

FCC Public File

**Section 8**

**Cable and Satellite Carriage Requests**

This section includes:

Mandatory carriage requests and related  
correspondence.



March 4, 2009

Ms. Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 Twelfth Street, S.W.  
Washington, DC 20554

**Re: Section 76.1609 Notification of Non-Duplication and  
Syndicated Exclusivity for TDS Telecommunications  
Corporation's Farragut, TN System, CUID # TN0754**

Dear Ms. Dortch:

TDS Telecommunications Corporation ("TDS") hereby notifies the Commission, pursuant to Section 76.1609 of the Commission's rules, that effective January 14, 2009, TDS's Farragut, TN system, CUID # TN0754, is providing service to one thousand (1,000) or more subscribers.

TDS is serving a copy of this notice on each commercial and non-commercial television station that would be entitled to exercise network non-duplication or syndicated exclusivity protection against the system.

Questions and correspondence concerning this matter should be directed to the undersigned.

Respectfully submitted,

A handwritten signature in black ink that reads "Kristine M. Haskin". The signature is written in a cursive, flowing style.

Kristine M. Haskin  
TDS Telecom

525 JUNCTION RD.  
MADISON, WI. 53717

cc:

WATE-TV  
1306 Broadway NE  
Knoxville, Tennessee 37917

WBIR TV-10  
1513 Hutchinson Ave.,  
Knoxville, TN 37917-3851

WTNZ  
9000 Executive Park Drive  
Building D Suite 300  
Knoxville TN 37923

WVLT  
6450 Papermill Driver  
Knoxville, TN 37919

WBXX-TV  
10427 Cogdill Road, Suite 100  
Knoxville TN 37932

WKOP  
ETPtv Public Broadcasting  
1611 East Magnolia.  
Knoxville, Tn 37917

WVLR DT48  
306 Kyker Ferry Road  
Kodak, TN 37764

7 WMAK Television  
6215 Kingston Pike  
Suite A  
Knoxville, TN 37919-4044



August 21, 2008

Attn: General Manager  
WKOP  
East Tennessee Public Communications Corp.  
1611 E. Magnolia Avenue  
Knoxville TN 37917

RE: Notice of Location of Local Receive Facility

Dear General Manager:

DISH Network L.L.C. ("DISH Network") hereby provides notice pursuant to 47 U.S.C. §338 and 47 C.F.R. §76.66, that the local receive facility for the carriage cycle commencing January 1, 2009 for the Knoxville DMA for DISH Network is located at the following address:

Sprint  
1600 8th Ave  
Knoxville TN 37917

Should you have questions, please contact either myself or Erin McIlvain, General Manager, at (303) 723-1000. Please direct all correspondence to P.O. Box 6619, Englewood, CO 80112.

Sincerely,

A handwritten signature in black ink that reads "Stacey Conway". The signature is written in a cursive, flowing style.

Stacey Conway  
General Manager, Programming



Comcast Cable Communications, Inc.  
5720 Asheville Highway  
Knoxville, TN 37924  
Tel: 865.637.5411  
Fax: 865.862.5092

September 1, 2007

**Delivered Via Certified Mail**

Mr. Jim Tindell  
General Manager  
WKOP TV  
1611 Magnolia  
Knoxville, TN 37917

RE: Relocation of WKOP and addition of WKOP HD

Dear Mr. Tindell:

On or after October 15, 2007 we will relocate WKOP on our analog lineup from channel 30 to channel 2 in the Fairfield Glade, Tennessee system. On that date, we will launch WKOP-HD channel position 440 in our Fairfield Glade, Tennessee head-end. This will affect all of our customers in the Fairfield Glade community. Please adjust your records accordingly.

