

September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Albany Mutual Telephone Association 131 6th St Albany, MN 56307

Re: Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and Albany Mutual Telephone Association are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by Albany Mutual Telephone Association.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A Tones

DAJ/kds

c:

Mr. Robert W. Hubbard



September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Consolidated Telecommunications Company 1102 Madison St Brainerd, MN 56401

Re: Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and Consolidated Telecommunications Company are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by Consolidated Telecommunications Company.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A. Jones

DAJ/kds

c:



September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Tri-Co Technologies, LLC PO Box 100 40040 State Highway 6 Emiliy, MN 56447

Re: Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and Tri-Co Technologies, LLC (as assigned from Crosslake Communications) are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by Tri-Co Technologies, LLC (assigned from Crosslake Communications).

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A. Jones

DAJ/kds

c: Mr. Robert W. Hubbard



September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Emily Cooperative Telephone Company 40040 Highway 6 N Emily, MN 56447

Re: Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and Emily Cooperative Telephone Company are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by Emily Cooperative Telephone Company.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Docid A

David A. Jones

DAJ/kds

c: Mr. Robert W. Hubbard



September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Farmers Mutual Telephone Co 301 Second St. S. Bellingham, MN 56212

Re: Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and Farmers Mutual Telephone Co are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by Farmers Mutual Telephone Co.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A. Jones (

DAJ/kds

c: Mr. Robert W. Hubbard



September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Federated Telephone Co. PO Box 156 405 2nd St. E Chokio, MN 56221

Re: Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and Federated Telephone Co. are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by Federated Telephone Co..

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A. Jones

DAJ/kds

c:



September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Gardonville Cooperative Telephone Association 800 Central Ave N Brandon, MN 56315

> Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC Re:

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and Gardonville Cooperative Telephone Association are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by Gardonville Cooperative Telephone Association.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

DAJ/kds

c:



September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Londsdale Video Ventures 126 Main St S Lonsdale, MN 55046

Re: Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and Londsdale Video Ventures are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by Londsdale Video Ventures.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A Jones

Duil A.

DAJ/kds

c:

Mr. Robert W. Hubbard



September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Paul Bunyan Tele Coop 1831 Anne St NW Bemidji, MN 56601

Re: Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and Paul Bunyan Tele Coop are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by Paul Bunyan Tele Coop.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A. Jones

DAJ/kds

c: Mr. Robert W. Hubbard



September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Runestone Comms Inc 100 Runestone Dr Hoffman, MN 56339

Re: Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and Runestone Comms Inc are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by Runestone Comms Inc.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A. Jones

DAJ/kds

c: Mr. Robert W. Hubbard



E-mail: djones@hbi.com

Hubbard Broadcasting, Inc.

3415 UNIVERSITY AVENUE • SAINT PAUL. MINNESOTA 55114

September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Arvig Communications 150 2nd St SW Perham, MN 56573

> Re: Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and Arvig Communications are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by Arvig Communications.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A. Jones

DAJ/kds

Mr. Robert W. Hubbard



E-mail: diones@hbi.com

Hubbard Broadcasting, Inc. 3415 UNIVERSITY AVENUE SAINT PAUL, MINNESOTA 55114

September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

West Central Telephone Association PO Box 304 Sebeka, MN 56477

Re: Retransmission Consent Election Notice on Behalf of: KSTC-TV, LLC

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KSTC-TV, LLC and West Central Telephone Association are parties to a Retransmission Consent Agreement ("Agreement") which remains in effect until December 31, 2018. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that KSTC-TV, LLC on behalf of KSTC-TV elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of KSTC-TV's signal by West Central Telephone Association.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A. Jones

DAJ/kds

c:



Hubbard Broadcasting, Inc.

