

**Exhibit F**

This Form 312 application is being filed pursuant to an Agreement and Plan of Merger (“Merger Agreement”), dated as of August 30, 2013, by and among Dial Global, a Delaware corporation (“Dial Global”),<sup>1</sup> Cumulus Media Holdings Inc., a Delaware corporation (“CMHI”), and Cardinals Merger Corporation, a Delaware corporation and wholly owned subsidiary of CMHI (“Merger Sub”), and solely for purposes of Section 1.13, Section 5.12, Section 9.5 and Article VIII of the Merger Agreement, DG LA Members, LLC, a Delaware limited liability company as Principal Stockholders’ Representative.

As stated in Exhibit 1 to this application, satellite earth stations E960241 and E990283 (the “Earth Stations”) are licensed to Dial Global and are currently used in connection with the operation of the Dial Global Networks to facilitate the delivery of programming services to its customers. By filing this application, Dial Global has requested Commission consent to transfer control of the licenses for the Earth Stations from Dial Global to the shareholder of CMHI. The transferee respectfully submits that a grant of this application would serve the public interest because it would allow Dial Global to continue to operate the Earth Stations and thereby facilitate delivery of programming services to its customers upon consummation of the Merger Agreement.

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<sup>1</sup> Since the Merger Agreement was executed, Dial Global, Inc.’s name was changed to Westwood One, Inc. This application therefore refers to the transferor as Westwood One, Inc.