Exhibit No. 2 FCC Form 316 Section I, Question 4(b) Section III, Questions 4-5

Description Of Transaction And Changes In Interests

This application seeks FCC consent to a *pro forma* intra-corporate restructuring whereby the licensee of KWOG(TV), Bellevue, Washington (Fac. ID 4624), will be converted from a Washington State corporation to a Delaware limited liability company.

KWOG(TV) is licensed to Fisher Broadcasting - Bellevue TV, Inc. (f/k/a African-American Broadcasting of Bellevue, Inc. ("Fisher Bellevue Inc."), a Washington State corporation. Fisher Bellevue Inc. is a wholly-owned subsidiary of Fisher Broadcasting Company ("FBC"), and FBC is a wholly-owned subsidiary of Fisher Communications, Inc.¹ (See Annex A)

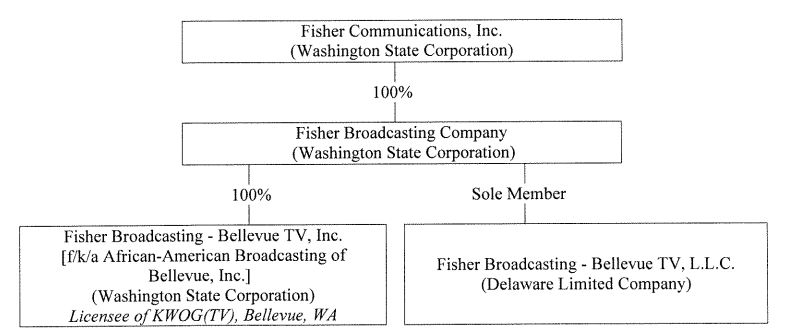
As reflected in Annex A, following grant of the instant application, the conversion will be effected by merging Fisher Bellevue Inc. with and into Fisher Broadcasting - Bellevue TV, L.L.C, a Delaware limited liability company ("Fisher Bellevue LLC") — another wholly-owned subsidiary of FBC — with Fisher Bellevue LLC being the surviving entity. Thus, following the merger, FBC will remain the sole

Effective September 26, 2006, FBC acquired the stock of Fisher Bellevue Inc. following the FCC's consent to the transfer of control of the licensee (BTCCT-20060630ABQ). Following the closing, the name of the licensee was changed as noted above.

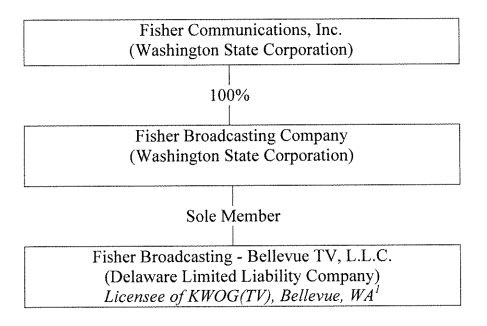
owner of the licensee of KWOG(TV). The *pro forma* merger will not introduce any new parties with other attributable media interests. (As a *pro forma* intra-corporate restructuring, there is no asset purchase agreement or payment of any consideration.)

Accordingly, this transaction properly is the subject of an FCC Form 316 application because it involves a *pro forma* assignment of licenses from one entity to another entity under common ownership and control. *See* Section 73.3540(f) of the rules.

BEFORE



AFTER



¹ Conversion (by merger) from corporation to LLC.