

September 30, 2014 [correcting certain call signs October 1, 2014]

DirecTV, Incorporated Attn: Linda C. Burakoff, SVP Programming 2230 East Imperial Highway El Segundo, CA 90245

Re: Satellite Must Carry Request for the Following Licensees and Television Stations of the Trinity Broadcasting Network:

1. TRINITY CHRISTIAN CENTER OF SANTA ANA, INC., d/b/a TRINITY BROADCASTING NETWORK

WTJP-TV, Gadsden, Alabama DMA - Birmingham, Alabama (Market 44) WMPV-TV, Mobile, Alabama DMA - Mobile, Alabama-Pensacola, Florida (Market 59) WMCF-TV, Montgomery, Alabama DMA - Montgomery-Selma, Alabama (Market 120) KTBN-TV, Santa Ana, California DMA - Los Angeles, California (Market 2) WELF-TV, Dalton, Georgia DMA - Chattanooga, Tennessee (Market 87) WHSG-TV, Monroe, Georgia DMA - Atlanta, Georgia (Market 9) KAAH-TV, Honolulu, Hawaii DMA - Honolulu, Hawaii (Market 69) WWTO-TV, LaSalle, Illinois DMA - Chicago, Illinois (Market 3) WBUY-TV, Holly Springs, Mississippi DMA - Memphis, Tennessee (Market 50) KTAJ-TV, St. Joseph, Missouri DMA - St. Joseph, Missouri (Market 200) KNAT-TV, Albuquerque, New Mexico DMA - Albuquerque-Santa Fe, New Mexico (Market 47) WDLI-TV, Canton, Ohio DMA - Cleveland-Akron, Ohio (Market 19) KDOR-TV, Bartlesville, Oklahoma DMA - Tulsa, Oklahoma (Market 60)

TRINITY BROADCASTING Family OF NETWORKS

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WPGD-TV, Hendersonville, Tennessee DMA - Nashville, Tennessee (Market 29) WGTW-TV, Burlington, New Jersey DMA - Philadelphia, Pennsylvania (Market 4) WTPC-TV, Virginia Beach, Virginia DMA - Norfolk-Portsmouth-Newport News, VA (Market 45) WHLV-TV, Cocoa, Florida DMA - Orlando-Davtona Beach-Melbourne, FL (Market 18) WSFJ-TV, Newark, Ohio DMA - Columbus, Ohio (Market 32) WWRS-TV, Mayville, Wisconsin DMA - Milwaukee, Wisconsin (Market 34) KNMT-TV, Portland, Oregon DMA - Portland, Oregon (Market 22) KPJR-TV, Greeley, Colorado DMA - Denver, Colorado (Market 17) WMWC-TV, Galesburg, Illinois DMA - Davenport-Rock Island-Moline (Market 100) WRBJ-TV, Magee, Mississippi DMA - Jackson, Mississippi (Market 94)

2. TRINITY BROADCASTING OF ARIZONA

KPAZ-TV, Phoenix, Arizona DMA - Phoenix, Arizona (Market 12)

3. TRINITY BROADCASTING OF FLORIDA, INC.

WHFT-TV, Miami, Florida DMA - Miami-Ft. Lauderdale, Florida (Market 16)

4. TRINITY BROADCASTING OF INDIANA, INC.

WKOI-TV, Richmond, IndianaDMA - Dayton, Ohio (Market 64)WCLJ-TV, Bloomington, IndianaDMA - Indianapolis, Indiana (Market 26)

5. TRINITY BROADCASTING OF NEW YORK, INC.

WTBY-TV, Poughkeepsie, New York DMA - New York City, New York (Market 1)

6. TRINITY BROADCASTING OF OKLAHOMA CITY, INC.

KTBO-TV, Oklahoma City, Oklahoma DMA - Oklahoma, City, Oklahoma (Market 41)

7. TRINITY BROADCASTING OF TEXAS, INC.

KDTX-TV, Dallas, Texas DMA - Dallas-Ft. Worth, Texas (Market 5)

8. TRINITY BROADCASTING OF WASHINGTON

KTBW-TV, Tacoma, Washington DMA - Seattle-Tacoma, Washington (Market 13)

Dear DirecTV:

While the Affiliation Agreement dated October 1, 2009, as extended through a series of amendments remains in place through September 30, 2014, if that agreement is not continued each of the referenced organizations licensed by the Federal Communications Commission ("FCC") to operate the identified television stations elects mandatory inclusion of their stations on DISH's satellite service where it provides local-into-local service for the referenced Designated Market Areas (DMAs). This request is made pursuant to the requirements of Section 338 of the *Communications Act of 1934*, as amended, and the rules and regulations of the FCC. *Satellite Television Extension and Localism Act of 2010*, Pub. Law 111-175, 124 Stat. 1218 (2010); and 47 CFR § 76.66.

As specified in FCC Rule 76.66(e)(3), each of the referenced DMAs are from the 2013-2014 Nielsen Station Index Directory and Nielsen Station Index United States Television Household Estimates published by Nielsen Media Research. In addition, each of these stations is committed to undertake whatever is necessary to deliver a good quality signal to your local receive facility as required by FCC Rule 76.66(g)(1), 47 CFR § 76.66(g)(1).

Each of the referenced stations is prepared to negotiate in good faith for retransmission consent agreements (*see, e.g., Implementation of Section 207 of the Satellite Home Viewer Extension and Reauthorization Act of 2004*, FCC 05-119, 36 CR 80 (2005)). If this is of interest to you, please contact me at the number provided below. If you do not contact me for retransmission consent, each station will remain a mandatory carriage station in accordance with 47 CFR § 76.66.

I am the designated contact person for each of these stations. TBN appreciates the opportunity to continue providing contemporary, wholesome, family oriented and inspirational

programming to your subscribers. We look forward to furthering our working relationship with you.

Please feel free to contact me if you have any questions concerning this matter.

Very truly yours, 1

David Adcock Trinity Broadcasting Network National Sales Director

xc: Colby M. May, Esq. John B. Casoria, Esq.