2024-2026 RETRANSMISSION CONSENT ELECTION STATEMENT FOR STATION WEWS

This Statement constitutes the election, pursuant to Section 76.64 and Section 76.66 of the Rules of the Federal Communications Commission ("FCC"), by Scripps Broadcasting Holdings LLC, licensee of Station WEWS, Cleveland, Ohio (the "Station"), to require the multichannel video programming distributors listed below to obtain the Station's consent beginning January 1, 2024, for retransmission of its broadcast signal by, but not limited to, the multichannel video programming distribution system(s) serving the Cleveland-Akron (Canton) Designated Market Area ("DMA"), including, but not limited to, each and every community, county, and unincorporated area within such communities and counties, including each community, county, and unincorporated area therein in which such system(s) are currently retransmitting the Station's broadcast signal, any other areas within the Station's Designated Market Area, and any other areas within the Station's "television market" as set forth in Section 76.55(e) of the Rules of the FCC, including any modifications thereto pursuant to Section 76.59 of the Rules of the FCC.

This election is effective for the election cycle beginning January 1, 2024, and terminating as of December 31, 2026.

This will certify that this Statement will be placed in the Station's public file no later than October 1, 2023.

William Appleton
Vice President

Cut C

Armstrong Utilities

AT&T

Breezeline (Atlantic Broadband)

Rockport Cablevision

Cablevision

Fidelity Cablevision

Buckeye Cablevision

Cable Co-Op

City of Quitman

City of Wadsworth

Cox Communications

DirecTV

Dish Network

Doylestown Cable TV, Inc.

GreatWave Communications

Massillion Cable TV

Spectrum Management Holding Company

Suddenlink Communications Telephone Service Company Consolidated Communications Zito Media

All other multichannel video programming distributors not listed above that are operating in WEWS's Designated Market Area or 'television market' as defined in 47 C.F.R. § 76.55(e).