

KWOG(TV), Bellevue, WA (4624)

**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)

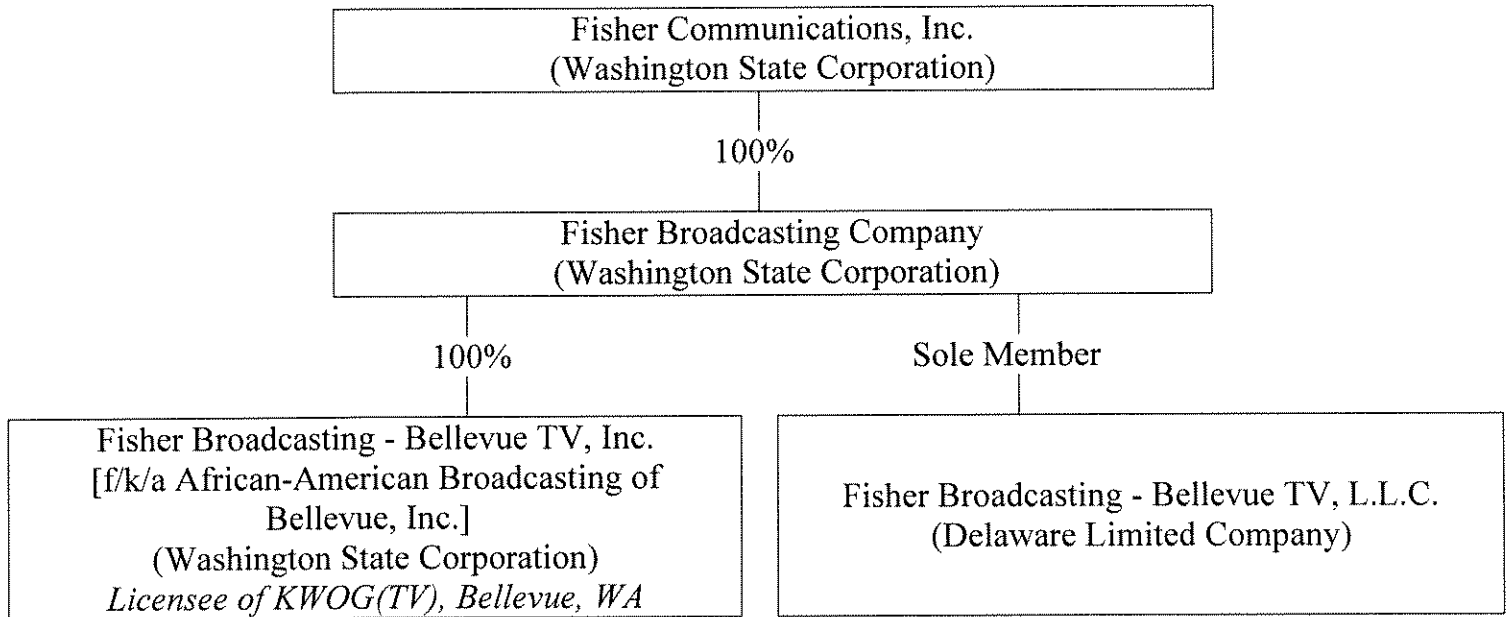
As reflected in Annex A, following grant of the instant application, the conversion will be effected by merging Fisher Bellevue Inc. with and into Fisher Broadcasting - Bellevue TV, L.L.C, a Delaware limited liability company ("Fisher Bellevue LLC") — another wholly-owned subsidiary of FBC — with Fisher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

¹ 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.

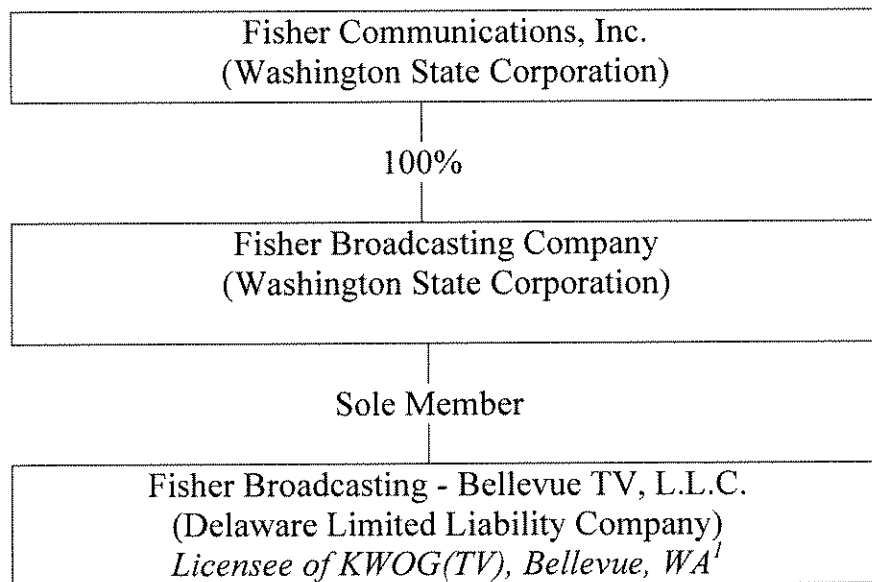
owner of the licensee of KWOG(TV). The *pro forma* merger will not introduce any new parties with other attributable media interests. (As a *pro forma* intra-corporate restructuring, there is no asset purchase agreement or payment of any consideration.)

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.