



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
445 12th STREET S.W.
WASHINGTON D.C. 20554

News media information 202-418-0500
Internet: <http://www.fcc.gov> (or <ftp.fcc.gov>)
TTY (202) 418-2555

Report No. 325-00155

Wednesday September 1, 2010

PERMIT TO DELIVER PROGRAMS TO FOREIGN BROADCAST STATIONS

RE: ACTIONS TAKEN

The Commission, by its International Bureau, took the following actions pursuant to delegated authority. The effective dates of the actions are the dates specified.

325-RWL-20100709-00004 P GLR NETWORKS, LLC
Renewal

Date Effective:

GRANTED

Granted on September 1, 2010, subject to conditions, application for Section 325 (c) Permit to deliver programming to Mexican radio station XEWW-AM (formerly XETRA-AM), Tijuana, Baja California Norte, Mexico. Station XEWW-AM operates on frequency 690 kHz with authorized power of 77 kW (day). The Station is currently licensed to W3 Comm Concesionaria, S.A. de C.V., an entity owned in part, by an affiliate of GLR services, Inc.

Grant of this permit is conditioned upon the Mexican stations operation in full compliance with applicable treaties and related provisions concerning electrical interference to U.S. Broadcast stations.

This authorization is predicated on the use of a foreign station assignment, which must abide by the terms of the 1986 USA-Mexico AM Broadcast Agreement. Hence, this program authorization applies only to the specific foreign station facilities which are currently on file with the Commission as having been officially coordinated by the Secretaria de Comunicaciones y Transportes (SCT) in Mexico and subsequently approved by the Commission for operation. If the transmitter coordinates or technical operating parameters of the foreign station are altered subsequent to this authorization or are found to be different from those currently on file and approved by the Commission, this program authorization will be subject to immediate termination without right to hearing.

For more information concerning this Notice, contact Janice Shields at (202) 418-2153; Janice.Shields@fcc.gov; TTY 202-418-2555.



**UNITED STATES OF AMERICA
FEDERAL COMMUNICATIONS COMMISSION
RADIO STATION AUTHORIZATION**

Name: GLR NETWORKS, LLC

Call Sign:

Authorization Type: Renewal of License

File Number: 325-RWL-20100709-00004

Grant date: 09/01/2010 **Expiration Date:** 09/01/2015

Subject to the provisions of the Communications Act of 1934, subsequent Acts, and Treaties, and Commission Rules made thereunder, and further subject to conditions set forth in this permit, the PERMITTEE:

GLR NETWORKS, LLC

is hereby authorized to locate, use, or maintain a studio in the United States for the purpose of supplying program material to foreign broadcast stations for the term ending September 1, 2015 (3 AM Eastern Standard Time).

Particulars of Operations

A) Studio Location:

2100 Coral Way, Suite 200
Miami, FL 33145

B) For the purpose of producing programs consisting of:

The applicant proposes to provide a full-range of Spanish language programming , including sports, news, entertainment, public affairs, religious, and educational programming.

C) To be delivered by means of:

Programs will be delivered by satellite

D) To stations identified and located as follows:

Call Sign	Channel	Station Locations(s)
XEWW-AM		Tijuana Baja CA, Mexico

The Commission reserves the right during said permit period of terminating this permit or making effective any changes or modifications of this permit which may be necessary to comply with any decision of the Commission rendered as a result of any such hearing which has been designated but not held, prior to the commencement of this permit period.

This permit is issued on the permittee's representation that statements contained in the permittee's application are true and that the undertakings therein contained, so far as they are consistent herewith, will be carried out in good faith.

This permit shall not vest in the permittee any right to operate beyond the term hereof nor in any other manner than authorized herein. Neither the permittee nor the right granted hereunder shall be assigned or otherwise transferred in violation of the Communications Act of 1934. This permit is subject to the right of use or control by the Government of the United States conferred by Section 606 of the Communications Act of 1934.

E) Special and General Provisions

A) This RADIO STATION AUTHORIZATION is granted subject to the following special provisions and general conditions:

201 --- This authorization is predicated on the use of a foreign station assignment, which must abide by the terms of the 1986 USA-Mexico AM Broadcast Agreement. Hence, this program authorization applies only to the specific foreign station facilities which are currently on file with the Commission as having been officially coordinated by the Secretaria de Comunicaciones y Transportes (SCT) in Mexico and subsequently approved by the Commission for operation. If the transmitter coordinates or technical operating parameters of the foreign station are altered subsequent to this authorization or are found to be different from those currently on file and approved by the Commission, this program authorization will be subject to immediate termination without right to hearing.

