



KEVN TV
P.O. Box 677
Rapid City, SD 57709

Dated September 8, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Mr. Clint Rodeman
Regional Vice President & General Manager
Bresnan dba Optimum
451 S. Durbin
Gillette, WY 82601

**Re: Station KEVN/KIVV TV Election of Retransmission Consent
Notification for January 1, 2012 through December 31, 2014.**

Dear Mr. Rodeman:

KEVN, INC., licensee of television stations KEVN-TV, Rapid City, SD and KIVV-TV, Lead, SD, hereby gives notice to Bresnan Communication dba Optimum that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) and 76.66(d) of the FCC's Rules, KEVN, Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of either KEVN or KIVV carried on your cable system(s) in our defined market only with its express consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

As you are aware, your system currently carries our programming pursuant to a retransmission consent agreement that expires on December 31, 2011. I look forward to working with you in an effort to maintain our excellent relationship while realizing value for the programming content that we bring to your subscribers.

We are starting this process early in an effort to come to reasonable terms well in advance of the expiration of our current agreement and to avoid disruption in service to our mutual viewers. I also want to assure you that coming to terms with you will be among my highest priorities. I plan to be out of the office during the latter part of December. Hopefully, we will be able to reach agreement well in advance of the busy holiday period.

Please contact me at your earliest opportunity to discuss our terms and condition of retransmission consent. I can be reached at 605-394-7777, ext. 100.

Sincerely,

A handwritten signature in black ink, appearing to read "Cynthia McNeill", is written over a light blue horizontal line.

Cynthia McNeill
President and General Manager
KEVN, Inc.



KEVN TV
P.O. Box 677
Rapid City, SD 57709

Dated August 9, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Ms. Mona L. Thompson
Assistant General Manager
Cheyenne River Sioux Tribe Telephone Authority (CRST)
PO Box 810
Eagle Butte, SD 57625

**Re: Station KEVN/KIVV TV Election of Retransmission Consent
Notification for January 1, 2012 through December 31, 2014.**

Dear Ms Thompson:

KEVN, INC., licensee of television stations KEVN-TV, Rapid City, SD and KIVV-TV, Lead, SD, hereby gives notice to Cheyenne River Sioux Tribe Telephone Authority that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) and 76.66(d) of the FCC's Rules, KEVN, Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of either KEVN or KIVV carried on your cable system(s) in our defined market only with its express consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

As you are aware, your system currently carries our programming pursuant to a retransmission consent agreement dated as of December 18, 2008. That agreement will terminate on December 31, 2011.

I look forward to working with you in an effort to maintain our excellent relationship while realizing value for the programming content that we bring to your subscribers. As I am sure you are aware, as a FOX affiliate, KEVN, INC will be required, commencing January 1, 2012, to make substantial payments to FOX Broadcasting for each of your subscribers who receives our programming. Those new fees must be recouped in addition to the value delivered by our other syndicated and locally originated programming.

We are starting this process early in an effort to come to reasonable terms well in advance of the expiration of our current agreement and to avoid disruption in service to our mutual viewers. I also want to assure you that coming to terms with you will be among my highest priorities but that I plan to be out of the office during the latter part of December. Hopefully, we will be able to reach agreement well in advance of the busy holiday period.

Under no circumstance will we extend the December 31, 2011 expiration date without having entered into a definitive written agreement with you. Please contact me at your earliest opportunity to discuss our terms and condition of retransmission consent. I can be reached at 605-394-7777, ext. 100.

Sincerely,

A handwritten signature in cursive script that reads "Cynthia McNeill".

Cynthia McNeill
President/General Manager
KEVN, Inc.



KEVN TV
P.O. Box 677
Rapid City, SD 57709

May 26, 2011

BY CERTIFIED MAIL
Return Receipt Requested

DIRECTV Local into Local
2230 E. Imperial Highway
Mail Stop N344
El Segundo, CA 90245

**Re: Station KEVN/KIVV-TV (DMA: Rapid City, SD) Election of
Retransmission Consent Notification ending on December 31, 2011.**

Dear Linda Burakoff,

In response to your notice dated April 29, 2011, KEVN-TV, and its satellite station KIVV-TV elect retransmission consent with respect to the remainder of the three-year "election cycle" ending on December 31, 2011. This notice is being given in accordance with Section 338 of the Communication Act of 1934 and the Federal Communications Commission's Rules.

I understand that you and Mr. Reyner are currently in negotiations for a retransmission consent agreement for this carriage of KEVN-TV in the Rapid City, SD DMA. We look forward to working with you and DIRECTV.

Sincerely,

Cynthia S. McNeill
President/General Manager
KEVN, Inc.



