

EXHIBIT 6
FCC Form 315
Section III, Question 3

Agreement

This application seeks FCC consent to the acquisition of *de jure* control of Midwest Television, Inc. (“Midwest”), a Delaware corporation, licensee of KFMB(AM), KFMB-FM and KFMB-TV, San Diego, California, by Ms. Elisabeth Meyer Kimmel (“Elisabeth”), who is currently a minority (11%) owner of the licensee.

On January 24, 1997, each of August C. Meyer, Jr. (“Chris”) and Karen H. Meyer (“Karen”) established irrevocable grantor annuity trusts (the “Trusts”) for the benefit of their two children, August C. F. Meyer (“August”) and Elisabeth, and transferred to each of the Trusts 20 shares of Class B Voting Common Stock of Midwest. Trust recitals and Schedules A. Taken together, these shares comprised 40% of the outstanding Class B shares of Midwest, which was and is the only class of voting stock. Chris owned the remaining 60 shares of the Midwest Class B stock, which represented voting control of Midwest. Pursuant to a 2001 recapitalization, the Class B voting shares were split on a 10:1 basis, so that, as of the recapitalization date, the Trusts owned 400 shares and Chris owned 600 shares. There was no change in the relative voting power of each.

The Trusts were identical in all respects relevant hereto. The trustee was directed to pay to the grantors the scheduled annuity amounts for the terms of the Trusts, which are scheduled to remain in effect until January 24, 2007. Section 1.01(a). If either of Chris and Karen survive until then, the trustee is directed to distribute the assets of the Trusts to August and Elisabeth (or their survivors). Section 1.07. If neither Chris nor Karen survive until January 24,

2007, the assets of the Trusts will be returned to their estates. Section 1.08. Both Chris and Karen have the right to substitute assets of equal value for assets currently held by the Trusts. Section 1.16.¹ Subject to the foregoing, the Trusts are irrevocable. Section 1.19. The trustee is authorized to exercise the voting power represented by securities held by the Trusts. Section 3.12. Copies of the relevant cited provisions of the Trusts are attached hereto.

Assuming that one or both of Chris and Karen survive until January 24, 2007, the trustee (the Transferor in the instant application) will be authorized to distribute the assets of the Trusts to August and Elisabeth (or their descendants if either should die before then). Unless Chris or Karen exercise their right to substitute other assets for the Midwest Class B shares that are held by the Trusts, those shares will be included in the distributable assets of the Trusts. Because August has business interests outside of the broadcast business whereas Elisabeth is currently the general counsel of Midwest and actively involved in its broadcast business, it is anticipated that the trustee will distribute all 400 of the Class B voting shares held in the Trusts to Elisabeth (subject to prior FCC approval as requested herein). If the trustee were to distribute the 400 Class B shares to Elisabeth, her interest would increase from 110 to 510 Class B voting shares, which would result in her holding voting control of Midwest. If FCC action is not obtained by January 24, 2007, the trustee will distribute the Trust assets other than the Class B voting shares and will continue to hold the 400 Class B shares pending FCC approval of the instant Form 315 application for the distribution of the shares to Elisabeth. During that period (pending FCC approval), Elisabeth would enjoy the economic benefits of ownership of the Class

¹ They also have limited rights, not relevant here, to amend the Trusts to cause their interests to continue to qualify under the federal gift tax regulations and to preserve Midwest's election to be an S corporation. Sections 1.13(b) and 1.14(b).

B voting shares but the trustee of the Trusts would continue to exercise the voting rights of the 400 Class B voting shares.