## SHARED SERVICES AGREEMENT

THIS SHARED SERVICES AGREEMENT ("Agreement") is entered into as of March 31, 2005 by and among SAGAMOREFHLL OF MINNESOTA LLC, a Delaware limited liability company ("Sagamore"), SAGAMOREHILL OF MINNESOTA LICENSES, LLC, a Dalaware limited liability company ("SHM Licenses"; Sagamore and SHM Licenses are collectively referred to as "SHM"), QUINCY NEWSPAPERS, INC., an Illinois corporation ("QNI"), and KTTC TELEVISION, INC., a Delaware corporation ("QNI Sub"; QNI and QNI Sub are collectively referred to as "Quincy"). SHM and Quincy aro referred to collectively as the "Parties."

WHEREAS, SHM Licenses is the licensee of, and Sagamore is the operator of, television station KXLT-TV, Rochester, Minnesota ("KXLT") and QNI Sub is the owner and licensee of television station KTTC(TV), Rochester, Minnesota ("KTTC") and QNI and its affiliates own and operate other television stations; and

WHEREAS, KXLT and KTTC are collectively referted to as the "Stations."
NOW, THEREFORE, for their mutual benefit and in order to realize cost efficiencies made available through combining certain aspects of their operations, Quincy and SHM agree as follows!

1. SHARING ARRANGFMENTS GENERALLY. From time to time, Quincy and SHM may agree to share the costs of certain services and procurements which thoy individually require in connection with the operation of the Stations. Such sharing arrangements may take the form of the performance of certain functions relating to the operation of one Station by employees of the operator of the other Station (subject in all events to the supervision and control of personnel of the operator of the Station to which such functions relate), or may be otherwise structured, and will be governed by terms and conditions upon which Quincy and SHM may agree from time to time. Such sharing arrangements may include the collocation of the studio, non-managerial administrative and/or master control and rechnical facilities of the Stations and the sharing of grounds kecping, maintenance, security and other services relating to those facilities. In performing services under any such sharing arrangement (inoluding those described in Section 4), personnel of one Party will be afforded access to, and have the right to urilize, without charge, assets and properties of the other Party to the extent necessary or desirable in the performanes of such services.

## 2. CERTAIN SERVICES NOT TO BE SHARED

(a) Senior Manysempnt and Personnel. At all times, aach Station will retain its own independent management (including general manager). Such personnel will (i) be retained solely by the Party which is, or is affiliated with, the FCC litensee of sueh Station and will report solely to such Party, and (ii) have no involvement or responsibility in respect of the operation of the other Station.
(b) Programming, and, Sales, Each Party will mainain for the Station operated by it separate managerial and other personnel to carry out the selection and procurement
of programming for such Station, and in no event will the Parties or the Stations share services, personnel, or information pertaining to such matters, except as set forth in Section 4(f) below. In additlon, SHM and QNI have entered into an Agreement for the Sale of Commercial Time of even date herewith ("JSA") pursuant to which Quincy has the right to sell advertising and commercial time on KXLT.

## 3. GENERAL PRINCIPLES GOVERNING SHLARING ARRANGEMENTS.

All arrangements contemplated by this Agteoment will be subject to, and are intended to comply in all respects with, the Communjoations Act of 1934, ass amended, the rules, regulations and policies of the Federal Communioations Commission (the "FCC"), as in effect from time to time (the "FCC Rules and Regulations"), and all other applloable laws. The arrangements made pursuant to this Agreement will not bo deemed to constitute "joint sales," "program services," "time brokerage," "local marketing," or similar arrangements or a partnership, joint venture, or agency relationship between the Partles or the Stations, and no such arrangement will be deemed to give either Party any right to control the policies, operations, management or any other matter relating to the Station operated by the other Party.
4. CERTAIN SPECIFIC SHARING ARRANGEMENTS, In furtherance of the general agreements set forth in Seetions 1 through 3 above, Quinoy and SHM have agreed as follows with respect to the sharing of certain services:
(a) Execution of Promotipnal Policips. Subject to direction and control by SHM management personnel, Quincy personnel will implement and execute the promorional policy for KXLT. Such implementation and execution will includo such tasks as graphic design, production and media placement.
(b) Continpity and Traftic Supoert. Subject to direction and control by management personnel of SHM, Quincy personnel may carry out back-office and non-managerial services and continuity and such other tasks necessary to support trafflo functions of KXLT.
(c) Master Control. Master control operators and related employees of Quincy may carry out master control functions for KXLT subject to the direction and control of SHM.
(d) Technical Facilities Maintanance. Subject to direction and control by SHM managernent personnel, Quincy personnel will maintain and repair (as needed) the technical facilities of KXI.T.
(e) Tower and Trabamitter Building Spaze; Office and Studlo Space. Quincy will provide to SHM sufficient space on its tower and in its transmitter building for KXLT's antenna, transmitting and STL equipment and will provide sufficient offlce and studio space for KXLT pursuant to separate lease agreements in customary form, and otherwise in form and substance reasonably matiafiactory to the parties (the "Leases").
(i) Newscast Production, Subject to the supervision and control of SHM, Quincy will, utilizing both its personnel and facilities, provide live-feed, newscasts for broadcast on KXLT, provided, however, that such newscasts shall not comprise more than fifteen percent
( $15 \%$ ) (by duration) of the programming broadcast on KXLTT during any broadcast week. Quincy shall use reasonable efforts to provide such newscasts that are of a quality appropriate to KXLT's market. Such newscasts shall be produced exclusively for broadcast on KXLT, but may include non-exclusive videotape, graphics, news stories, field reports and other material. Notwithstanding the foregoing, Quincy expressly acknowledges and agrees that SHM, as licensee of KXLT, retains the right to interrupt, preempt or delete all or any portion of the newscasts to be provided by QNI.
(g) Seryices. Fes. In consideration for the services to be provided to KXLT by Quinoy pursuant to this Agreement, SHM will pay to Quincy the fee (the "Services Yee") described in this Seetion 4(g).