KEVN TV
P.O. Box 677
Rapid City, SD 57709

Dated August 9, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Melisa Ordonez
Programming Manager
DISH Network
9601 S. Meridian Blvd.
Englewood, CO 80112

**Re: Station KEVN/KIVV TV Election of Retransmission Consent
Notification for January 1, 2012 through December 31, 2014.**

Dear Ms. Ordonez:

KEVN, INC., licensee of television stations KEVN-TV, Rapid City, SD and KIVV-TV, Lead, SD, hereby gives notice to ECHOSTAR SATELLITE LLC (DISH NETWORK) that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) and 76.66(d) of the FCC's Rules, KEVN, Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of either KEVN or KIVV carried on your satellite system in our defined market only with its express consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

The following information is provided in compliance with Section 76.66(d)(iii) of the FCC's rules:

| | |
|--------------------------|-----------------------------|
| Call Sign: | KEVN-TV AND KIVV-TV |
| Community of License: | RAPID CITY, SD AND LEAD, SD |
| Contact Person: | Cynthia McNeill |
| Address for Receiving | P.O. Box 677 |
| Official Correspondence: | Rapid City, SD 57701 |
| DMA: | Rapid City, SD |
| Election: | Retransmission consent |

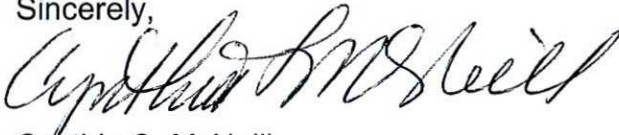
As you are aware, your system currently carries our programming pursuant to a retransmission consent agreement dated as of December 31, 2008. That agreement will terminate on December 31, 2011.

I look forward to working with you in an effort to maintain our excellent relationship while realizing value for the programming content that we bring to your subscribers. As I am sure you are aware, as a FOX affiliate, KEVN, INC will be required, commencing January 1, 2012, to make substantial payments to FOX Broadcasting for each of your subscribers who receives our programming. Those new fees must be recouped in addition to the value delivered by our other syndicated and locally originated programming.

We are starting this process early in an effort to come to reasonable terms well in advance of the expiration of our current agreement and to avoid disruption in service to our mutual viewers. I also want to assure you that coming to terms with you will be among my highest priorities but that I plan to be out of the office during the latter part of December. Hopefully, we will be able to reach agreement well in advance of the busy holiday period.

Under no circumstance will we extend the December 31, 2011 expiration date without having entered into a definitive written agreement with you. Please contact me at your earliest opportunity to discuss our terms and condition of retransmission consent. I can be reached at 605-394-7777, ext. 100.

Sincerely,



Cynthia S. McNeill

President and General Manager

KEVN, Inc.



KEVN TV
P.O. Box 677
Rapid City, SD 57709

Dated August 9, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Mr. Rick Reed
Cable Vision Manager
Golden West Cable
PO Box 411
Wall, SD 57790

**Re: Station KEVN/KIVV TV Election of Retransmission Consent
Notification for January 1, 2012 through December 31, 2014.**

Dear Mr. Reed:

KEVN, INC., licensee of television stations KEVN-TV, Rapid City, SD and KIVV-TV, Lead, SD, hereby gives notice to Golden West Cable that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) and 76.66(d) of the FCC's Rules, KEVN, Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of either KEVN or KIVV carried on your cable system(s) in our defined market only with its express consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

As you are aware, your system currently carries our programming pursuant to a retransmission consent agreement dated as of December 30, 2008. That agreement will terminate on December 31, 2011.

I look forward to working with you in an effort to maintain our excellent relationship while realizing value for the programming content that we bring to your subscribers. As I am sure you are aware, as a FOX affiliate, KEVN, INC will be required, commencing January 1, 2012, to make substantial payments to FOX Broadcasting for each of your subscribers who receives our programming. Those new fees must be recouped in addition to the value delivered by our other syndicated and locally originated programming.

We are starting this process early in an effort to come to reasonable terms well in advance of the expiration of our current agreement and to avoid disruption in service to our mutual viewers. I also want to assure you that coming to terms with you will be among my highest priorities but that I plan to be out of the office during the latter part of December. Hopefully, we will be able to reach agreement well in advance of the busy holiday period.

Under no circumstance will we extend the December 31, 2011 expiration date without having entered into a definitive written agreement with you. Please contact me at your earliest opportunity to discuss our terms and condition of retransmission consent. I can be reached at 605-394-7777, ext. 100.

Sincerely,

A handwritten signature in black ink, appearing to read 'Cynthia McNeill', written in a cursive style.

Cynthia McNeill
President/General Manager
KEVN, Inc.