325 --- Grant of this permit is conditioned upon the Mexican stations operation in full compliance with applicable treaties and related provisions concerning electrical interference to U.S. Broadcast stations.



UNITED STATES OF AMERICA
FEDERAL COMMUNICATIONS COMMISSION
RADIO STATION AUTHORIZATION

Name: GLR NETWORKS, LLC

Call Sign:

Authorization Type: Renewal of License

File Number: 325-RWL-20100709-00004

Grant date: 09/01/2010 Expiration Date: 09/01/2015

E) Special and General Provisions

A) This RADIO STATION AUTHORIZATION is granted subject to the following special provisions and general conditions:

32500013 --- A second point of origination located at Central Park at Toluca Lake 3500 West Olive Avenue, Burbank, CA 91505 is added to this authorization..

B) This RADIO STATION AUTHORIZATION is granted subject to the additional conditions specified below:

This authorization is issued on the grantee's representation that the statements contained in the application are true and that the undertakings described will be carried out in good faith.

This authorization shall not be construed in any manner as a finding by the Commission on the question of marking or lighting of the antenna system should future conditions require. The grantee expressly agrees to install such marking or lighting as the Commission may require under the provisions of Section 303(q) of the Communications Act. 47 U.S.C. § 303(q).

Neither this authorization nor the right granted by this authorization shall be assigned or otherwise transferred to any person, firm, company or corporation without the written consent of the Commission. This authorization is subject to the right of use or control by the government of the United States conferred by Section 706 of the Communications Act. 47 U.S.C. § 706. Operation of this station is governed by Part 25 of the Commission's Rules. 47 C.F.R. Part 25.

This authorization shall not vest in the licensee any right to operate this station nor any right in the use of the designated frequencies beyond the term of this license, nor in any other manner than authorized herein.

This authorization is issued on the grantee's representation that the station is in compliance with environmental requirements set forth in Section 1.1307 of the Commission's Rules. 47 C.F.R. § 1.1307.

This authorization is issued on the grantee's representation that the station is in compliance with the Federal Aviation Administration (FAA) requirements as set forth in Section 17.4 of the Commission's Rules. 47 C.F.R. § 17.4.

The following condition applies when this authorization permits construction of or modifies the construction permit of a radio station.

This authorization shall be automatically forfeited if the station is not ready for operation by the required date of completion of construction unless an application for modification of authorization to request additional time to complete construction is filed by that date, together with a showing that failure to complete construction by the required date was due to factors not under control of the grantee.

Licensees are required to pay annual regulatory fees related to this authorization. The requirement to collect annual regulatory fees from regulatees is contained in Public Law 103-66, "The Omnibus Budget Reconciliation Act of 1993." These regulatory fees, which are likely to change each fiscal year, are used to offset costs associated with the Commission's enforcement, public service, international and policy and rulemaking activities. The Commission issues a Report and Order each year, setting the new regulatory fee rates. Receive only earth stations are exempt from payment of regulatory fees.



PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION
445 12th STREET S.W.
WASHINGTON D.C. 20554

News media information 202-418-0500
Internet: <http://www.fcc.gov> (or <ftp.fcc.gov>)
TTY (202) 418-2555

Report No. 325-00154

Wednesday July 21, 2010

PERMIT TO DELIVER PROGRAMS TO FOREIGN BROADCAST STATIONS

RE: Applications Accepted for Filing

The applications listed herein have been found, upon initial review, to be acceptable for filing. The Commission reserves the right to return any of the applications if, upon further examination, it is determined they are defective and not in conformance with the Commission's Rules and Regulations and its Policies.

325-RWL-20100709-00004 P GLR NETWORKS, LLC
Renewal

GLR Networks LLC, seeks a renewal of their Application for Permit to deliver programming to Mexican radio station XEWW-AM (formerly XETRA-AM), Tijuana, Baja California Norte, Mexico. Station XEWW-AM operates on frequency 690 kHz with authorized power of 77 kW (day). The Station is currently licensed to W3 Comm Concesionaria, S.A. de C.V., an entity owned in part, by an affiliate of GLR services, Inc.