## REDACTED

(ii) Payment Terms, The Servicos Fes will be payable monthly, in arrears, from and after the month during which this Agreement is exceured, and will be prorated on a daily basis for first and last months during which the sharing arrangements described in Sections 4(a) through 4(f) are in effect.
(h) Service Standards. Quincy shall perform the services required herounder in a manner that complies in all material respects with the Aet, all other applieable laws and regulations and generally accepted broadcast industry standards.

## 5. INDEMNIFICATION: INSURANCE

(a) By QNL, Quincy shall indemnify and hold SHM and its members, agents and employees harmloss egainst any and all Labillty for (i) libel, slander, illogal corapatition or trade practice, infingement of trademarks, trade names, or program titles, violation of rights of privacy, and infringement of copyrights and proprietary rights resulting from or relating to the newscasts furnished by Quincy for broadeast on KXLT, along with any fine or forfeiture imposed by the FCC because of the content of such matorial or the conduct of Quinoy or its employees, and (ii) any breach of this Agreement by QNL.
(b) By SHM. SHM shall indemnify and hold Quincy and its officers, directors, stockholders, agents and employees harmiess against any and all liability for (i) libel, slander, illegal competition or trade practios, inftingement of trademarks, trade names, or program titles, violation of rights of privacy, and infringement of copyrights and proprietary rights resulting from or relating to programming or other material fumished by SHM for broadcast on KXLT, along with any fine or forfeiture imposed by the FCC because of the content of such material or the conduet of SHM or its employees, and (ii) any breach of this Agreement by SHM.
(c) General. Indemnification shall inolude all liability, costs and expenses, inoluding counsel fees (at trial and on appeal). The indemnification obligations under this Section shall survive any termination of this Agreement. The oblization of each party to indemnify is conditioned on the recelpt of notice from the party making the claim for
indemnification in time to allow the defending party to timely defend against the claim and upon the reasonable cooperation of the claining party in defending against the clain. The party responsible for indernnification shall select counsel and control the defense, subject to the indemnified party's reasonable approval; provided, however, that no claim may be settled by an indemnifying party without the consent of the indemnified party, and provided further that, if an indemnifying party and a claimant agree on a settlement and the indemnified party rejects the settlement unreasonably, the indemnifying party's liability will be limited to the amount the claimant agreed to accept in settlement.
(d) Ynsurance. Quincy and SHM shall each carry general public liabllity and errors and omissions insurance with reputable companies covering their activities under this Agreement, in an amount not less than Two Million Dollars ( $\$ 2,000,000$ ), and shall name the other party as an additional insured on such insurance policy.
6. GORCEMAJEURE. If a force majeure event such as a strike, labor dispute, fire, flood or other act of God, failure or delay of technical equipment, war, public disaster, or other reason beyond the cause or control of Quincy or SHM prevents such Party or its personnel from performing rasks which it is required to perform under this Agreement during any period of time, then such failure will not be a breach of this Agreement and such Party will be excosed from such performance during that time.
