

**Fisher Broadcasting - California TV, L.L.C.  
KBAK-TV, KBFX-CA, Bakersfield, CA**

**EXHIBIT 10  
FCC Form 314  
Section III, Question 3**

**Agreement**

The instant application seeks FCC consent to assign the FCC licenses of KBAK-TV (Fac. ID 4148) and KBFX-CA (Fac. ID 51501), both Bakersfield, California, from Westwind Communications L.L.C. to Fisher Broadcasting - California TV, L.L.C., a wholly-owned subsidiary of Fisher Broadcasting Company. Being placed in the stations' public inspection files, and being submitted by the parties with the instant applications, is a copy of the Asset Purchase Agreement, dated as of August 3, 2007, between Westwind Communications L.L.C. and Fisher Broadcasting Company. Fisher Broadcasting Company intends to assign its rights under the Asset Purchase Agreement to its subsidiary Fisher Broadcasting - California TV, L.L.C. The Asset Purchase Agreement complies with the FCC's rules and policies.

In accordance with FCC policy (*see LUI, Inc.*, 17 FCC Rcd 16980 (2002)), the escrow agreement among Westwind Communications L.L.C., Fisher Broadcasting Company and the escrow agent and certain schedules and exhibits to the Asset Purchase Agreement have been omitted as they contain proprietary information not relevant to the FCC's review of the application. The omitted schedules and exhibits are: Schedule 1.1(a) (Authorizations); Schedule 1.1(b) (Tangible Personal Property); Schedule 1.1(c) (Contracts); Schedule 1.1(d) (Intellectual Property); Schedule 1.3(a) (Permitted Liens); Schedule 1.6(g) (Trade Agreements); Schedule 3.5 (FCC Compliance); Schedule 3.6 (Seller FCC Qualifications); Schedule 3.7 (Liens); Schedule 3.8(a) (Litigation - Seller); Schedule 3.9 (Right to Use Call Letters); Schedule 3.12 (Condition of

Assets); Schedule 3.13 (Consents); Schedule 3.14 (Employee Benefit Plans); Schedule 3.15 (Business Employees); Schedule 3.19 (Real Property); Schedule 3.22 (MVPD Matters); Schedule 3.23 (No Changes); Schedule 3.25 (Related Party Transactions); Schedule 4.3 (Buyer Qualifications); Schedule 4.5(a) (Litigation - Buyer); Schedule 5.12 (Severance Arrangements for Business Employees; Vacation and Sick Leave); and Exhibit B (Legal Opinion Matters). The parties will provide copies of these documents at the request of the FCC.

Exhibits C and D of the Asset Purchase Agreement, the form of two consulting agreements to be executed at closing, are being filed with the instant application (and being placed in the public files). The consulting agreements restrict the consultants for a period not to exceed three years from owning, being employed by or serving as an officer, director or consultant to any entity that owns or operates a television station licensed to a community within the Bakersfield Designated Market Area as that term is defined by Nielsen Media Research, subject to any exceptions contained therein.