3415 UNIVERSITY AVENUE . SAINT PAUL, MINNESOTA 55114-2099

DAVID A. JONES Vice President & General Counsel

TELEPHONE: 651-642-4393 TELEFAX: 651-642-4302 E-MAIL: djones@hbi.com September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mediacom Minnesota LLC Attn: Legal Department One Mediacom Way Mediacom Park Chester, NY 10918

Re:

Retransmission Consent Election Notice on Behalf of: KAAL-TV, KOB-TV, KOBF-TV, KOBR-TV, KRWF-TV, KSAX-TV, KSTC-TV, KSTP-TV, WDIO-DT,

WIRT-DT, WHEC-TV, WNYA-TV and WNYT-TV

Dear Sir or Madam:

As you are aware, the FCC's Rules (Sections 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

The Retransmission Consent Agreement between Hubbard Broadcasting, Inc. and Mediacom Minnesota LLC dated October 12, 2005, as amended by First Amendment to Retransmission Consent Agreement dated November 14, 2007, and Second Amendment to Retransmission Consent Agreement dated December 21, 2013 ("Agreement") remains in effect until September 30, 2017. While we are presently negotiating new retransmission consent terms, this letter is to formally advise you that the licensees and television stations indicated on the attached Exhibit A ("Hubbard Stations"), elect to require you to obtain retransmission consent for the remainder of the current election cycle ending December 31, 2017, and into the next three-year cycle which commences January 1, 2018.

I look forward to our continued discussions. In the meantime, please feel free to contact me if you have any questions regarding our election.

Very truly yours,

David A. Jones

Vice President, General Counsel

DAJ/kds Attachment

c:

Mr. Robert W. Hubbard

EXHIBIT A

	STATION CALL	
LICENSEES	LETTERS	STATION TELEVISION MARKET
KAAL-TV, LLC	KAAL-TV	Rochester/Austin, MN and Mason City, IA
KOB-TV, LLC	KOB-TV	Albuquerque- Santa Fe, NM
KOB-TV, LLC	KOBF-TV	Albuquerque- Santa Fe, NM
KOB-TV, LLC	KOBR-TV	Albuquerque- Santa Fe, NM
KSAX-TV, INC.	KRWF-TV	Minneapolis/St. Paul, MN
KSAX-TV, INC.	KSAX- TV	Minneapolis/St. Paul, MN
KSTC-TV, LLC	KSTC-TV	Minneapolis/St. Paul, MN
KSTP-TV, LLC	KSTP-TV	Minneapolis/St. Paul, MN
WDIO-TV, LLC	WDIO-DT	Duluth, MN
WDIO-TV, LLC	WIRT-DT	Duluth, MN
WHEC-TV, LLC	WHEC-TV	Rochester, NY
WNYT-TV, LLC	WNYA-TV	Albany-Schenectady-Troy, NY
WNYT-TV, LLC	WNYT-TV	Albany-Schenectady- Troy, NY



E-mail: diones@hbi.com

Hubbard Broadcasting, Inc.

3415 UNIVERSITY AVENUE • SAINT PAUL, MINNESOTA 55114

September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Charter Communications Holding Company, LLC Attn: Vice President, Broadcast Relations 400 Atlantic St., 12th Floor Stamford, CT 06901

Re:

Retransmission Consent Election Notice on Behalf of: KAAL-TV, KOB-TV, KOBF-

TV, KOBR-TV, KRWF-TV, KSAX-TV, KSTC-TV, KSTP-TV, WDIO-DT, WHEC-

TV, WIRT-TV, WNYA-TV, and WNYT-TV

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, Hubbard Broadcasting, Inc., ("HBI") on behalf of itself and its affiliated entities that are licensees of, and with respect to, the Stations identified on Exhibit A ("Stations"), and Charter Communications Holding Company, LLC ("Charter"), on behalf of itself and its affiliated entities that own and manage Qualifying Systems identified on Exhibit B, are parties to a Retransmission Consent Agreement ("Agreement") made as of January 1, 2013, which remains in effect until December 31, 2018. The current agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that HBI, on behalf of its above-referenced Stations, elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of the above-referenced stations' signals by Charter.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A. Jones

DAJ/kds Enclosures

c:

Mr. Robert W. Hubbard

Mr. John de Garmo

Charter Communications General Counsel



Hubbard Broadcasting, Inc.

