

Exhibit 10
FCC Form 316
Section III, Paragraph 5

The instant application seeks FCC consent to the *pro forma* transfer of control of Roberts Broadcasting Company (“RBC”), licensee of WRBU(TV), East St. Louis, Illinois (“East St. Louis Station”), and a wholly-owned subsidiary of St. Louis/Denver LLC (“Parent Company”), which will occur when one of the two existing owners of Parent Company, each with a 50% voting (negative controlling) interest, withdraws and the other becomes the 100% owner of RBC and its East St. Louis Station.

As reflected in the attached Annex A “Before” diagram, Parent Company is a joint venture owned by Transferor Telefutura Television Group, Inc. (“Telefutura”)¹ and Transferee Roberts Brothers Broadcasting, L.L.C. (“Roberts Bros.”).² Each of Roberts Bros. and Telefutura holds a 50% voting (negative controlling) interest in Parent Company. Parent Company has two separate, wholly-owned licensee subsidiaries:³ RBC, licensee of the East St. Louis Station; and Spanish Television of Denver, Inc. (“Spanish TV Denver”), licensee of KTFD-DT, Boulder, Colorado (“Boulder Station”).⁴ Pursuant to the parties’ agreement to

¹ Telefutura is a wholly-owned subsidiary of Univision Communications Inc.

² Roberts Bros. is owned by Steven C. Roberts and Michael V. Roberts (who are brothers), each with a 50% voting interest.

³ Another separate, wholly-owned subsidiary, Roberts Tower Company, LLC, does not hold any FCC authorizations.

⁴ The FCC approved the transfer of control of the respective licensees of the Boulder Station and the East St. Louis Station to Parent Company and its two 50% voting owners, Telefutura and Roberts Bros, pursuant to two FCC Form 315 long-form applications. *See* BTCCT-20021112ACL and BTCCT-20021112ACH. The applications reported that Parent Company would be managed by a management committee, half of the members to be designated by Telefutura and half to be designated by Roberts Bros. The applications further reported that (continued...)

dissolve Parent Company, Roberts Bros. would obtain a direct 100% interest in RBC and its East St. Louis Station (the transaction subject to the instant FCC Form 316) and Telefutura would obtain a direct 100% interest in Spanish TV Denver and its Boulder Station (a transaction subject to a companion FCC Form 316) being filed concurrently herewith.⁵

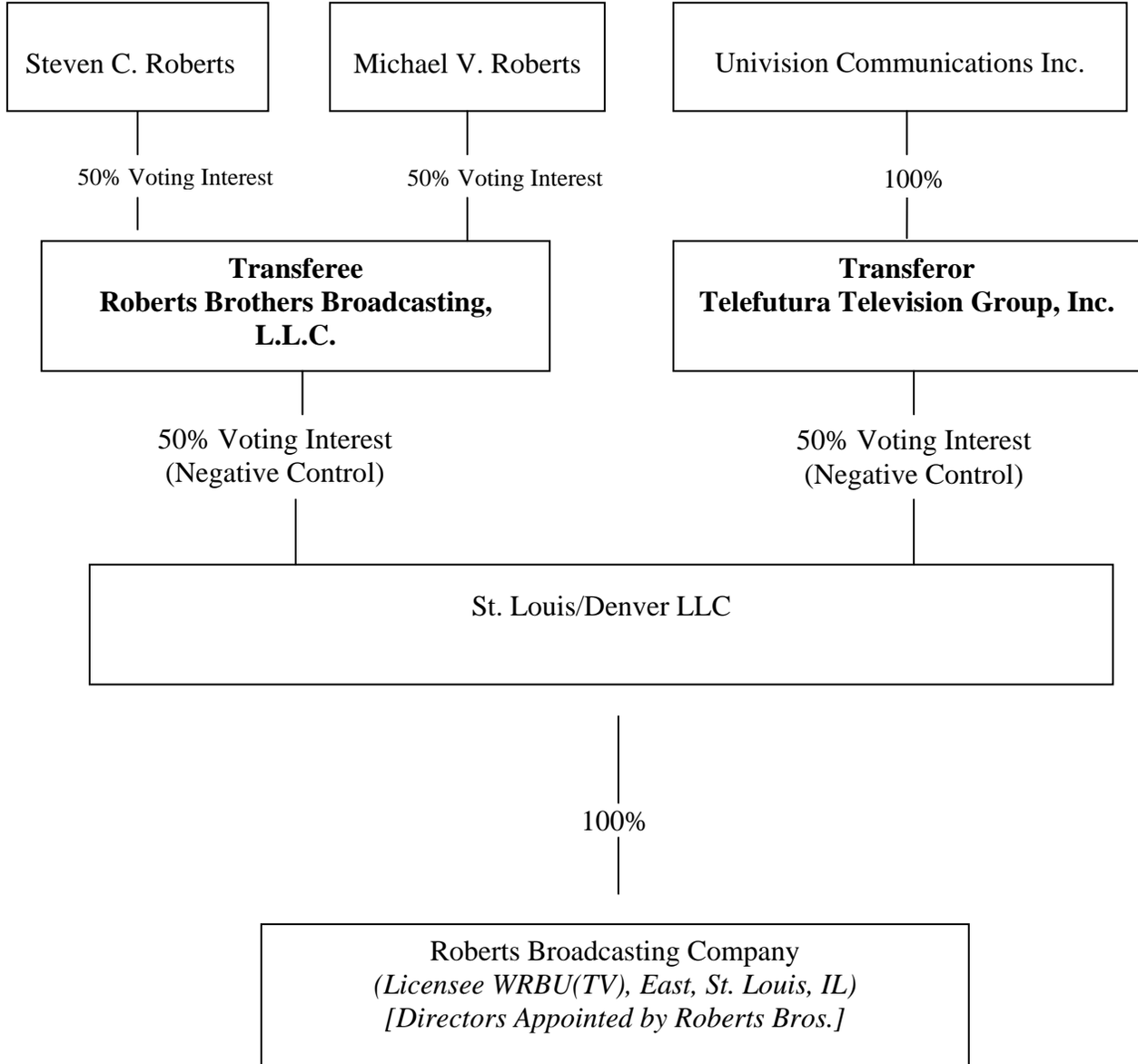
As reflected in the Annex B “After” diagram, upon consummation of the transaction that is the subject of the instant applicant and the companion application, RBC would become a wholly-owned subsidiary of Robert Bros. Because the proposed change involves an existing owner with negative (50%) control acquiring positive control, because the FCC has approved the qualifications of that party on a long-form application,⁶ and because the change does not introduce any new parties, the proposed transaction is properly the subject of FCC Form 316. *See, e.g., Barnes Enterprises, Inc., 55 FCC 2d 721, 725 n. 4 (1975).*

Telefutura would appoint all the directors of Spanish TV Denver, the licensee of the Boulder Station, and that Roberts Bros. would appoint all the directors of RBC, the licensee of the East St. Louis Station. Although there are minor differences in the economic interests held by the two owners, the voting interests are split 50/50.

⁵ It is requested that the two Form 316 applications be processed together.

⁶ *See* BTCCT-20021112ACL; BTCCT-20021112ACH.

ANNEX A “Before”



ANNEX B “After”

