

Exhibit 5

Basis for Involuntary Transfer of Station

As explained in detail in Exhibit 2, this application seeks FCC consent to the *pro forma*, involuntary transfer of control of Meredith Corporation (the “Corporation”), following the recent death of E.T. Meredith, III. Mr. Meredith, at the time of his death, had sole voting power over stock representing 44.256% of the voting rights in the Corporation. All but a 3.673% voting interest was voted by Mr. Meredith in a series of irrevocable trusts and a Meredith family partnership. The governing trust instruments state that upon Mr. Meredith’s death, all of the irrevocable trusts that were held exclusively for Mr. Meredith’s benefit would be divided on a per stirpital basis for his descendants and held in further trusts that grant sole voting rights to members of the Meredith family. Other irrevocable trust instruments provide for the sole and shared voting rights held by Mr. Meredith to pass, on his death, to a named alternate or to the party sharing the voting right with Mr. Meredith during his life. The family partnership agreement provides for the voting rights held by Mr. Meredith to pass, on his death, to a new managing general partner, Katherine Meredith. Copies or abstracts of these trust instruments governing an attributable voting interest previously were filed with the Commission and have been filed and maintained in the Corporation’s television stations’ public inspection files to the extent required by the Commission’s Rules. There are no court orders or other authorizing documents related to the involuntary *pro forma* transfer other than the trust instruments described herein.