Petitions to deny this application must reference the file number associated with the 325(c) application and be on file no later than 30 days from the date of the notice accepting this Application for filing. Guidelines for filings are available at www.fcc.gov/osec. Filings can be sent by hand or messenger delivery, by commercial overnight courier, or by first-class or overnight U.S. Postal Service mail (although we continue to experience delays in receiving U.S. Postal Service mail). The Commission's contractor, Natek, Inc., will receive hand-delivered or messenger-delivered paper filings for the Commission's Secretary at 236 Massachusetts Avenue, N. E., Suite 110, Washington, D.C. 20002. The filing hours at this location are 8:00 a.m. to 7:00 p. m. All hand deliveries must be held together with rubber bands or fasteners. Any envelopes must be disposed of before entering the building. Commercial overnight mail (other than U.S. Postal Service Express Mail and Priority Mail) must be sent to 9300 East Hampton Drive, Capitol Heights, MD 20743. U.S. Postal Service first-class mail, Express Mail, and Priority Mail should be addressed to 445 12th Street, SW, Washington, D.C. 20554. All filings must be addressed to the Commission's Secretary, Office of the Secretary, Federal Communications Commission. In addition, please submit one copy of your petition to Janice Shields, FCC, International Bureau, Room 6-B418, 445 12th Street, SW, Washington, D.C. 20554.

For more information concerning this Notice, contact Janice Shields at (202) 418-2153; Janice.Shields@fcc.gov; TTY 202-418-2555.

Holland & Knight

Tel 202 955 3000
Fax 202 955 5564

Holland & Knight LLP
2099 Pennsylvania Avenue, N.W.
Suite 100
Washington, D.C. 20006-6801
www.hklaw.com

ORIGINAL

Norm Leventhal
202 828 1860
norm.leventhal@hklaw.com

July 9, 2009

VIA HAND DELIVERY

Marlene H. Dortch, Secretary
Federal Communications Commission
236 Massachusetts Avenue, N.E.
Suite 110
Washington, D.C. 20002

Attn: International Bureau

Re: GLR Networks LLC
File No. 325-NEW-20050603-00013
GLR Southern California LLC
File No. 325-NEW-20061102-00007

FILED/ACCEPTED

JUL - 9 2009

Federal Communications Commission
Office of the Secretary

Dear Ms. Dortch:

This letter formally amends, in one minor respect, the above-referenced Section 325 Permits issued by the Federal Communications Commission to GLR Networks LLC and GLR Southern California LLC on August 12, 2005 and March 2, 2007 respectively.

The Mexican Government has recently formally notified the licensee of the point of reception of the GLR programming to be transmitted pursuant to the aforementioned permits that its call letters have been changed from "XETRA" to "XEWV-AM."

The permittees respectfully request that their respective permits be modified accordingly.

Respectfully submitted,



Norman P. Leventhal

Attorney for GLR Networks, LLC and
GLR Southern California LLC

FOR COMMISSION USE ONLY
File No.

**United States of America
Federal Communications Commission
Washington, D.C. 20564**

APPLICATION FOR PERMIT TO DELIVER PROGRAMS TO FOREIGN BROADCAST STATIONS
(Carefully read instructions before filling out Form—RETURN ONLY FORM TO FCC)

1. Name of applicant	Street Address or P. O. Box	City	State	ZIP Code	Telephone No. <i>(include area code)</i>
GLR Networks, LLC	Baypoint Office Tower 4770 Biscayne Boulevard Suite 700	Miami	FL	33137	(305) 644-6641

2. Name and address to whom communication should be sent if different from item 1.

Name	Street Address or P.O. Box	City	State	ZIP Code	Telephone No. <i>(include area code)</i>
Norman P. Leventhal, Esq.	Holland & Knight LLP 2099 Pennsylvania Ave., NW Suite 100	Washington DC		20006	(202) 828-1860

3. Legal identity of applicant: *(only check one box)*

Individual
 Partnership
 Corporation
 Government Entity
 Other

If Other specify: Limited Liability Company

4. Application is for:

New Authorization
 Renewal Extension of Existing Authority

5. If applicant is an individual, is applicant a citizen of the United States? N/A YES NO
6. If applicant is a partnership, are all partners citizens of the United States? N/A - but see Exhibit 1 YES NO
7. If Applicant is a corporation: N/A
- a. Under laws of what state was it organized?
- b. Is more than one-fifth of the capital stock of the corporation owned of record or may it be voted by aliens or their representatives or by a foreign government or representative thereof, or by any corporation organized under the laws of a foreign country? YES NO
- c. Is any officer or director of the corporation an alien? YES NO

If the answer is Yes, give the following for each:

Name	Nationality	Position
------	-------------	----------

d. Is applicant directly or indirectly controlled by any other corporation?

YES NO

If the answer is Yes, give the following for the controlling corporation.