Sincerely,

Russell E. Byrd  
Director of Government & Public Affairs

CC: Kirk Dale



Christopher Avery  
Manager and Counsel-Privacy  
Charter Communications, Inc.  
Direct: (314) 543-2451  
Facsimile: (314) 909-0609

December 13, 2006

*VIA CERTIFIED MAIL*

Attn: General Manager  
WETP  
1611 E. Magnolia Ave  
Knoxville, TN 37917

Address of Record for WETP  
EAST TENNESSEE PUBLIC COMMUNICATIONS CORP.  
1611 E. Magnolia Avenue  
Knoxville, TN 37917

**Re: Sale of Assets Used by Charter Communications Holding Company, LCC to Rapid Communications**

Dear Sir or Madam:

This is to advise you that Charter Communications, Inc has entered or plans to enter into a definitive agreement whereby Charter intends to sell to Rapid Communications the assets used in the operation of various cable television systems, including but not limited to the following head-ends: Damascus, VA; Simerly Creek, TN; Sneedville, TN ("Systems").

In anticipation of the closing, Charter would like to notify you that upon closing any existing retransmission consent agreement between Charter and WETP for the aforementioned Systems shall terminate in whole or in part, pursuant to the terms thereof.

Please direct all questions regarding the execution of a new retransmission consent agreement or continued carriage on the aforementioned Systems to:

Thomas R. Kenly  
Rapid Communications, LLC  
141 W. High Street  
Bellefonte, PA 16823  
Phone: 814-355-0534  
Fax: 814-355-0602

Most Sincerely,

A handwritten signature in black ink, appearing to read 'C. Avery', written over a white background.

Christopher Avery  
Manager and Counsel  
Charter Communications, Inc.



Comcast Cable  
1794 Old Gray Station Rd  
Gray, TN 37615  
Office: 423.232.9730  
Fax: 423.282.1150  
[www.comcast.com](http://www.comcast.com)

November 6, 2006

General Manager  
**WETP**  
1611 East Magnolia.  
Knoxville, Tn 37917

Dear Sir:

On or about December 26, 2006 the following changes will be made to Comcast channel lineups:

**Greeneville, TN Headend**  
WETP HD will be added to Channel 440

Please adjust your records accordingly.

Sincerely,

A handwritten signature in black ink that reads "Steve Pollock". The signature is written in a cursive, flowing style with a long horizontal stroke at the end.

Steve Pollock  
Government and Public Affairs Manager



August 3, 2004

Mr. Jim Tindell  
General Manager  
WKOP  
1611 East Magnolia Avenue  
Knoxville, TN 37917

Dear Mr. Tindell,

TDS Telecommunications Corporation ("TDS") is the owner and operator of a broadband system being developed in and around the Town of Farragut (the "System") which will provide, among other services, cable television services to subscribers.

TDS seeks retransmission consent for the carriage of the signal of WKOP, whether analog or digital, by the System owned and operated by TDS. TDS plans to carry WKOP signals in full and without material degradation to subscribers of the basic tier of service.

Please sign where indicated below to grant retransmission consent to TDS for the carriage of the signal of WKOP on the System.

Sincerely,

TDS Telecommunications Corporation

David H. Jonathan  
Vice President and Chief Information Officer

Agreed and accepted this August 12 day of 2004:

WKOP

By: Jim Tindell

Its: President/CEO



May 14, 2003

Mr. Jim Tindell  
General Manager  
WKOP  
1611 Magnolia Avenue  
Knoxville, TN 37917-782

**Re: Mandatory Carriage Election  
WKOP(TV), Knoxville, TN DMA**

Dear Mr. Tindell:

Thank you for your letter received May 14, 2003, and look forward to carrying WKOP per federal must carry regulations upon launch of local-into-local in the Knoxville, TN DMA.

Provided EchoStar proceeds with the launch of local service in your DMA, EchoStar will carry WKOP so long as the station complies with all applicable must carry regulations, including the delivery of a good quality signal to the local receive facility.

EchoStar reserves the right to reject those stations that fail to deliver a good quality signal. Please contact Paul James, Field Engineering Manager, at our Cheyenne, WY Uplink facility at (307) 633-5296, should you anticipate signal delivery issues.

