

Exhibit 6

Pertinent facts to the subject of this application for the Federal Communications Commission's ("FCC" or "Commission") for the involuntary assignment of authorization of FM translator station licenses is below:

On Dec. 1, 2015, Community Translator Network LLC ("CTN"), FRN 0022588784, filed for Chapter 11 Bankruptcy in the United States Bankruptcy Court for the Central District of Utah ("Bankruptcy Court"), Case No. 15-31245 ("Bankruptcy Case"). Among other assets, four FM translator station licenses are a part of CTN's assets, including:

- K261EN, Facility ID Number 145194;
- K227CO, Facility ID Number 143532;
- K237GA, Facility ID Number 157333; and
- K227CP, Facility ID Number 143430.

On Jan. 8, 2016, CTN and Community Translator Network LLC Debtor-in-Possession ("CTN DIP") filed a FCC Form 316, Application for Consent to Assign Broadcast Station Construction Permit or License or to Transfer Control of Entity Holding Broadcast Station Construction Permit or License, File Number BAPFT-20160108ABF ("Voluntary Form 316 Application"). The Commission granted the Voluntary Form 316 Application on Feb. 12, 2016, and the CTN DIP submitted a Consummation Notice on Feb. 19, 2016. The licenses assigned to CTN DIP include the four aforementioned FM translator stations.

Then, on June 20, 2017, the United States Trustee filed a Notice of Appointment of Interim Trustee for a Chapter 7 bankruptcy, appointing Michael F. Thomson as interim trustee ("Trustee") in the Bankruptcy Case, Doc. 286. On June 23, 2017, the Bankruptcy Case was converted to a case under Chapter 7 of the United States Bankruptcy Code, with Michael F. Thomson as the Chapter 7 trustee. *See Community Translator Network, LLC*, Case No. 15-31245, Doc. 293. The conversion to Chapter 7 resulted in the legal disability of the CTN DIP to manage the stations or control the licenses. The appointment of the Trustee gives complete control of the licenses to the Trustee, subject to FCC approval of assignment of the licenses.

To secure that approval, and pursuant to FCC regulations 47 C.F.R. § 73.3541, the Trustee wishes to file an FCC Form 316 for an involuntary assignment of authorization of the four FM translator station licenses from CTN DIP to the Chapter 7 Bankruptcy Estate of Community Translator Network, LLC, FRN 0026689273.

For voluntary assignments of authorization, Form 316 requires the signature of the assignor. An issue arises in how to file the FCC Form 316 for an application for involuntary assignment where a signature from an assignor is not possible. The instructions state that "[i]n cases involving involuntary assignments or transfers, the application need not be signed by the assignor/transferor. Rather, the court document appointing the ... trustee ... may take the place

of the assignor's ... signature in Section II. In this case, the applicant must submit documentation (enabling court order, letters testamentary, etc.) of its legal capacity to execute the application as an exhibit, as required in Section II, Item 6."

In a telephone conversation with the Audio Division in the Media Bureau on July 18, 2017, we asked, in part, for guidance on Section II, Questions 7-10 and regarding signatures for the assignor. Guidance provided suggested that a signature would be required for the Assignor and that the signature could be from the CTN DIP or the Bankruptcy Court. After a request for further guidance through a phone call, the Audio Division responded in a follow up email on July 20, 2017 that if an assignor was unwilling to sign, "there is Commission precedent for having the court of competent jurisdiction sign for a recalcitrant assignor, *Arecibo Radio Corp.*, 101 FCC 2d at 548-49 (Commission waives application signature rule in deference to local court's ruling on contract dispute, facilitating court-approved sale to qualified licensee)." In the case of a filing on Form 316, the form incorporates the holding of the *Arecibo Radio Corp.* by waiving the application signature rule where a trustee has been appointed, effectively treating the court-appointed Chapter 7 trustee as authorized to substitute for the assignor.

Also attached to the Form 316 are the Bankruptcy Orders appointing the Trustee and converting the case to a Chapter 7 Bankruptcy, respectively.

IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF UTAH

NOTICE OF APPOINTMENT OF INTERIM TRUSTEE

CHAPTER 7

1. Michael F. Thomson, a panel trustee in the State of Utah is hereby appointed interim trustee in the following case:

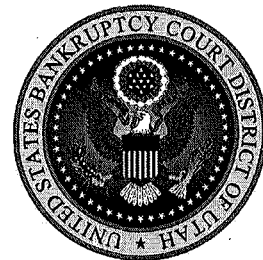
Community Translator Network, LLC -15-31245
2. The blanket bond previously filed by the trustee is hereby approved.
3. The trustee shall be deemed to have accepted the appointment in the above cases unless the trustee notifies the Court in writing of rejection within five (5) days after receipt of this notice.
4. The interim trustee appointed herein shall serve as trustee without further appointment.

