

AMENDMENT TO ADVERTISING REPRESENTATION AGREEMENT

This Amendment, dated as of January 1, 2015, by and between Nexstar Broadcasting, Inc. ("Nexstar") and White Knight Broadcasting of Longview, Inc. ("White Knight"), is to that certain Advertising Representation Agreement dated as of October 4, 2007 (the "Agreement") by and between White Knight and ComCorp of Texas, Inc. and Communications Corporation of America (collectively "CCA").

WHEREAS, CCA and White Knight are also parties to a Shared Services Agreement (the "SSA") dated October 4, 2007;

WHEREAS, Nexstar is the successor-in-interest by merger to CCA and has assumed all of CCA's rights and obligations under the Agreement and the SSA;

WHEREAS, the parties hereto desire to amend the Agreement for their mutual benefit as more fully set forth herein.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound, agree as follows:

1. All references in the Agreement to CCA Sub and/or Parent shall mean "Nexstar" and all references to CCA Sub Personnel shall mean "Nexstar Personnel."
2. Paragraph 2.2 (Advertising Revenue) is hereby deleted in its entirety and replaced with the following:
"2.2 Revenues/Payments. Nexstar shall collect on behalf of White Knight all of the Station's accounts receivable ("Revenues") pertaining to the Station's Advertising Inventory. Nexstar shall be responsible for the payment of all agency, local sales and national representation commissions ("Commissions") due and payable to such parties from the Revenues collected. After payment of the Commissions, Nexstar will pay seventy (70) percent of the net revenues remaining after such payments to White Knight (the "Monthly Payment"). In exchange for the services Nexstar provides under this Agreement, Nexstar will retain thirty (30) percent of the revenues it collects as its fee for such services. The Monthly Payment will be paid on the last day of each month from and after the month this Amendment is executed and will be prorated for the first month and last month of the Agreement on a calendar day basis"
3. Paragraph 2.8 (Sales Commission) and Paragraph 7.10 (Right of Set-off) are hereby deleted in their entirety.
4. Paragraph 5.2 (Events of Termination) is hereby deleted in its entirety and replaced with the following:
"5.2 Events of Termination. Notwithstanding Section 5.1, this Agreement shall terminate (i) at the option of Nexstar upon the consummation of the Sale, assignment, transfer or other disposition, directly or indirectly, to a party that is not an Affiliate of Station Owner of all or substantially all of KFXK's assets; (ii) by mutual written consent of the Parties; (iii) at the option of any Party upon the termination of the SSA; (iv) at the option of any Party in the event that the FCC revokes or fails to renew the main television broadcast

authorization of either Party and such Party has exhausted all appeals before the FCC and any court with jurisdiction over such action; and (v) at the option of any Party in the event of a material breach of this Agreement by the other Party (provided the terminating Party is not then in breach), which breach is not cured within thirty (30) days of written notice thereof to the breaching Party.”

5. Paragraph 7.11 (Notice) is hereby amended to delete the CCA Sub/Parent address and substitute the following notice address with respect to Nexstar:

If to Nexstar to:

Nexstar Broadcasting Group, Inc.
545 E. John Carpenter Freeway
Suite 700
Irving, TX 75062
Attention: Chief Executive Officer
Telephone: (972) 373-8800
Telecopier: (972) 373-8888

With a copy to General Counsel at the same address.

And is further amended to substitute the following:

If to White Knight to:

White Knight Broadcasting of Shreveport, Inc.
3316 Willow Glen Drive
Oak Hill, VA 20171
Attention: Anthony Malara, III
Telephone: (703) 359-7605
Telecopier: (703) 253-2053

With a copy to:

Cozen O'Connor
277 Park Avenue
New York, NY 10172
Attention: Stuart Shorenstein
Telephone: (212) 883-4923
Telecopier: (866) 316-9689

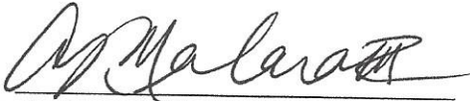
6. The following definitions are hereby deleted from Appendix A: Credit Guarantee Agreement, Priority Capital Expenditures, Priority Obligations, Sales Commission and Services Fee.
7. The definition of “Advertising Inventory” is hereby deleted and replaced with the following: “Advertising Inventory” means all of the Commercial Time of the Station, excluding (i) national advertising reserved for and retained by the network in network programming and (ii) advertising reserved for and retained by programming provider in syndicated barter programming broadcast pursuant to the contractual arrangements for such programming.”
8. Schedule 2.8 is hereby deleted in the entirety.

9. Except as explicitly provided for herein, with this Amendment, the Amendment to the SSA dated as of the date hereof and the Facilities Lease dated as of the date hereof constituting the entire agreement between the parties hereto with respect to the subject matter hereof, the Agreement and the JSA shall remain in full force and effect without modification thereto and are hereby ratified in full.
10. This Amendment may be executed in one or more counterparts, each of which will be deemed an original but all of which together will constitute one and the same instrument and may be made by exchange of copies of the signature page by electronic or facsimile transmission.

****Signature Page Follows****

IN WITNESS WHEREOF, the parties have executed this Amendment to Advertising Representation Agreement as of the date first written above.

**WHITE KNIGHT BROADCASTING OF
LONGVIEW, INC.**

By: 
Name: Anthony J. Malara, III
Title: President

NEXSTAR BROADCASTING, INC.

By: 
Name: Thomas E. Carter
Title: EVP and Chief Financial Officer