

**EXHIBIT 6**  
**FCC Form 315**  
**Section II, Paragraph 4**

**Changes In Interests**

As described more fully below, by the instant Form 315 application and 15 companion applications, Transferor Katonah Pittman Ventures LLC (“KPV”), which holds a majority voting interest in Transferee Pilot Group GP LLC (“Pilot GP”), the controlling entity of the Barrington Broadcasting Group television stations listed in Exhibit 8, seeks consent to the relinquishment of its majority voting interest in Pilot GP, with the result that none of the remaining attributable owners (each a long-time co-investor in Pilot GP) would hold a majority voting interest in Pilot GP. The relinquishment of control would be accomplished without transferring LLC membership units of Pilot GP.

Transferor KPV, a Delaware limited liability company controlled and principally owned by Robert W. Pittman, holds the right to vote a 58.7% LLC membership interest in Pilot GP.<sup>1</sup> Pilot GP is the sole general partner of Pilot Group LP, which in turn is the sole member of Barrington Broadcasting LLC. Barrington Broadcasting LLC is the sole member of Barrington Broadcasting Group LLC which owns and operates, through 16 indirect licensee subsidiaries, 18 full-power television stations (including two satellites). (Pilot Group LP, Barrington Broadcasting LLC, Barrington Broadcasting Group LLC and its direct and indirect subsidiaries, collectively referred to herein as the “Barrington Entities”).

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<sup>1</sup> Pursuant to the Pilot GP LLC Operating Agreement, KPV’s designee currently has the right to vote the LLC membership interests of one of the insulated LLC members. Thus, KPV, together with its direct LLC membership interest, currently has the right to vote an approximate 78% interest in Pilot GP. KPV’s designee currently is Mr. Pittman.

KPV proposes (subject to prior FCC consent) to relinquish its voting rights in Pilot GP – the controlling general partner – by adopting nonvoting status pursuant to an amendment to the Pilot GP LLC Operating Agreement.<sup>2</sup> As reflected in Exhibit 16, following the proposed change, Pilot GP would have three attributable members, each with a minority voting interest. (The proposed relinquishment of control does not involve transferring equity units of Pilot GP.) Thus, by the instant application and companion applications (one for each of the 16 Barrington licensee entities),<sup>3</sup> the parties seek FCC consent to the relinquishment of control of Pilot GP (including the Barrington Entities) from KPV to Pilot GP, with none of the attributable members of Pilot GP holding a majority voting interest.

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<sup>2</sup> Pursuant to the amendment, KPV would no longer have the right to vote its 58.7% equity interest in any matters relating to any FCC license entity, including those identified in Exhibit 8 of the application, other than in circumstances in which a nonattributable, nonvoting investor would be permitted to vote pursuant to customary investor protections. (KPV also would retain a right to vote in circumstances relating solely to investments or activities unrelated to any FCC license entity). In addition to relinquishing its own voting rights, the amendment would terminate KPV's right to vote the LLC membership interests of another LLC member, which rights would revert to that member or its designee. Last, KPV would opt to become (i) an insulated member of Pilot GP under the terms of the Pilot GP LLC Operating Agreement and (ii) an insulated limited partner of Pilot Group LP under the terms of the limited partnership agreement. Accordingly, following the proposed change, KPV (including its owners) would be subject to the standard FCC insulation criteria and would no longer hold an attributable interest in Pilot GP and the Barrington Entities.

<sup>3</sup> Pilot GP also controls, through intervening companies, five companies that, taken together, are the licensees of 32 radio stations in various markets. Companion Form 315 applications are being filed for each of those five radio station licensee subsidiaries.