

Exhibit 6
Explanation of Licensee/Transferee Certifications

As explained in Exhibit 5, this application seeks Commission consent to any change in control that may result from the election of Bain Capital (SQ) VIII, L.P. ("Bain") and Thomas H. Lee Equity Fund V, L.P. ("THL") to withdraw from active participation in the management of Cumulus Media Partners, LLC ("CMP"), and to adhere to the Commission's "insulation" criteria governing non-attributable members of a limited liability company. As a consequence of Bain and THL's withdrawal, the remaining attributable members in CMP – Cumulus Media Inc. ("CMI") and certain investment funds affiliated with Blackstone Capital (collectively, "Blackstone") – will each have the power to designate 50% of the directors of CMP and therefore will each arguably obtain negative control.

Blackstone and CMI do not actively seek control of CMP. Rather, Bain and THL are proposing unilaterally to withdraw from active participation in CMP. Because Blackstone and CMI are not parties to any agreement with Bain and THL regarding their withdrawal – and indeed have not agreed to it – CMI and Blackstone have not joined as parties to this application, but rather are participating in its filing as an accommodation to Bain and THL, as explained in the letter set forth at Exhibit 1. Bain and THL therefore request a waiver, to the extent necessary, of any requirement that the applications be signed by the CMP licensees and the nominal transferees. The Commission has previously processed applications absent signatures that might otherwise be required. For example, in *William H. Bailey*, 56 RR 2d 294 (1984), the licensee refused to cooperate in the submission of an FCC Form 315 application. The Commission nevertheless accepted the application without the licensee's signature, citing with approval an earlier decision treating such signatures as waivable technical requirements. *Id.*; see *Continental Telephone Corp.*, 41 FCC 2d 957 (1978).

To the extent certain information concerning Blackstone and CMI is required in the applications, Bain and THL have completed the applications to the best of their ability, based on certifications in the pending application for consent for a subsidiary of CMP to acquire WGRR(FM), Hamilton, Ohio (FCC File No. BALH-20061114ACX). CMP, Blackstone and CMI certified to the Commission as to the accuracy and completeness of the information in the WGRR(FM) application and, under Section 1.65 of the Commission's rules, have had an ongoing obligation to supplement this information to reflect any significant change. Accordingly, the licensee and transferee information set forth in BALH-20061114ACX provides a fully reliable basis for Commission action of these transfer applications.

Bain and THL have, however, completed a new multiple ownership showing, Exhibit 18 to this application, that demonstrates that CMP, following Bain and THL's withdrawal from active participation, will continue to comply with the Commission's broadcast ownership rules.

Licensee's Exhibit 6
FCC Form 315, Section III, Item 6
October 2007

Bain and THL also note the following with respect to requirements specifically applicable to the licensee:

Model EEO Program Report

Bain and THL hereby request a waiver of the requirement that the applicant submit a Model EEO Program Report on Form 396-A. This application does not seek consent to any change in the ownership of the licensees, but only a change in the attributable status of two members of the licensees' ultimate parent. There should be no change in the day-to-day operations of the licensees and therefore the Model EEO Program Report on file for the licensees should remain correct.