KEVN TV
P.O. Box 677
Rapid City, SD 57709

Dated August 9, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Mr. Steve Schirber
General Manager
Knology
809 Deadwood Ave.
Rapid City, SD 57702

**Re: Station KEVN/KIVV TV Election of Retransmission Consent
Notification for January 1, 2012 through December 31, 2014.**

Dear Mr. Schirber:

KEVN, INC., licensee of television stations KEVN-TV, Rapid City, SD and KIVV-TV, Lead, SD, hereby gives notice to Knology, Inc. that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) and 76.66(d) of the FCC's Rules, KEVN, Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of either KEVN or KIVV carried on your cable system(s) in our defined market only with its express consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

As you are aware, your system currently carries our programming pursuant to a retransmission consent agreement dated as of December 16, 2008. That agreement will terminate on December 31, 2011.

I look forward to working with you in an effort to maintain our excellent relationship while realizing value for the programming content that we bring to your subscribers. As I am sure you are aware, as a FOX affiliate, KEVN, INC will be required, commencing January 1, 2012, to make substantial payments to FOX Broadcasting for each of your subscribers who receives our programming. Those new fees must be recouped in addition to the value delivered by our other syndicated and locally originated programming.

We are starting this process early in an effort to come to reasonable terms well in advance of the expiration of our current agreement and to avoid disruption in service to our mutual viewers. I also want to assure you that coming to terms with you will be among my highest priorities but that I plan to be out of the office during the latter part of December. Hopefully, we will be able to reach agreement well in advance of the busy holiday period.

Under no circumstance will we extend the December 31, 2011 expiration date without having entered into a definitive written agreement with you. Please contact me at your earliest opportunity to discuss our terms and condition of retransmission consent. I can be reached at 605-394-7777, ext. 100.

Sincerely,

A handwritten signature in black ink, appearing to read "Cynthia McNeill". The signature is fluid and cursive, with the first name being the most prominent.

Cynthia McNeill
President/General Manager
KEVN, Inc.



KEVN TV
P.O. Box 677
Rapid City, SD 57709

Dated August 9, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Ms. Wynne Haakenstad
Director of Programming & Administration
Midcontinent Communications
3600 Minnesota Drive
Minneapolis, MN 55435

**Re: Station KEVN/KIVV TV Election of Retransmission Consent
Notification for January 1, 2012 through December 31, 2014.**

Dear Ms Haakenstad:

KEVN, INC., licensee of television stations KEVN-TV, Rapid City, SD and KIVV-TV, Lead, SD, hereby gives notice to Midcontinent Communications that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) and 76.66(d) of the FCC's Rules, KEVN, Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of either KEVN or KIVV carried on your cable system(s) in our defined market only with its express consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

As you are aware, your system currently carries our programming pursuant to a retransmission consent agreement dated as of January 5, 2009. That agreement will terminate on December 31, 2011.

I look forward to working with you in an effort to maintain our excellent relationship while realizing value for the programming content that we bring to your subscribers. As I am sure you are aware, as a FOX affiliate, KEVN, INC will be required, commencing January 1, 2012, to make substantial payments to FOX Broadcasting for each of your subscribers who receives our programming. Those new fees must be recouped in addition to the value delivered by our other syndicated and locally originated programming.

We are starting this process early in an effort to come to reasonable terms well in advance of the expiration of our current agreement and to avoid disruption in service to our mutual viewers. I also want to assure you that coming to terms with you will be among my highest priorities but that I plan to be out of the office during the latter part of December. Hopefully, we will be able to reach agreement well in advance of the busy holiday period.

Under no circumstance will we extend the December 31, 2011 expiration date without having entered into a definitive written agreement with you. Please contact me at your earliest opportunity to discuss our terms and condition of retransmission consent. I can be reached at 605-394-7777, ext. 100.

Sincerely,

A handwritten signature in cursive script, appearing to read "Cynthia McNeill".

Cynthia McNeill
President/General Manager
KEVN, Inc.



KEVN TV
P.O. Box 677
Rapid City, SD 57709

Dated August 9, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Mr. Bill Wade
General Manager
Mid-Rivers Communications
PO Box 280
Circle, MT 59215

**Re: Station KEVN/KIVV TV Election of Retransmission Consent
Notification for January 1, 2012 through December 31, 2014.**

Dear Mr. Wade:

KEVN, INC., licensee of television stations KEVN-TV, Rapid City, SD and KIVV-TV, Lead, SD, hereby gives notice to Mid-Rivers Communications that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) and 76.66(d) of the FCC's Rules, KEVN, Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of either KEVN or KIVV carried on your cable system(s) in our defined market only with its express consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

As you are aware, your system currently carries our programming pursuant to a retransmission consent agreement dated as of December 30, 2008. That agreement will terminate on December 31, 2011.

I look forward to working with you in an effort to maintain our excellent relationship while realizing value for the programming content that we bring to your subscribers. As I am sure you are aware, as a FOX affiliate, KEVN, INC will be required, commencing January 1, 2012, to make substantial payments to FOX Broadcasting for each of your subscribers who receives our programming. Those new fees must be recouped in addition to the value delivered by our other syndicated and locally originated programming.

We are starting this process early in an effort to come to reasonable terms well in advance of the expiration of our current agreement and to avoid disruption in service to our mutual viewers. I also want to assure you that coming to terms with you will be among my highest priorities but that I plan to be out of the office during the latter part of December. Hopefully, we will be able to reach agreement well in advance of the busy holiday period.

Under no circumstance will we extend the December 31, 2011 expiration date without having entered into a definitive written agreement with you. Please contact me at your earliest opportunity to discuss our terms and condition of retransmission consent. I can be reached at 605-394-7777, ext. 100.

Sincerely,

A handwritten signature in cursive script, appearing to read "Cynthia McNeill".

Cynthia McNeill
President/General Manager
KEVN, Inc.



KEVN TV
P.O. Box 677
Rapid City, SD 57709

Dated August 9, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Mr. Rob Hium
General Manager
Tongue River CATV
PO Box 759
Ranchester, WY 82839

**Re: Station KEVN/KIVV TV Election of Retransmission Consent
Notification for January 1, 2012 through December 31, 2014.**

Dear Mr. Hium:

KEVN, INC., licensee of television stations KEVN-TV, Rapid City, SD and KIVV-TV, Lead, SD, hereby gives notice to Tongue River CATV that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) and 76.66(d) of the FCC's Rules, KEVN, Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of either KEVN or KIVV carried on your cable system(s) in our defined market only with its express consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

As you are aware, your system currently carries our programming pursuant to a retransmission consent agreement that will terminate on December 31, 2011.

I look forward to working with you in an effort to maintain our excellent relationship while realizing value for the programming content that we bring to your subscribers. As I am sure you are aware, as a FOX affiliate, KEVN, INC will be required, commencing January 1, 2012, to make substantial payments to FOX Broadcasting for each of your subscribers who receives our programming. Those new fees must be recouped in addition to the value delivered by our other syndicated and locally originated programming.

We are starting this process early in an effort to come to reasonable terms well in advance of the expiration of our current agreement and to avoid disruption in service to our mutual viewers. I also want to assure you that coming to terms with you will be among my highest priorities but that I plan to be out of the office during the latter part of December. Hopefully, we will be able to reach agreement well in advance of the busy holiday period.

Under no circumstance will we extend the December 31, 2011 expiration date without having entered into a definitive written agreement with you. Please contact me at your earliest opportunity to discuss our terms and condition of retransmission consent. I can be reached at 605-394-7777, ext. 100.

Sincerely,

A handwritten signature in black ink, appearing to read "Cynthia McNeill". The signature is fluid and cursive, with the first name being the most prominent.

Cynthia McNeill
President/General Manager
KEVN, Inc.



KEVN TV
P.O. Box 677
Rapid City, SD 57709

Dated August 9, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Mr. Colgan Huber
Director of Finance
West River CATV
PO Box 39
Bison, SD 57620

**Re: Station KEVN/KIVV TV Election of Retransmission Consent
Notification for January 1, 2012 through December 31, 2014.**

Dear Mr. Huber:

KEVN, INC., licensee of television stations KEVN-TV, Rapid City, SD and KIVV-TV, Lead, SD, hereby gives notice to West River CATV that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) and 76.66(d) of the FCC's Rules, KEVN, Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of either KEVN or KIVV carried on your cable system(s) in our defined market only with its express consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

As you are aware, your system currently carries our programming pursuant to a retransmission consent agreement that will terminate on December 31, 2011.

I look forward to working with you in an effort to maintain our excellent relationship while realizing value for the programming content that we bring to your subscribers. As I am sure you are aware, as a FOX affiliate, KEVN, INC will be required, commencing January 1, 2012, to make substantial payments to FOX Broadcasting for each of your subscribers who receives our programming. Those new fees must be recouped in addition to the value delivered by our other syndicated and locally originated programming.

We are starting this process early in an effort to come to reasonable terms well in advance of the expiration of our current agreement and to avoid disruption in service to our mutual viewers. I also want to assure you that coming to terms with you will be among my highest priorities but that I plan to be out of the office during the latter part of December. Hopefully, we will be able to reach agreement well in advance of the busy holiday period.

Under no circumstance will we extend the December 31, 2011 expiration date without having entered into a definitive written agreement with you. Please contact me at your earliest opportunity to discuss our terms and condition of retransmission consent. I can be reached at 605-394-7777, ext. 100.

Sincerely,

A handwritten signature in cursive script, appearing to read "Cynthia McNeill".

Cynthia McNeill
President/General Manager
KEVN, Inc.
