

Exhibit 6

Character Issues

By Order released August 12, 2004, FCC 04-199, the Commission adopted a Consent Decree relating to alleged broadcasts of obscene, indecent or profane material by stations under the control of Emmis Communications Corporation, ultimate parent company of the assignor. In that Order, the Commission, *inter alia*, concluded that “there are no substantial and material questions of fact in regard to [the matters covered by the Consent Decree] as to whether Emmis possesses the basic qualifications, including its character qualifications, to hold or obtain any FCC licenses or authorizations” (at para. 4). The Order denied a petition for reconsideration previously filed by David Edward Smith in which he sought reinstatement of certain dismissed indecency complaints and also contended that Emmis had acted improperly in connection with a lawsuit against Smith filed by Erich Muller (a/k/a “Mancow”).

The contention regarding the lawsuit was also contained in an informal objection filed by Smith on July 23, 2004, against the license renewal applications of Emmis radio stations in Indiana. Although, as noted above, that contention has been resolved by the Commission, those license renewal applications remain pending.

On September 13, 2004, Smith and others jointly filed a petition for reconsideration of the Order; that petition remains pending.