Sincerely,

Eric Sahl  
Director of Programming

/alm



ETP-TV  
1611 E. Magnolia Ave.  
Knoxville, TN 37917-7825  
Tel 865.595.0220  
Fax 865.595.0300

**Via Certified Mail  
Return Receipt Requested**

EchoStar Communications Corporation  
5701 S. Santa Fe Drive  
Littlewood, CO 80120

Re: WKOP-TV, Knoxville, Tennessee  
Carriage Request

Gentlemen:

Pursuant Section 76.66 of the rules and regulations of the Federal Communications, this is to request carriage of non-commercial educational television station WKOP-TV, Knoxville, Tennessee, upon your company's delivery of "local-into-local" television signals in the television market served by WKOP-TV. In accordance with the carriage procedures established by the FCC, the following information is provided:

Station's Call Sign:	WKOP-TV
Contact Person:	Jim Tindell, General Manager
Official Correspondence Address:	1611 E. Magnolia Avenue Knoxville, TN 37917-7825
Community of License:	Knoxville, TN
DMA Assignment:	62

As you are aware, in the case of non-commercial educational television broadcast stations, the market served by the station includes any station that is licensed to a community within the same designated market area as the non-commercial educational television broadcast station. Please direct any questions concerning the above to the contact person identified above. Thank you for your cooperation in this matter.

Sincerely,

Jim Tindell  
General Manager

East Tennessee Public Communications Corporation



October 22, 2002

TO: All PTV Stations that signed the Echostar Agreement  
FROM: Jennifer Browning, PBS  
RE: Final Copies of the Agreement

Please find attached a final signed copy of your agreement with Echostar.

If you have any questions about this agreement, please do not hesitate to contact any of the following PBS or APTS staff:

Jennifer Browning  
Senior Director Digital Cable and DBS Strategy, PBS  
703-739-5351  
[jbrowning@pbs.org](mailto:jbrowning@pbs.org)

Paul Greco  
Vice President and Deputy General Counsel, PBS  
703-739-5277  
[pgreco@pbs.org](mailto:pgreco@pbs.org)

Thomas Crockett  
Director, Station Relations, PBS  
703-739-5434  
[tcrockett@pbs.org](mailto:tcrockett@pbs.org)

Marilyn Mohrman-Gillis  
Vice President, Policy and Legal Affairs, APTS  
202-654-4214  
[marilyn@apts.org](mailto:marilyn@apts.org)

**EXHIBIT D**

**CARRIAGE AND CONSENT AGREEMENT**

This Carriage and Consent Agreement (this "Agreement") is entered into as of January \_\_\_\_, 2002, by and between \_\_\_\_\_ ("Station Owner"), the Federal Communications Commission licensee of the public broadcast television Station WSJK, WKOP ("Station"), and Echostar Satellite Corporation ("ECHOSTAR"), a Colorado corporation having its principal place of business at 5701 South Santa Fe Drive, Littleton, Colorado 80120.

WHEREAS, Station is licensed by the Federal Communications Commission ("FCC") to operate a non-commercial, educational television broadcast station in the Local Territory (as defined below); and

WHEREAS, ECHOSTAR owns and operates a direct broadcast satellite television system in North America pursuant to which ECHOSTAR distributes programming in certain territories in the United States (the "ECHOSTAR System"); and

WHEREAS, ECHOSTAR has agreed to carry Station on the ECHOSTAR System in accordance with the terms and conditions of the Memorandum of Understanding dated as of December 28, 2001 by and among ECHOSTAR, Public Broadcasting Service ("PBS") and the Association of Public Television Stations ("APTS"), as amended from time to time, attached hereto as Exhibit A (the "MOU"); and

WHEREAS, ECHOSTAR wishes to obtain Station's consent to carriage on the ECHOSTAR System of the PBS National Feed (the "Service") as provided in, and solely in accordance with the terms and conditions of, the MOU;

NOW, THEREFORE, in consideration of the foregoing and of the mutual covenants and agreements set forth herein, the parties agree as follows:

1. DEFINITIONS.

(a) "Local Territory" shall mean, with respect to Station, the "designated market area" (DMA) as defined in 17 U.S.C. § 122(j)(2)(C).

