

Exhibit 10 – Changes in Interest

Pending before the Commission are four related applications on FCC Form 315 for consent to the transfer of control of Lamco Communications, Inc. (“Lamco”), from the Shareholders of Lamco to BlueStone TV Holdings Inc. (“BlueStone Holdings”) (the “Long-Form Transfer Applications”). ^{1/} As explained in the Long-Form Transfer Applications, the transfer of control will take place as the result of a merger of Lamco and BlueStone Merger Co. (“Merger Sub”), a wholly owned subsidiary of BlueStone Holdings. After the merger, Lamco will be the surviving entity as a wholly owned subsidiary of BlueStone Holdings.

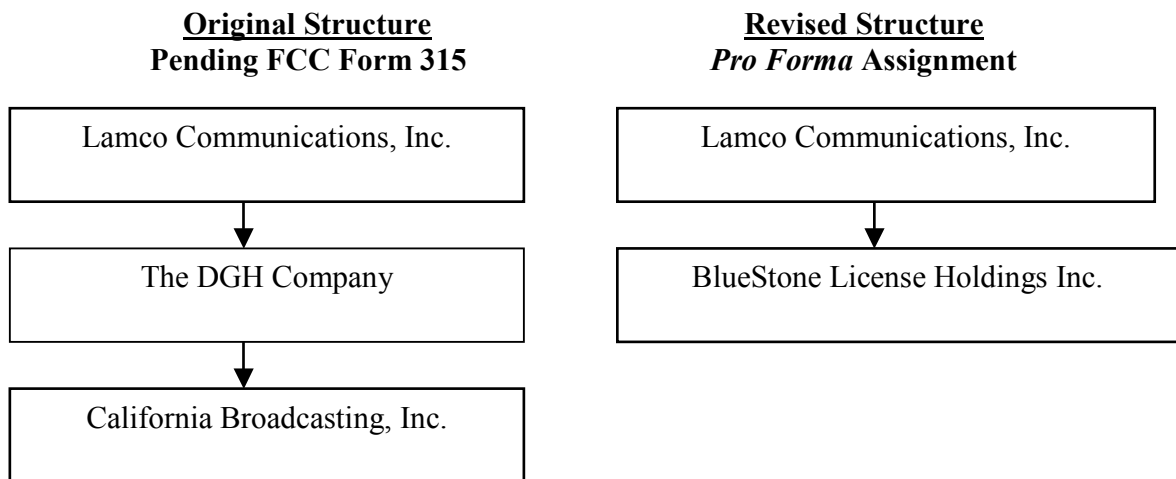
This application is being filed for consent to the *pro forma* assignment of licenses from California Broadcasting, Inc. (“California”), which is an indirect wholly owned subsidiary of Lamco, from California to BlueStone License Holdings Inc. (“BlueStone License Holdings”), a newly formed entity that, after the merger of Lamco and Merger Sub, will be a wholly owned direct subsidiary of Lamco. It is contemplated that the *pro forma* assignment will take place immediately after the closing of the merger of Lamco and Merger Sub.

No changes in attributable interests from the information provided in Exhibit 14 of the Long Form Transfer Applications are contemplated for Lamco or any of

^{1/} Specifically, the Long Form Transfer Applications seek Commission consent for the transfer of control of four FCC licensees, each of which is an indirect wholly owned subsidiary of Lamco – Abilene-Sweetwater Broadcasting Company (Main File No. BTCCT-20040114AFP); Appalachian Broadcasting Corporation (Main File No. BTCCT-20040114AFS); California Broadcasting, Inc. (Main File No. BTCCT-20040114AEB); and Eagle Communications, Inc. (Main File No. BTCCT-20040114AEZ).

**BlueStone License Holdings Inc.
FCC Form 316
February 2004**

Lamco's parent entities. The chart below represents the only differences between the structure proposed in the Long Form Transfer Applications and the revised structure now proposed in this *pro forma* assignment application.



Because California and BlueStone License Holdings will both be wholly owned subsidiaries of Lamco following the merger of Lamco and Merger Sub, the request for Commission consent to this *pro forma* assignment is appropriately filed on FCC Form 316. See 47 C.F.R. Section 73.3540(f)(5). No written agreements have been executed between California and BlueStone License Holdings – the assignment will be documented at the closing of the transaction.

BlueStone License Holdings Inc.
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BlueStone License Holdings Inc.
(Delaware Corporation)

Names/Addresses of Any Party to Application Holding an Attributable Interest	Citizenship	Positional Interest	Percentage of Votes	Percentage of Total Assets (equity plus debt)
Sandy DiPasquale 8802 Shannon Way Wichita, KS 67206	U.S.	President, CEO & Director	0	0
Albert J. Dobron c/o Providence Equity Partners Inc. 50 Kennedy Plaza, 18 th Floor Providence, RI 02903	U.S.	Chairman, Vice President, Treasurer & Director	0	0
Richard L. Essex, Jr. c/o Providence Equity Partners Inc. 50 Kennedy Plaza, 18 th Floor Providence, RI 02903	U.S.	Vice President, Secretary & Director	0	0
Lamco Communications, Inc. 8802 Shannon Way Wichita, KS 67206	--	--	100	100