7. UNENFORCEABILITY. If any provision of this Agreement or the application thereof to any person or circumstances shall be invalid or unenforceable to any extent, the remainder of this Agreement and the application of such provision to other persons or oircumstances shall not be affected thereby and shall be enforced to the greatest extent permitter by law, except that if such invalidity or unenforceability should change the basic economic positions of the Parties, they shall negotiate in good faith such changes in other terms as shall be practicable in order to restore them to their prior positions. In the event that the FCC alters or modifies its rules or pollcies in a fashion which would raise substantial and material questions as to the validity of any provision of this Agreement, the Parties shall nogotiate in good faith to revise any such provision of this Agreernent in an effort to comply with all applicable FCC Rules and Regulations, while attempting to preserve the intent of the Parties as embodied in the provisions of this Agrecment. The Parties agree that, upon the request of either of them, they will join in requesting the view of the staff of the FCC, to the extent necesgary, with respect to the revision of any provision of this Agreement in accordance with the forcgoing. If the Parties are unable to negotiate a mutually acceptable modified Agreement, then either party may terminate this Agreement upon written notice to the other. Upon such termination, SHM shall pay to Quincy all accrued and unpaid Scrvice Fees and each Party shall be relieved of any further obligations, one to the other, provided that no such tomination shall in any way limit or atherwise affect the Leases, which shall remain in fill force and effect pursuant to their terms despite such termination.
8. TWRM OF SHARING ARRANGEMENTS. The term of this Agreement shall commence on the date of execution of this Agreement. The initial term of this Agreement is ten (10) years. Unless otherwise terminated by either Party, the torm of this Agreement shall be extended for an additional ten (10) year term. Elther Party may terminate this Agreement at the
end of the initial ten year term by six months prior written notice to the other. Notwithstanding the foregoing, the sharing arrangements contemplated by this Agreement will terminate (i) upon the consummation of the purchase and salc of essets of SHM relating to KXLT by Quincy, or an assignee of Quinoy, under the terms of a certaln Option Agreement (the "Option Agreement") entered into by \$HM and Quincy or an affiliatc of Quincy (the "Optionee"), or (ii) if the assets of SHM relating to KXLTT are sold to a party other than Optionee (in any case, the date upon which such temnination oceurs being the "Cessation Date"). Except as provided in Section 4(e)(ii), no termination of this Agreement, whether pursuant to this Section 7 or otherwise, will affect SHM's duty to pay any Scrvices Fee acerued, or to remburse any cost or expense incurred, prior to the effective date of that termination.
9. AMENDMENT AND WAIVKR. This Agreement may be amended and any provision of this Agreement may be waived; provided that any guch amendment or waiver will be binding upon a Party only if such amendment or waiver is set forth in a writing executed by such Party.
10. NOTICES. All notices, demands and other communications given or delivered under this Agreement will be in writing and will be deemed to have been given when personally delivered or delivered by express courier service. Notices, demands and communioations to Quincy or SHM will, unless another address is specified in writing, bo sent to the address indicated below:

| To SHM: | SagamoreHill of Minnesota, LLC |
| :--- | :--- |
|  | 3825 Inverness Way |
|  | Augusta, Georgia 30907 |
|  | Attention: Louls Wall |
|  | Telephone: $(706) 85558506$ |
|  | Telecopy: (706) $855-8747$ |

With a copy (which shall not constitute notice) to:
Wiley Rein ${ }^{\boldsymbol{g}}$ Flelding
1776 K Street, NW
Washington, DC 20006
Attention: Brook A. Edinger
Telephone: (202) 719.7279
Telecopy: (202) 719-7049
To Quincy: Quincy Newspaper, Inc
130 South 5 th Stroet
Quincy, Illinols 62301
Attention: Ralph Oakley
Telephone: (217) 221-3404
Telecopy: (217) 221-340