(b) "Signal" shall mean the Station's signal and any other material that ECHOSTAR is required to carry pursuant to the Must Carry Rules.

(c) "Must Carry Rules" shall mean the rules and regulations adopted by the FCC implementing Section 338 of the Satellite Home Viewer Improvement Act of 1999, currently codified at 47 C.F.R. § 76.66 et seq., as those rules may be amended from time to time.

(d) "Subscribers" shall mean those customers (including but not limited to residential and commercial customers) authorized by ECHOSTAR to receive services via the ECHOSTAR System.

create any liability on the part of one party to this Agreement to the other party arising out of such carriage; provided, however, that nothing in this Agreement shall constitute a waiver or release of, or be construed to waive or release, any claim either party may have against the other party, whether in law or equity, as a result of any claims, assertions or demands made against the party by any third party.

7. AFTER-ACQUIRED STATION. In the event that Station or any Affiliated Company of Station becomes the owner, operator, manager or agent (i.e., obtains the authority, however derived, to consent to carriage) or licensee of any additional broadcast television station after the date of this Agreement (an "After-Acquired Station"), then such After-Acquired Station, immediately and forthwith for the remainder of the Term of this Agreement, shall be entitled to carriage of its Signal within its Local Territory pursuant to this Agreement, and otherwise shall be subject to the terms and conditions of this Agreement.

8. TERMINATION.

(a) Either party to this Agreement may terminate this Agreement upon:

(i) Any breach by the other party of any representation, warranty, or covenant of the other party hereunder, or any failure by the other party, its successors or assigns to perform any material obligation hereunder that is not cured within thirty (30) days after receipt of written notice thereof from the affected party, or as to which reasonable steps to cure have not been commenced within such period (or are not thereafter diligently pursued and completed within an additional thirty (30) days);

(ii) The filing of a petition in bankruptcy or for reorganization by or against the other party under any bankruptcy act; the assignment by the other party for the benefit of its creditors, or the appointment of a receiver, trustee, liquidator or custodian for all or a substantial part of the other party's property, and the order of appointment is not vacated within thirty (30) days; or any assignment or encumbrance by the other party of this Agreement contrary to the terms hereof;

(iii) The occurrence of a Force Majeure that the non-performing party is unable to correct and which prevents the non-performing party from resuming performance within eighteen months from the event of Force Majeure; or

(iv) If ECHOSTAR's compulsory copyright license as provided in 17 U.S.C. §122 is suspended, set aside, or ruled unlawful.

(b) Termination of this Agreement shall not relieve ECHOSTAR of any obligations to Station and Station Owner applicable to ECHOSTAR, nor relieve Station and Station Owner of any obligations to ECHOSTAR applicable to Station or Station Owner, under the Must Carry Rules.

9. FORCE MAJEURE. Neither Station nor Station Owner, on the one hand, nor ECHOSTAR, on the other hand, shall have any liability to the other for any delay, preemption or

transfer this Agreement, or any of such party's rights or obligations under this Agreement, without the prior written consent of the other party to this Agreement.

12. CONFIDENTIALITY. Neither ECHOSTAR nor Station Owner shall disclose to any third party (other than each party's respective directors, trustees, employees, in their capacity as such, its auditors and its attorneys), any information with respect to the terms and provisions of this Agreement except: (a) to the extent necessary to comply with the valid order of an administrative agency or a court of competent jurisdiction, in which event the party making such disclosure shall so notify the other as promptly as practicable (and, if possible, prior to making such disclosure) and shall seek confidential treatment of such information; (b) as part of its normal reporting or review procedure to its parent company, auditors, attorneys and potential investors; (c) in order to enforce its rights pursuant to this Agreement; (d) if mutually agreed by ECHOSTAR and Station Owner in advance and in writing; and (e) if Station Owner is a state or local government entity, then to the extent required under applicable State or local laws or regulations. Neither party shall issue any press release concerning this business relationship or the existence of this Agreement without the prior consent and approval of the other party.

13. GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of the State of Colorado applicable to contracts made and fully performed therein, except to the extent that the parties' respective rights and obligations are subject to mandatory State or local laws or regulations applicable to a state or local government entity. This Agreement constitutes the entire agreement and understanding between the parties hereto with respect to the subject matter hereof and supersedes all prior or contemporaneous, express or implied, written or oral agreements, representations or conditions between the parties with respect thereto.

14. COPYRIGHTS & TRADEMARKS.

(a) ECHOSTAR recognizes, as between ECHOSTAR and Station Owner, Station Owner's exclusive right, title and interest in and to Station's trademarks, service marks and Signal, Station's license to broadcast and otherwise distribute the names, marks, logos and call signs of Station, and the programming broadcast or otherwise distributed by Station. Nothing in this Agreement shall be construed to grant ECHOSTAR any ownership interest in any trademarks, service marks, copyright or other rights in or to any programming or other material delivered by Station to ECHOSTAR or authorized by Station for distribution by ECHOSTAR under this Agreement. ECHOSTAR acknowledges that its transmission of Station's Signal under this Agreement is pursuant to the compulsory license granted under Section 122 of Title 17 of the United States Code.

(b) Station Owner and Station recognize ECHOSTAR's exclusive right, title and interest in and to ECHOSTAR's trademarks, service marks, marks and logos (collectively, the "Marks") and shall not use said Marks without ECHOSTAR's prior written approval.

15. SEVERABILITY. The provisions of this Agreement shall be deemed severable, and the invalidity or unenforceability of any such provision shall not affect the validity or enforceability of any other provision hereof. If any provision of this Agreement, or application thereof to any

WSJK

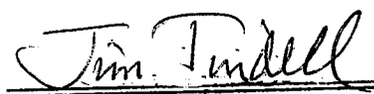
party or any circumstance, is invalid or unenforceable, then (i) the parties shall negotiate in good faith to reach agreement on a suitable and equitable substitute provision to carry out, so far as may be valid and enforceable, the intent and purpose of such invalid or unenforceable provision, and (ii) the remainder of this Agreement and the application of such provision to other parties or circumstances shall not be affected by such invalidity or unenforceability.

16. WAIVER. No waiver of any provision of this Agreement by either party shall be deemed a waiver of any other provision of this Agreement by such party, nor shall such waiver be deemed a continuing waiver of any provision hereof by such party.

17. OTHER AGREEMENTS. Nothing in this Agreement shall prevent ECHOSTAR from entering into agreements with licensees of other public television stations concerning the carriage of said stations' signals, nor shall anything in this Agreement prevent Station Owner from entering into agreements with other multi-channel video programming distributors for carriage of Station's or Station Owner's Signal.

18. THIRD PARTY BENEFICIARIES. Nothing in this Agreement, express or implied, shall confer, or be construed to confer, upon any third party any rights or remedies of any nature whatsoever including, without limitation, any claim that such party is a third party beneficiary under this Agreement.

19. COUNTERPARTS. This Agreement may be executed in several counterparts, each of which shall be deemed an original, and all such counterparts together shall constitute but one and the same instrument. The parties also agree that this Agreement shall be binding upon the faxing by each party of a signed signature page thereof to the other party. If such a faxing occurs, the parties agree that they each also will immediately post, by Federal Express or other appropriate overnight courier, a fully executed original counterpart of the Agreement to the other party.

