

CROSS HILL COMMUNICATIONS, INC.

WYCI-DT

**31 Pleasant Street
Claremont, NH 03743
Tel. 603-504-6692**

5-6-16

CERTIFIED MAIL

RETURN RECEIPT REQUESTED

The Helicon Group, L.P. &
Plattsburgh Cablevision, Inc
Attn: Broadcaster Relations
12405 Powerscourt Drive
St. Louis, MO 63131

**Re: Carriage of WYCI, Saranac Lake, NY
Cable Community: *See attached*
DMA: Burlington/Plattsburgh**

Dear Helicon Group & Plattsburgh Cablevision:

Full power television station WYCI, FCC Facility ID 77515, Saranac Lake, New York, is located in the Burlington-Plattsburgh Designated Market Area (DMA) and is entitled to mandatory carriage on all cable television systems serving subscribers in that DMA. The right to carriage arises under Section 614(b)(1)(B) of the Communications act of 1934, as amended, 47 U.S.C. § 534(b)(1)(B), and Section 76.56(b)(2) of the Rules and Regulations of the Federal Communications Commission (FCC). WYCI did not make an election between mandatory carriage and retransmission consent by October 1, 2014. Therefore, it is a must-carry station by default under Section 76.64(f)(3) of the FCC's Rules.

Cross Hill Communications, LLC, acquired the license for WYCI on February 29, 2016, and is now the operator of the station. We believe that your cable system is not currently carrying WYCI. If that is the case, failure to carry WYCI is a violation of the applicable statute and FCC rules.

WYCI has the right to be carried on the cable channel which corresponds to its over-the-air virtual channel number, pursuant to Section 76.57(f) of the FCC's Rules. We request carriage on cable channel 40, which is both the station's over-the-air and its virtual channel. While we assert our right to carriage on Channel 40, we are willing to discuss carriage on a different channel if it is mutually agreeable. In any event, the channel on which the station is carried must be included in your system's basic tier, distributed to all subscribers.

If you are unable to receive a good quality signal from WYCI over-the-air, we are entitled, and we commit, to deliver a good quality signal to your headend by alternate means.

Please consider this letter to be a formal request for carriage pursuant to Section 76.61(a) of the FCC's Rules, which begins the 30-day time period for you to respond pursuant to Section 76.61(b). We look forward to cooperating with you to have WYCI included in your system's broadcast channel lineup.

Very truly yours,
Daniel Carbonara, Office Supervisor

Cross Hill Communications, LLC