

Exhibit 12- Changes in Interest

The instant application seeks the consent of the Federal Communications Commission (“FCC”) to the *pro forma* assignment of the license for low power television station WPGA-LP, Macon, Georgia, Facility ID No. 67972 (“WPGA”) from Radio Peach, Inc., Debtor-in-Possession (“Radio Peach DIP”)¹ to Radio Peach, Inc. pursuant to the order of the United States Bankruptcy Court for the Middle District of Georgia, Macon Division (“Bankruptcy Court”) dismissing the chapter 11 case initiated by Radio Peach, Inc. on November 15, 2016.² As a result of the dismissal, Radio Peach, Inc. no longer operates as debtor-in-possession subject to the jurisdiction of the Bankruptcy Court. Because the case was dismissed, there has been no change in the ownership and control of Radio Peach, Inc.³ Indeed, following dismissal of the bankruptcy case, Register Communications, Inc.⁴ continues to be the sole shareholder of the stock of Radio Peach, Inc., as was the case prior to the date on which Radio Peach, Inc. filed a voluntary petition for bankruptcy protection under the provisions of chapter 11 of the Bankruptcy Code. Accordingly, the *pro forma* assignment of WPGA from Radio Peach DIP to Radio Peach, Inc. does not involve a substantial change of control of WPGA, and can be processed and approved pursuant to the FCC’s *pro forma* procedures and requirements using FCC Form 316.

¹ See FCC File No. BALTTL - 20170706ABE (approving involuntary *pro forma* assignment of WPGA to Radio Peach DIP).

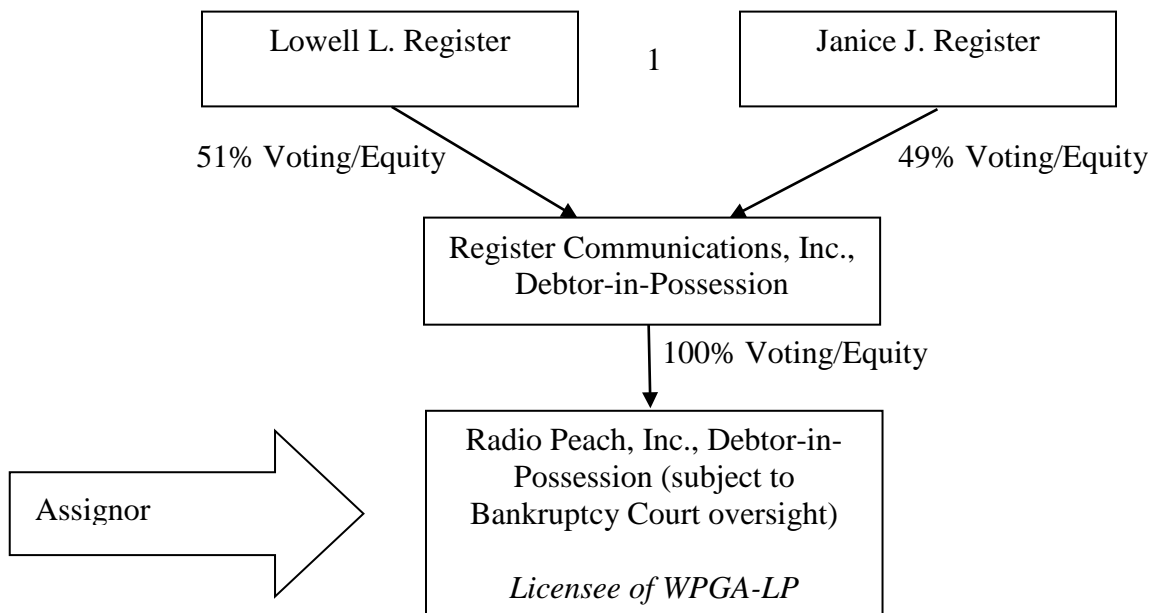
² See In Re Radio Peach, Inc. Debtor, Order Dismissing Case, Case No. 16-52372 (Bankr. M.D.Ga.) (“Court Order”) (attached to the instant FCC Form 316).

³ The dismissal of Radio Peach, Inc.’s bankruptcy case was effective upon issuance of the Court Order on June 25, 2019. The instant application is being filed promptly after release of the Court Order in order to obtain FCC approval to the *pro forma* assignment effectuated by the Court Order. To the extent necessary, the applicants respectfully request a waiver of the requirement that FCC approval be obtained prior to effectuation of the *pro forma* assignment described herein.

⁴ Register Communications, Inc. presently operates as debtor-in-possession subject to the jurisdiction of the Bankruptcy Court. See FCC File No. BTC-20151222ARJ. Lowell Register owns 51% of the outstanding stock of Register Communications, Inc. and his wife, Janice Register, owns the remaining 41%. In his capacity as the majority shareholder of Register Communications, Inc., Mr. Register indirectly owned and controlled Radio Peach, Inc. prior to the initiation of the bankruptcy proceeding and continues to indirectly own and control Radio Peach, Inc. after the Bankruptcy Court’s dismissal of the bankruptcy case on June 25, 2019. Note that the Bankruptcy Court has approved dismissal of the individual bankruptcy case of Lowell and Janice Register, but has not yet entered the dismissal order.

Exhibit A

Current Ownership Structure



Ownership Structure After Dismissal of Bankruptcy Case/*Pro Forma* Assignment