<b>ECHOSTAR SATELLITE CORPORATION</b>	<b>Licensee: East TN Public Communications Corp</b> (please type the call letters and locations for each station to be included in the agreement)  WSJK-TV Sneedville, TN
By: 	By: 
Title: <u>Director of Prog</u>	Title: <u>PRESIDENT + CEO</u>
Date: <u>9/19</u> , 2002	Date: <u>5-15</u> , 2002

WKOP

failure to perform any act required to be performed herein, where such delay, preemption or failure is caused by factors beyond the reasonable control of the non-performing party, including, without limitation, acts of God; inevitable accident; fire; lockout; earthquake; flood or other severe weather conditions; strike or other labor dispute; acts of government or governmental instrumentality (whether federal, state or local); failure of performance by a common carrier; or failure in whole or in part of technical facilities (each a "Force Majeure"). Each party shall exercise reasonable efforts to cure any such delays and the cause thereof, and performance under the terms of this Agreement shall be excused for the period of time during which such factor continues.

10. NOTICES. All notices, demands, requests or other communications which may be or are required to be given, served or sent by any party to any other party pursuant to this Agreement shall be in writing and shall be mailed first class, postage prepaid, or transmitted by hand delivery or facsimile, to the following addresses:

If to ECHOSTAR:

If by mail or facsimile: ECHOSTAR Satellite Corp.  
5701 South Santa Fe Drive  
Littleton, Colorado 80120  
Attention: Michael Schwimmer, Vice President - Programming  
Fax: (303) 723-1999

If by overnight or personal delivery: ECHOSTAR, Satellite Corp.  
5701 South Santa Fe Drive  
Littleton, Colorado 80120  
Attention: Michael Schwimmer, Vice President - Programming

If to Station Owner:

If by mail or facsimile: WKOP-TV  
1611 E. MAGNOLIA AVE  
KNOXVILLE, TN 37917  
ATTN: JIM TINDELL GM  
FAX: 865-595-0300

If by overnight or personal delivery: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
Attention: \_\_\_\_\_

11. SUCCESSORS; ASSIGNMENT. This Agreement shall inure to the benefit of and be fully binding on Station Owner, Station and ECHOSTAR, including their respective successors and assigns. Neither party to this Agreement may assign, subcontract, pledge or otherwise

WKOP

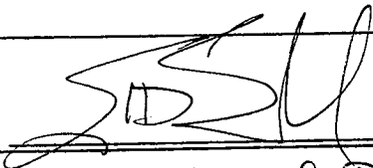
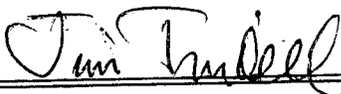
party or any circumstance, is invalid or unenforceable, then (i) the parties shall negotiate in good faith to reach agreement on a suitable and equitable substitute provision to carry out, so far as may be valid and enforceable, the intent and purpose of such invalid or unenforceable provision, and (ii) the remainder of this Agreement and the application of such provision to other parties or circumstances shall not be affected by such invalidity or unenforceability.

16. WAIVER. No waiver of any provision of this Agreement by either party shall be deemed a waiver of any other provision of this Agreement by such party, nor shall such waiver be deemed a continuing waiver of any provision hereof by such party.

17. OTHER AGREEMENTS. Nothing in this Agreement shall prevent ECHOSTAR from entering into agreements with licensees of other public television stations concerning the carriage of said stations' signals, nor shall anything in this Agreement prevent Station Owner from entering into agreements with other multi-channel video programming distributors for carriage of Station's or Station Owner's Signal.

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19. COUNTERPARTS. This Agreement may be executed in several counterparts, each of which shall be deemed an original, and all such counterparts together shall constitute but one and the same instrument. The parties also agree that this Agreement shall be binding upon the faxing by each party of a signed signature page thereof to the other party. If such a faxing occurs, the parties agree that they each also will immediately post, by Federal Express or other appropriate overnight courier, a fully executed original counterpart of the Agreement to the other party.

<b>ECHOSTAR SATELLITE CORPORATION</b>	<b>Licensee: East TN Public Communications Corp</b> (please type the call letters and locations for each station to be included in the agreement)  WKOP-TV Knoxville, TN
By: 	By: 
Title: <u>Director of Prog</u>	Title: <u>PRESIDENT &amp; CEO</u>
Date: <u>9/19</u> 2002	Date: <u>5-15</u> , 2002



July 5, 2002

**VIA FEDEX**

Jim Tindell  
General Manager  
**WKOP 15**  
1611 E. Magnolia Avenue  
Knoxville, TN 37917

Re: WKOP 15 (Knoxville DMA)

Dear Mr. Tindell:

This letter shall serve as notice to WKOP 15 of DIRECTV's intent to provide local into local service in the Knoxville Designated Market Area ("DMA") no earlier than September 6, 2002, in accordance with Section 338 of the Communications Act of 1934 and the Federal Communications Commission's Rules.