Name	Address	State in which organized
------	---------	--------------------------

e. Is more than one-fourth of the capital stock of the controlling corporation either owned of record, or may it be voted by aliens, their representatives, or by a foreign government or representative thereof, or by any corporation organized under the laws of a foreign country?

YES NO

f. Is any officer or more than one-fourth of the directors of the corporation an alien?

YES NO

If the answer is Yes, give the name, nationality, and position of each, and give the total number of directors of the corporation.

Name	Nationality	Position	Number of Directors
------	-------------	----------	---------------------

g. Is the above-described controlling corporation in turn a subsidiary?

YES NO

If the answer is Yes, attach as Exhibit No. _____ additional information answering the holding company questions in this paragraph for each company, to and including the organization having ultimate control.

8. a. If the applicant is an unincorporated association, give the following:

N/A

Total number of members	Number of Alien members (if any)
-------------------------	----------------------------------

b. State the following for alien officers or directors (if any):

Name	Nationality	Position
------	-------------	----------

9. a. What is applicant's principal business?

Network and syndicated radio program supplier.

b. Does applicant or any party to this application have any interest in, or connection with, any AM, FM, or TV broadcast station (either domestic or foreign), or any application pending before the commission?

YES No

If the answer is Yes, attach Exhibit No. 2 giving full particulars.

10. Is applicant a representative of an alien or of a foreign government?

YES No

If the answer is Yes, explain. See Exhibit 1.

11. a. Has any radio station authorization previously issued to the applicant or party to this application been revoked, either by the Commission or by any court?

YES No

b. Has any previous application by the applicant or party to this application been denied by the Commission or by a predecessor agency?

YES No

If the answer to (a) and/or (b) is Yes, explain:

12. a. Has applicant or any party to this application been found guilty by any court of any felony?

YES No

b. Has applicant or any party to this application been finally adjudged guilty by a federal court of the violation of the laws of the United States relating to unlawful monopoly, restraint of trade, and/or unfair methods of competition?

YES No

If the answer to (a) and/or (b) is Yes, explain.

- 13. Address of studio or other place at which programs will originate:
2100 Coral Way, Suite 200, Miami, FL 33145
Toluca Lake, 3500 West Olive Ave., Burbank; CA 91505
- 14. State ownership of originating facilities.
Coral Way Investments, Inc.
GLR Networks LLC
- 15. Describe the means (wireline, radio link, or other method) whereby programs will be delivered, to foreign station(s), including names of any interconnecting common carriers.

Programs will be delivered by satellite.

- 16. Give the location, type, and authorized power of foreign station(s) to which programs will be delivered, and identify the licensee or operating agency of such station(s).

See Exhibit 3.

- 17. Attach as Exhibit No. 4 a full explanation of the legal relationship between the applicant and foreign station(s) involved, including a copy of contract (if any) with foreign station(s).
- 18. (a) Attach as Exhibit No. 5 a statement as to whether program deliveries are to be intermittent or regularly scheduled, and the average number of hours per day, week and/or month during which the foreign station(s) involved will broadcast such programs.
- (b) Attach as Exhibit No. 6 a detailed description of the nature and character of the programming proposed and the language to be employed.

CERTIFICATION

The APPLICANT acknowledges that all statements contained in this application and attached exhibits are material representations, and that the exhibits forming a part of this application are incorporated herein as if set out in full in the application. The undersigned certifies that the statements contained in this application are true, complete, and correct to the best of his/her knowledge and belief and are made in good faith.

Signed and dated this 30th day of June 2010

GLR Networks, LLC
(Name of Applicant)

By [Signature]
(Signature)

Treasurer
(Title)

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT. U.S. CODE, TITLE 18, SECTION 1001.

EXHIBITS furnished as required by this form:

Exhibit No.	Para. No. of form	Name of officer or employee (1) by whom or (2) under whose direction exhibit was prepared (show which)	Official title
		All Exhibits were prepared under the direction of Mariela Arroyo	Treasurer

ALIEN OWNERSHIP

The applicant for renewal and/or extension of FCC 325(c) permit, GLR Networks, LLC ("GLR Networks"), is a Delaware limited liability company whose sole member is GLR Services Inc. ("GLR Services"), a Delaware corporation. GLR Services is, in turn, wholly owned by Sociedad Española de Radiodifusión, S.L. ("SER"), a Spanish company. Union Radio SL, a Spanish company, owns 100 percent of SER, and is itself owned 73.49 percent by Promotora Informaciones, S.A. ("Prisa"), a Spanish company.

