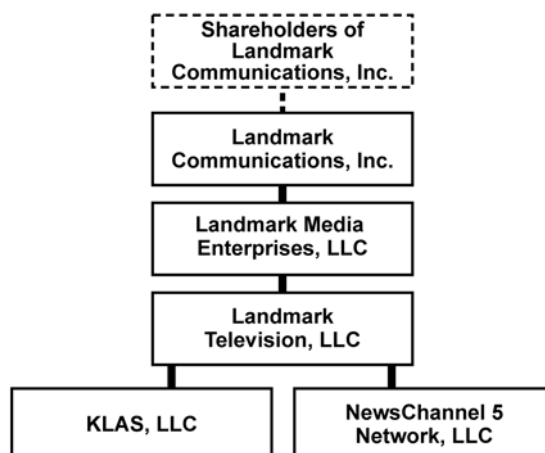


This exhibit supports two concurrently-filed applications on FCC Form 316, which seek FCC consent to a *pro forma* transfer of control that will impact the following two broadcast licensees (together, the “Licensees”).^{1, 2}

- KLAS, LLC, the licensee of KLAS-TV, Las Vegas, NV (FID# 35042); K46GX, Henderson, NV (FID# 35044); K48AB, Mercury, etc., NV (FID# 48805); K49AB, Pahrump, NV (FID# 48806); and K22DR, Laughlin, NV (FID# 35043); and
- NewsChannel 5 Network, LLC (“NC5NLLC”), the licensee of WTVF(TV), Nashville, TN (FID# 36504).

The diagram below sets forth the current ownership structure of the Licensees:³



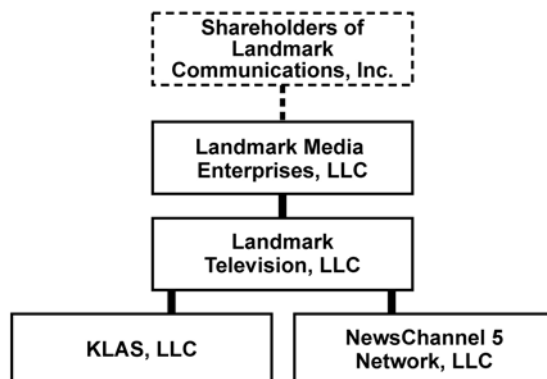
Pursuant to the proposed *pro forma* transaction, 100 percent of the voting and equity interests in Landmark Media Enterprises, LLC will be distributed *pro rata* to the existing shareholders of Landmark Communications, Inc. Accordingly, upon consummation of

¹ The transaction requested herein is a *pro forma* intra-corporate restructuring which does not involve payment of any consideration and does not change the beneficial ownership or ultimate voting control of the Licensees. Accordingly, use of FCC Form 316 is appropriate. See 47 C.F.R. § 73.3540(f)(4); Instructions for FCC Form 316 at A.4.

² No documents or agreements have been executed in connection with this proposed transaction.

³ Connections in the diagrams included with this exhibit represent 100% voting and equity interests.

the proposed *pro forma* transaction, the ownership structure of the licensees will be as follows:⁴



⁴ By way of background, the transaction proposed herein is the fifth and final step of a *pro forma* reorganization involving the Licensees and their parent entities (collectively, “Landmark”). In June 2008, Landmark sought FCC consent for all five steps of this reorganization. See FCC File Nos. BTCCT-20080617ABH, BALCT-20080617ABK (the “June 316s”). The Commission consented to the June 316s on June 26, 2008. Subsequently, Landmark determined that it would not be able to close step five of the reorganization concurrently with the first four steps. Accordingly, in July 2008, Landmark sought FCC consent for the first four steps of the reorganization. See FCC File Nos. BALCT-20080721ABW, BTCCT-20080721ACB. The Commission consented to these applications on July 30, 2008, and the four-step reorganization was completed on August 15, 2008, resulting in the current ownership structure set forth in this exhibit. The instant applications, then, seek FCC consent to complete the fifth and final step of Landmark’s *pro forma* reorganization. While Landmark understands that it must file these applications in order to obtain the FCC consents necessary to complete its internal restructuring, it should be noted that the Commission already approved the transaction requested herein when it approved the June 316s.