With a copy (which shall not constitute notice) to:
Seholz, Loos, Palmer, Sicbers and Duesterhaus
625 Vermont Street
Quincy, Illinois 62301
Attention: Steven E. Sicbers
Telephone: (217) 223-3444
Telecopy: (217) 223-3450
11. ASSIGNMENT; BINDINGAGREEMENT. Neither party may assign its rights and obligations, either in whole or in part, without the prior written consent of the other; however, such consent shall not be unreasonably withheld. The covenants, conditions and provisions herenf are and shall be for the exclusive benefit of the parties hereto and their permitted successors and assigns, and nothing herein, express or implied, is intended or shall be construed to confer upon or to give any person or entity other than the parties hereto and their pernitted successors and assigns any right, remedy or claim, legal or equitable, under or by reason of thig Agreement. This Agreement shall be binding upon and inure to the benefit of the partios and their respective permitted suecessors and assigns.
12. STRICT CONSTRUCTION. The language used in this Agreement will be deemed to be the language chosen by the Parties to express their mutual innent. In the event an ambigulty or question of intent or interpretation arises, this Agreement will be construed as if drafted jointly by the Parties, and no presumption or burden of proof will arise favaring or disfavoring any Party by virtue of the authorship of any of the provisions of this Agreement.
13. CAPTIONS. The captions used in this Agreement are for convenience of reference only, do not constitute a part of this Agreement and will not be deemed to limit, characterize or in any way affect any provision of this Agreement, and all provisions of this Agreement will be enforced and construed as if no Etption had been uged in this Agreement.
14. AUTHORITY; ENTIRE AGREEMENT. Both SHM and Quincy represent that they are legally qualified and able to enter into this Agreement. This Agreement, the JSA and the Option Agreement embody the entire agreement between the parties with respect to the subject matter hereof and thereof, and there are not other agreements, representations, or understandings, oral or written, between them with respect thereto.
15. COUNTERPARTS. This agreement may be executed in one or more counterparts, each of which will be deemed an original but all of which taken together will constitute one and the same instrument.
16. GOVERNING.LAW. All quostions conceming the construotion, validity and interpretation of this Agreoment will be governed by and construed in deeotdance with the intemal laws of the State of Minnesota, without giving effect to any choice of law or conflet of law provision (whecher of the State of Minnesota or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of Minnesota. In furcherance of the foregoing, the Internal law of the State of Minnesota will control the interpretation and construction of this Agreement (and all schedules and exhibits hereto), even if under that
jurisdiction's choice of law or conflict of law analysis, the substantive law of some other jurisdiction would ordinatily apply.
17. PARTIES IN INTEREST. Nothing in this Agreement, express or implied, is intended to confer on any person or entity other than the Parties and their respective permitted successors and assigns any rights or remedies under or by virtue of this Agreement.
18. WAIVER OF JURY TRIAL AS A SPECIFICALLY BAROAINED INDUCEMENT FOR EÄCH OF THE PARTIES TO ENTER INTO THIS AGREEMENT (EACH PARTY HAVING HAD OPPORTUNITY TO CONSULT COUNSEL), BACH PARTY EXPRESSLY WAIVES THE RIGHT TO TRIAL BY MURY IN ANY LAWSUIT OR PROCEEDING RELATING TO OR ARISING IN ANY WAY FROM THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREIN.
19. TERMINATION, Upon the termination of this Agreement for any reason, if requested by SHM in writing, Quincy agrees to continue for a period of six (6) months following such termination to provide SHM with (i) tower and transmitter buildirgs space and (ii) office and studio space as set forth in Section 4(e) above. Furthermore, Quincy agrees to continue to provide SHM with such tower and transmituer building space and such office and studio space at all times during the term of this Agrecment, even if there are disputes between the parties regarding compliance with the terms of this Agreement.
20. OTHER DEFINITIONAL PROVISIONS, The terms "hereof," "herein" and "hereunder" and torms of similar import will refer to this Agreement as a whole and not to any particular provision of this Agreement. Section references contained in this Agreement are references to Sections in this Agreement, unless otherwise specified. Each defined term used in this Agreement has a comparable meaning when used in its plural or singular form. Each genderspecific term used in this Agreement bas a comparable meaning whether used in a masculine, feminine or gender-ncutral fomm. Whenever the term "including" is used in this Agreement (whether or not that term is followed by the phrase "but not limited to" or "without limitation" or words of similar effect) in connection with a listing of items within a particular classification, that listing will be interpreted to be illustrative only and will not be interpreted as a limitation on, or an exclusive listing of, the items within that elassification.

12399782
[SIGNATURE PAGE FOLLOWS]

## SIGNATURE PAGE TO SHARED SEXVICFSAGREEMENI

IN WITNESS WHEREOF, the Parties have executed this Shared Services Agreement as of the date first written above.


SAGAMOREHILL OF MINNESOTA


## QUJNCY NEWSPAPERS, INC.

By:
Name: Ralph M. Oakloy
Title: Vice President

## KTTC TELEVISYON, INC.

By:
Name: Ralph M. Oakley
Title: Vice President

## SIGNATURE PAGE TOSHARRD SERVCCRSAGREEMENT

IN WITNESS WHEREOF, the Parties have executed this Shared Services Agreement as of the date first written above.

SAGAMOREHILL OR MINNESOTA, LC

By:
Name:
Title:

## SAGAMOREFILLL OF MINNESOTA

 LICENSES, LLDBy:
Name:
Title:

QUINCY NEWSPAPERS, INC.


Name: Ralph M. Oakley
Title: Vice President

ETC TELEVISION, INC.


Name: Ralph M. Oakley
Title: Vice President

