

**EXHIBIT 10**  
**FCC Form 316**  
**Section III, Item 5**

**Changes in Interests**

This application seeks FCC consent to a *pro forma* intra-corporate restructuring involving the conversion of the licensee of television station WTVF (36504), Nashville, Tennessee, from a limited partnership to a limited liability company, which limited liability company resulting from such conversion is under state law “deemed to be the same entity as the converting [limited partnership].”<sup>1</sup>

As reflected in the Attachment 1 “Before” diagram, the licensee of WTVF, NewsChannel 5 Network, LP, before the *pro forma* reorganization, is a Tennessee limited partnership in which NewsChannel 5, Inc., a Tennessee corporation, is the sole general partner holding a 1% equity interest, and in which Landmark Television, Inc., a Nevada corporation, is the sole limited partner with the remaining 99% equity interest. As reflected in the Attachment 1 “After” diagram, pursuant to Tennessee state law, NewsChannel 5 Network, LP is converted from a Tennessee limited partnership to a Tennessee limited liability company (NewsChannel 5 Network, LLC) in which NewsChannel 5, Inc. continues to hold a 1% equity interest and Landmark Television, Inc. continues to hold the remaining 99% equity interest, with both NewsChannel 5, Inc. and Landmark Television, Inc. remaining the sole owners of the equity interests in the LLC.<sup>2</sup> The three directors of NewsChannel 5 Network, LLC are the same as the directors of NewsChannel 5, Inc. (the former general partner of NewsChannel 5 Network, LP).

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<sup>1</sup> See Ten. Stat. § 48-249-703(e)(1).

<sup>2</sup> The *pro forma* conversion from a limited partnership to a limited liability company does not introduce any new party nor does it involve the exchange of consideration. As a *pro forma* change, there is not any asset purchase agreement or equity interest purchase agreement. (continued...)

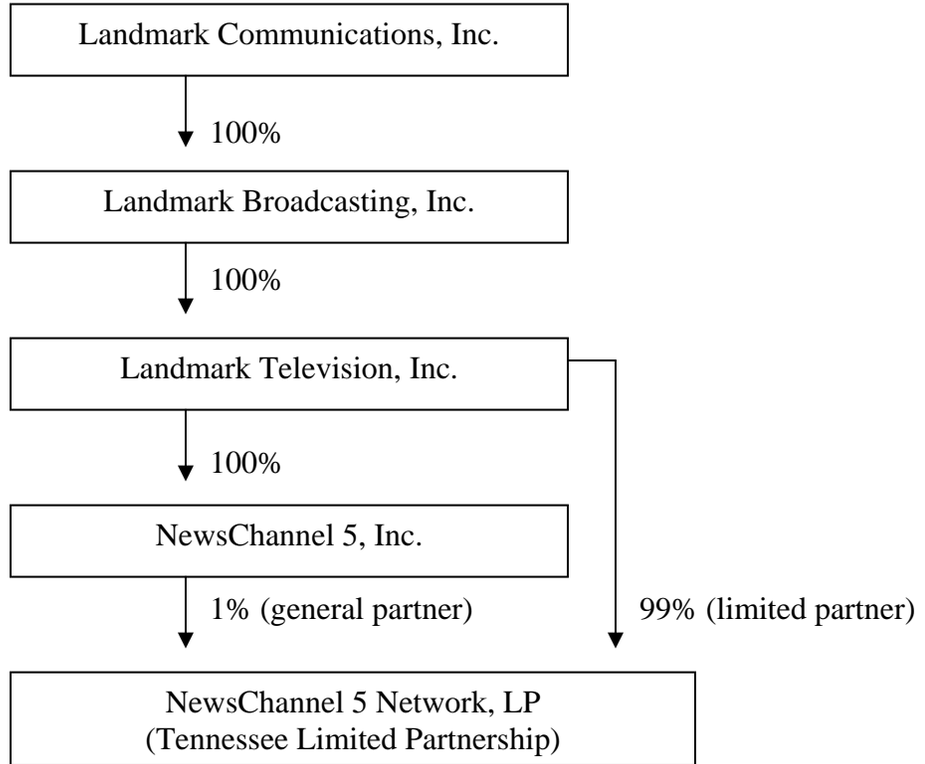
This application is properly the subject of a Form 316 application because it involves a *pro forma* “[c]orporate reorganization which involves no substantial change in the beneficial ownership of the corporation.” *See* 73.3540(f)(4) of the rules.

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Because Tennessee state law deems the converted entity resulting from the conversion to be the same entity as the converting entity prior to the conversion, Applicant made the conversion effective as of November 26, 2007. To ensure that all Commission requirements have been satisfied, and the FCC’s records concerning the licensee are accurate, however, Applicant respectfully requests that approval of the *pro forma* conversion from a limited partnership to limited liability company be granted *nunc pro tunc*.

Attachment 1

Before *pro forma*  
assignment of  
license:



After *pro forma*  
assignment of  
license:

