



7/13/06

VIA FEDERAL EXPRESS

Mr. Charles Bordonaro
217 N. Union St.
Olean, N.Y. 14760

Dear Mr. Bordonaro:

As you may know, on or about July 31, 2006, Time Warner Cable Inc. and/or affiliated companies expects to acquire cable television systems from Adelphia Communications Corporation and/or affiliated companies and Comcast Corporation and/or affiliated companies (such systems, collectively, "Acquired Systems"). Some Acquired Systems carry the analog broadcast signal of your station(s), WONS. Time Warner Cable does not currently have a retransmission consent agreement with your station(s). While it is our desire to enter into a long term retransmission consent agreement with you, given the breath and scope of the acquisition, we are not confident we can conclude such a long term arrangement by the anticipated acquisition date. Accordingly, please consider entering into a 6 month interim retransmission consent agreement in order to permit us to continue to carry your station(s), which is attached.

If this is acceptable, please sign and return the attached interim agreement within ten (10) days in order to permit us to continue carrying your station(s) in the Acquired Systems.

Please do not hesitate to call me at (716) 558-8153 or via e-mail at steve.jaworowski@twcable.com if you have any questions with regard to the foregoing.

Very truly yours,

Steve Jaworowski
Vice President, Marketing & Sales
Time Warner Cable - Buffalo



July 13, 2006

Mr. Charles Bordonaro
WONS
217 N. Union St.
Olean, N.Y. 14760

Re: Short Form Retransmission Agreement

Dear Mr. Bordonaro:

WONS-TV/-DT (the "Station") hereby grants to Time Warner Cable Inc. ("Operator") through its Buffalo Division the right to retransmit the analog broadcast signal of Station (the "Analog Signal") and the digital broadcast signal of Station ("Digital Signal"), if any, over each Operator owned or managed cable system (each, a "System"). Each System that was carrying the Analog Signal on the date immediately preceding the Closing Date (as defined below) shall carry the primary full screen video stream and the related audio portion thereto contained within Station's Analog Signal together with any "Program Related Material" (as defined below). Each System that was carrying the Digital Signal on the date immediately preceding the Closing Date shall carry the primary full screen video stream that is the simulcast of the Analog Signal and the related audio portion thereto contained within Station's Digital Signal together with any Program Related Material.

"Program Related Material" shall mean: (i) simultaneous closed-captioning for the hearing impaired for the program then being broadcast in line 21 of the vertical blanking interval; and (ii) any material that is specifically identified by the FCC as program-related material that the FCC expressly requires a cable operator retransmitting the pertinent broadcast signal of a television station pursuant to the FCC's must carry rules to retransmit as part of such broadcast signal, to the extent technically feasible, in each case that is provided without charge to Operator, any system or any system subscriber.

Station represents and warrants that it has and will have right to grant the license granted hereunder that neither the Analog Signal nor the Digital Signal nor any of the programs contained therein (A) violates or will violate any FCC broadcast rule or regulation, (B) is or will be libelous, slanderous, obscene, defamatory or indecent, or (C) violates or infringes or will violate or infringe the intellectual property rights or rights of privacy or publicity of any person. Station agrees to indemnify and hold Operator harmless from any claims arising out of any breach of the foregoing representations and warranties.

Operator and/or affiliated companies currently expects to acquire cable television systems from Adelphia Communications Corporation and/or affiliated companies and Comcast Corporation and/or affiliated companies in a series of transactions on or about July 31, 2006 ("Closing Date"). Beginning within a reasonable time after the Closing Date, the parties shall negotiate in good faith to enter into a long-form retransmission consent agreement. Accordingly, the term of this Short Form Retransmission Agreement ("Term") shall commence on the date immediately following the Closing Date and shall continue through the last calendar day of the sixth month after the Closing Date ("End Date"). If the parties have not entered into a long-form retransmission consent agreement by the End Date, the Term of this agreement shall thereafter automatically renew for subsequent one (1) month periods unless terminated by either party on no less than forty-five (45) days prior written notice.

Please sign below to indicate your agreement with the foregoing.

Sincerely yours,

TIME WARNER CABLE INC. through its
BUFFALO DIVISION



Steve Jaworowski
VP, Marketing & Sales

Acknowledged and Agreed:

STATION

By: Ch Bandman

Title: OWNER

Date: 7/25/06