The local receive facility ("LRF") in the Knoxville DMA is located at 500 West Summit Hill Drive, 2<sup>nd</sup> Floor, Knoxville, TN 37902.

Technical questions can be forwarded via email to [SHVIA-Tech@directv.com](mailto:SHVIA-Tech@directv.com). All other correspondence regarding this matter should be sent by certified mail, return receipt requested to DIRECTV Local Into Local, 2230 E. Imperial Highway, Mail Stop N344, El Segundo, CA 90245.

Sincerely,

**DIRECTV**



July 29, 2002

Mr. Jim Tindell  
General Manager  
East Tennessee Public Communications Corporation  
1611 E. Magnolia Avenue  
Knoxville, TN 37917-7825

**Re: WKOP-TV (Knoxville DMA)**

Dear Mr. Tindell:

We are in receipt of your letter requesting mandatory carriage for WKOP-TV in the Knoxville local market.

We are pleased to inform you that DIRECTV will commence carriage of WKOP-TV, in accordance with Section 338 of the Communications Act of 1934 and the Federal Communications Commission's Rules, in the Knoxville local market along with other qualifying local television broadcast stations no earlier than September 6, 2002. We will be in touch with you again regarding a specific launch date.

WKOP's over-the-air signal at our local receive facility in the Knoxville local market meets the good quality signal standard specified in the Federal Communications Commission's Rules. We judge the subjective picture quality to be good, relative to the best off-air reception. The signals for some stations in your market may be delivered to our local receive facility by TV-1 fiber, which provides picture quality superior to the best off-air reception. If you wish the quality of your signal carried by DIRECTV to compare favorably with these other stations in your market, we suggest that you provide your signal to our local receive facility by fiber, microwave, or other high-quality, reliable direct means. In accordance with the FCC's Rules, WKOP-TV would pay the cost of such delivery mechanisms.

Technical questions and those related to the local receive facility can be forwarded by email to SHVIA-Tech@directv.com. Correspondence unrelated to the local receive facility should be sent to DIRECTV Local Into Local, 2230 E. Imperial Highway, Mail Stop N344, El Segundo, CA 90245.

Sincerely,

DIRECTV



## PUBLIC TV FOR EAST TENNESSEE

1611 E. Magnolia Avenue  
Knoxville, Tennessee 37917

(865) 595-0220  
FAX: 595-0300

**Via Certified Mail  
Return Receipt Requested**

DIRECTV, Inc.  
2230 East Imperial Highway  
El Segundo, CA 90245

Re: WSJK-TV, Sneedville, Tennessee  
Carriage Request

Gentlemen:

Pursuant to Section 76.66(d)(2)(ii) of the rules and regulations of the Federal Communications, this is to request carriage of non-commercial educational television station WSJK-TV, Sneedville, Tennessee, upon your company's delivery of local-into-local television signals in the television market served by WSJK-TV. In accordance with the carriage procedures established by the FCC, the following information is provided:

Station's Call Sign: WSJK-TV  
Contact Person: Jim Tindell, General Manager  
Official Correspondence  
Address: 1611 E. Magnolia Avenue  
Knoxville, TN 37917-7825  
Community of License: Sneedville, TN  
DMA Assignment: 63

As you are aware, in the case of non-commercial educational television broadcast stations, the market served by the station includes any station that is licensed to a community within the same designated market area as the non-commercial educational television broadcast station. Please direct any questions concerning the above to the contact person identified above. Thank you for your cooperation in this matter.

Sincerely,

Jim Tindell  
General Manager