Although Prisa has ultimate control of GLR Networks, such control is not a bar to the grant of a Section 325(c) authorization. *See SIN, Inc.*, 101 F.C.C. 2d 823, 825 (1985) (imposition of citizenship requirement on Section 325 applicants unnecessarily restricts transfer of programming between the U.S. and foreign countries); *Amendment of... the Commission's Rules to Implement Section 403(k) of the Telecommunications Act of 1996 (Citizenship Requirements)*, 11 FCC Rcd 13072, 13074 (1996) (noting that since the 1996 Telecommunications Act removed the restrictions in Section 310(b) of the Communications Act on the ability of corporate holders of FCC authorizations to have alien officers or directors, the FCC will no longer accord any independent significance to analogous positions held by aliens that may convey the power to manage the affairs of an unincorporated entity).

Exhibit No. 2
GLR Networks, LLC
FCC Form 308
Paragraph 9.b.
July 2010

APPLICANT OWNERSHIP INTERESTS

GLR Services, Inc., a Delaware corporation and an affiliate of the applicant, has an indirect 25 percent ownership interest in Station WSUA (AM), Miami, Florida.

9535488_v1

Exhibit No. 3
GLR Networks, LLC
FCC Form 308
Paragraph 9.b.
July 2010

FOREIGN STATION TO RECEIVE PROGRAMMING

The instant application requests authority for electronic delivery of programming to Mexican radio station XEWW-AM (formerly XETRA), Tijuana, Baja California Norte, Mexico. Station XEWW-AM operates on frequency 690 kHz with authorized power of 77kW (day). The station is currently licensed to W3 Comm Concesionaria, S.A. de C.V., an entity owned in part, by an affiliate of GLR Services, Inc.

9535571_v1

Amended 7/20/2010

Exhibit No. 3
GLR Networks, LLC
FCC Form 308
Paragraph 9.b.
July 2010

FOREIGN STATION TO RECEIVE PROGRAMMING

The instant application requests authority for electronic delivery of programming to Mexican radio station XEWW-AM (formerly XETRA), Rosarita, Baja California Norte, Mexico. Station XEWW-AM operates on frequency 690 kHz with authorized power of 77kW (day). The station is currently licensed to W3 Comm Concesionaria, S.A. de C.V., an entity owned in part, by an affiliate of GLR Services, Inc.

#9535571_v1

LEGAL RELATIONSHIP WITH FOREIGN STATION

An affiliate of the applicant, GLR Southern California LLC ("GLR Southern California") has entered into a Station Programming and Sales Agreement ("Agreement") with W3 Comm Concesionaria, S.A. de C.V. ("W3 Comm"), the licensee of Station XEWW-AM and Careva, S.A. de C.V. which, through an intermediate company, owns the controlling interest in W3 Comm. Under the terms of the Agreement, GLR Southern California provides programming services to, and is responsible for selling all advertising time on, Station XEWW-AM in exchange for payment of an annual fee and reimbursement of certain W3 Comm expenses. GLR Southern California retains all revenue from XEWW-AM advertising time sales. A copy of the Station Programming and Sales Agreement, with confidential information redacted, is attached to the FCC 325 Permit application of GLR Southern California filed with the Commission on November 2, 2006.

Exhibit No. 5
GLR Networks, LLC
FCC Form 308
Paragraph 18(a)
July 2010

SCHEDULE AND QUANTITY OF PROGRAM DELIVERIES

The programming that is the subject of this application will be transmitted to Station XEWW-AM on a regular basis, twenty-four hours a day, seven days a week.

9535660_v1

Exhibit No. 6
GLR Networks, LLC
FCC Form 308
Paragraph 18(b)
July 2010

NATURE AND CHARACTER OF PROGRAMMING

The applicant proposes to provide a full range of Spanish-language programming on Station XEWW-AM, including sports, news, entertainment, public affairs, religious, and educational programming

9535682_v1

ANTI-DRUG ABUSE CERTIFICATION

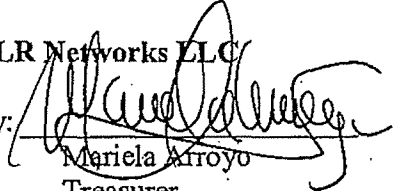
By checking "Yes," the applicant certifies that no party to the application is subject to denial of federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. §862.

Yes

No

GLR Networks LLC

By:


Mariela Arroyo
Treasurer

~~June 30, 2010~~

July 8, 2010