NV	48360	KTVU, LLC	KRXI Licensee, LLC
K48-LA-D	South Lake Tahoe, CA	168232		
K17CA-D	Carson City, NV	23029		
K36GL-D	Lovelock, NV	131168		
K16GM-D	Yerington, NV	130412		
K17HB-D	Winnemucca, NV	130885		
K22FH-D	Hawthorne, NV	127981		
K22JC-D	Silver Springs, NV	127979		
K33IB-D	Silver Springs, NV	127845		
K40DV-D	Yerington, NV	39364		
K49MD-D	Truckee, CA	187388		
K51IA-D	Fallon, NV	130893		
WTOV-TV	Steubenville, OH	74122	WTOV, Inc.	WTOV Licensee, LLC
WJAC-TV	Johnstown, PA	73120	WPXI, Inc.	WJAC Licensee, LLC
W42DG-D	State College, PA	168229		

This application seeks Commission consent to the assignment of license for television station WTOV-TV, Steubenville, Ohio, from WTOV, Inc. to WTOV Licensee, LLC. As disclosed in Section III, Question 4 of the instant application, the sole member of the proposed

assignee, WTOV Licensee, LLC, is Sinclair Communications, LLC, which is controlled by Sinclair Television Group, Inc. (“STG”), which is controlled by SBG.¹

The agreements in this instant application comply with the Commission’s rules and policies. However, in response to Section III, Question 3, the proposed assignee has certified “No” because certain schedules and exhibits to the agreements are not being submitted with this application but will be provided to the FCC on request.

¹ STG will also acquire KTVU, LLC’s rights and obligations under a grandfathered time brokerage agreement with Ellis Communications, Inc. (“Ellis”) with respect to KAME-TV, Reno, NV (“KAME”), dated as of August 31, 1995, as amended from time to time (“KAME TBA”). Ellis is concurrently filing another FCC Form 314 application seeking the Commission’s consent to the assignment of license for KAME to Deerfield Media (Reno) Licensee, LLC (“Deerfield”), an entity controlled by Stephen P. Mumblow. Deerfield will also assume Ellis’s rights and obligations under the KAME TBA. In addition, Deerfield and STG, have agreed to enter into an option agreement which grants STG, as Option Holder, an option to purchase (i) all of the issued and outstanding equity of Deerfield, and/or (ii) certain designated assets of Deerfield related to KAME subject to the prior consent of the Commission.