3415 UNIVERSITY AVENUE • SAINT PAUL, MINNESOTA 55114

September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Comcast Cable Communications, LLC Attn: Senior Vice President, Broadcaster Relations One Comcast Center 1701 John F. Kennedy Blvd. Philadelphia, PA 19103

Re:

Retransmission Consent Election Notice on Behalf of: KAAL-TV, KOB-TV, KOBF-TV, KOBR-TV, KRWF-TV, KSAX-TV, KSTC-TV, KSTP-TV, WDIO-DT, WHEC-

TV, WIRT-TV, WNYA-TV, and WNYT-TV

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, Hubbard Broadcasting, Inc., ("HB"), owner and/or operator of each broadcast television station listed on Attachment B, and Comcast Cable Communications, LLC, on behalf of one or more of its affiliated entities, are parties to a Retransmission Consent Agreement ("Agreement") effective as of January 1, 2016. With respect to the above-referenced television stations, this letter shall constitute an election of retransmission consent for the January 1, 2018—December 31, 2020 election period; provided that this election will not affect Comcast's carriage of such stations' signals pursuant to the Agreement, which remains in effect for the entire January 1, 2017 – December 31, 2020 election period.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A Jones

DAJ/kds Enclosure

٠,

Mr. Robert W. Hubbard

Mr. John de Garmo

Comcast General Counsel



E-mail: diones@hbi.com

Hubbard Broadcasting, Inc.

3415 UNIVERSITY AVENUE • SAINT PAUL, MINNESOTA 55114

September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

DIRECTV, LLC Local-Into-Local Attn: Vice President, Content & Programming 2260 East Imperial Highway El Segundo, CA 90245

Re:

Retransmission Consent Election Notice on Behalf of: KAAL-TV, KOB-TV, KOBF-

TV, KOBR-TV, KRWF-TV, KSAX-TV, KSTC-TV, KSTP-TV, WDIO-DT, WHEC-

TV, WIRT-TV, WNYA-TV, and WNYT-TV

Dear Sir or Madam:

As you are aware, the FCC's Rules (Sections 76.66) provide for an election process whereby each broadcast television station in a local-into-local satellite market can either elect retransmission consent or mandatory carriage of its signal to a satellite carrier's subscribers located within that market.

As you are aware, Hubbard Broadcasting, Inc. ("HBI") and DIRECTV, LLC ("DIRECTV") are parties to an Amended and Restated Retransmission Consent Agreement, as amended ("Agreement") which remains in effect until January 1, 2019. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that HBI, on behalf of its above-referenced stations, elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of the above-referenced stations' signals by DIRECTV.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours.

David A. Jones

DAJ/kds

cc: Mr. Robert W. Hubbard



Telephone: 651-642-4333 E-mail: diones@hbi.com

Hubbard Broadcasting, Inc. 3415 UNIVERSITY AVENUE SAINT PAUL, MINNESOTA 55114

September 13, 2017

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

DISH Network, L.L.C. Attn: Senior Vice President, Programming PO Box 6655 9601 South Meridian Blvd. Englewood, CO 80112

Re:

Retransmission Consent Election Notice on Behalf of: KAAL-TV, KOB-TV, KOBF-

TV, KOBR-TV, KRWF-TV, KSAX-TV, KSTC-TV, KSTP-TV, WDIO-DT, WHEC-

TV, WIRT-TV, WNYA-TV, and WNYT-TV

Dear Sir or Madam:

As you are aware, the FCC's Rules (Sections 76.66) provide for an election process whereby each broadcast television station in a local-into-local satellite market can either elect retransmission consent or mandatory carriage of its signal to a satellite carrier's subscribers located within that market.

As you are aware, Hubbard Broadcasting, Inc. ("HBI") and DISH Network L.L.C. ("DISH") are parties to an Amended and Restated Retransmission Consent Agreement ("Agreement") which remains in effect until March 31, 2020. The current Agreement expires during the next 3-year election cycle, which commences January 1, 2018 and ends December 31, 2020. Accordingly, this letter is to advise you that HBI, on behalf of its above-referenced stations, elects to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of the above-referenced stations' signals by DISH.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

David A

David A. Jones

DAJ/kds

cc:

Mr. Robert W. Hubbard