FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D. C. 20554

SEP 09 2014

IN REPLY REFER TO: 1800B3-FMH

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

John C. Trent, Esq. Putbrese Hunsacker & Trent 200 South Church Street Woodstock, VA 22664

In re: KVLE(AM), Vail, CO
Facility ID No. 16272
Silent since November 1, 2012

Notification of License Expiration Pilgrim Communications, Inc.

Dear Mr. Trent:

Our records indicate that the station referenced above has been silent since at least November 1, 2012. Therefore, pursuant to Section 312(g) of the Communications Act, as amended, the station's license expired as a matter of law at 12:01 A.M., November 2, 2013. Unless we receive documented evidence within 30 days of the date of this letter that our records incorrectly reflect the operational status of the station and that, in fact, the station returned to the air with authorized facilities at some time between November 1, 2012, and 12:01 A.M., November 2, 2013, the Commission's public and internal databases will be modified to indicate that the broadcast license for the referenced station IS EXPIRED, that the station's license IS CANCELED as a matter of law, and that the station's call sign IS DELETED.

Finally, we note that it is imperative to the safety of air navigation that any prescribed painting and illumination of the station's tower be maintained until the tower is dismantled. Accordingly, the owner of the tower where the referenced station's transmitting antenna is located is required, pursuant to

¹ See 47 U.S.C. § 312(g); Eagle Broadcasting Group, Ltd. v. FCC, 563 F.3d 543 (D.C. Cir. 2009); A-O Broadcasting Corp., Memorandum Opinion and Order, 23 FCC Rcd 603 (2008).

² Such evidence must indicate the dates broadcasts ceased and resumed, and the transmitter site location, effective radiated power and antenna height above ground level for all periods of operation. This evidence includes copies of leases, personnel records, engineering records, station logs, quarterly issues/programs lists, invoices, bills, checks written or received, credit card charges, wire transfers or deposits of funds relating to the Station's operation from November 1, 2012, to the present. You must also include pictures of the Station's facilities during this timeframe, and provide exact transmitter site coordinates.

47 U.S.C. Section 303(q), to maintain the tower in the manner prescribed by our rules and the terms of the cancelled license.³

Please direct any questions concerning the content of this letter to Victoria McCauley, Attorney, phone (202-418-2136), fax (202-418-1411), or e-mail (Victoria.McCauley@fcc.gov).

Sincerely,

Peter H. Doyle Chief

Audio Division Media Bureau

³ See 47 U.S.C. § 303(q); 47 C.F.R. §§17.1 et seq. and 73.1213. See also Streamlining the Commission's Antenna Structure Clearance Procedure, Report and Order, 11 FCC Rcd 4272, 4293 (1995) (tower owner bears primary responsibility for maintaining tower painting and/or lighting).