UNITED STATES TRUSTEE
Patrick S. Layng

Dated: June 20, 2017

By: /s/
J. Vincent Cameron
Assistant United States Trustee

I hereby certify that the annexes and foregoing is a true and complete copy of a document, or, an authorized electronic entry, on file in the United States Bankruptcy Court for the District of Utah
Case/AP # 15-31245 Document # 286
Date Filed: 06/20/17 Date Entered on Docket 06/20/17
Number of Pages 1
DATED: 7-14-17 ATTEST: David A. Sime, Clerk of Court
By: [Signature]
Deputy Clerk

This order is SIGNED.**Dated: June 23, 2017***William T. Thurman***WILLIAM T. THURMAN
U.S. Bankruptcy Judge***Order Prepared By:*

John T. Morgan (USB #3839)

Peter J. Kuhn (USB #3820)

UNITED STATES DEPARTMENT OF JUSTICE

Office of the United States Trustee

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Email: John.T.Morgan@usdoj.gov

Attorneys for Patrick S. Layng, United States Trustee

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF UTAH
CENTRAL DIVISION**

In re:

**COMMUNITY TRANSLATOR
NETWORK LLC,**

Debtor.

Bankruptcy Case No. 15-31245 WTT(Chapter 11)
Judge William T. Thurman

ORDER CONVERTING CASE TO CHAPTER 7

The United States Trustee's Motion to Convert Case to Chapter 7, or in the Alternative, to Dismiss Case ("Motion") came on for evidentiary hearings before the Honorable Judge William T. Thurman on May 4, 2017 and June 16, 2017. John T. Morgan and Peter J. Kuhn appeared on behalf of the United States Trustee; Geoffrey Chesnut appeared on behalf of Creditor, Powell Meredith Communications Company; and Knute Rife appeared on behalf of the

Debtor. On June 19, 2017 at the hour of 2:00 p.m., the Court rendered its decision. Appearing before the Court were Peter J. Kuhn on behalf of the United States Trustee; Geoffrey Chesnut on behalf of Creditor, Powell Meredith Communications Company; and Knute Rife on behalf of the Debtor. The Court found that adequate notice of the Motion was duly served upon the appropriate parties. The Court considered the representations and arguments of the parties present, the evidence received, the status of the Case and all of the pleadings on file therein. The Court having made its findings of fact and conclusions of law on the record and determined that cause existed, pursuant to 11 U.S.C. §1112(b), to dismiss or convert this case to a case under chapter 7, and that it was in the best interests of Creditors and the Estate to convert the Case; now therefore,

IT IS HEREBY ORDERED that the United States Trustee's Motion to Convert Case to Chapter 7, or in the Alternative, Dismiss is granted; and

IT IS FURTHER ORDERED that this Case be and hereby is converted to a Case under Chapter 7 of the Bankruptcy Code, effective immediately from the bench.

-----END OF DOCUMENT-----

CERTIFICATE OF MAILING

I HEREBY CERTIFY that, on June 20, 2017, I caused a true and correct copy of the foregoing ***Pending*** **ORDER CONVERTING CASE TO CHAPTER 7** to be electronically filed with the Court using the CM/ECF system, which sent notification to all parties of interest participating in the CM/ECF system, as noted below:

- Geoffrey L. Chesnut gchesnut@expresslaw.com, courtmailrr@expresslaw.com
- Knute A. Rife KARife@RifeLegal.com

_____/s/
Peter J. Kuhn

DESIGNATION OF PARTIES TO BE SERVED

Service for the foregoing **ORDER CONVERTING CASE TO CHAPTER 7** shall be served to the parties and in the manner designated below:

By Electronic Service: I certify that the parties of record in this case as identified below are registered CM/ECF users and will be served notice of entry of the foregoing Order through the CM/ECF system:

- Geoffrey L. Chesnut gchesnut@expresslaw.com, courtmailrr@expresslaw.com
- Anna W. Drake annadrake@att.net, r51122@notify.bestcase.com
- Peter J. Kuhn peter.j.kuhn@usdoj.gov
- John T. Morgan john.t.morgan@usdoj.gov
- Knute A. Rife KARife@RifeLegal.com

By U.S. Mail: In addition to the parties of record receiving notice through the CM/ECF system, the following parties should be served notice pursuant to Fed R. Civ. P. 5(b).

Community Translator Network LLC
520 North Main Street C318
Heber, UT 84032

_____/s/_____
Peter J. Kuhn

I hereby certify that the annexes and foregoing is a true and complete copy of a document, or, an authorized electronic entry, on file in the United States Bankruptcy Court for the District of Utah

Case/AP # 15-31245 Document # 293
Date Filed: 6/23/17 Date Entered on Docket 6/23/17
Number of Pages 4

DATED: 7-14-17

ATTEST:

David A. Sime, Clerk of Court
By: [Signature]
Deputy Clerk