

September 9, 2014

KCDO-TV 3001 South Jamaica Court Suite 210 Aurora, CO 80014 (303) 925-0303

By Certified Mail, Return Receipt Requested

Baja Broadband Subsidiary of TDS Telecom 266 Basher Drive Unit 4 Berthoud, CO 80513

Re: KCDO-TV Must-Carry Election

Dear Baja Broadband:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by Baja Broadband/TDS Telecom and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015 [including but not limited to Arvada, Ault, Bellvue, Berthoud, Cloverleaf, Collinsaire, Cortez, Eaton, Estes Park, Ft. Collins, Johnstown, Laporte, Larimer County, Milliken, Mt. Range Shadows, Strasburg, Pierce, Poudre Valley, Ptarmigan, Severence, Table Mountain, Teller County, Towaoc, Ute Mountain Tribe, Weld County, Wellington and Woodland Park]. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, if, during the upcoming three-year cycle, if any Baja Broadband/TDS Telecom cable system provides carriage of Denver market stations in High Definition, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 15, 2014

By Certified Mail, Return Receipt Requested

Daren Miller
Dir., Content Partner Management
CenturyLink
700 W. Mineral Ave.
IA D 1132
Littleton, CO 80120

Re: KCDO-TV Must-Carry Election

Dear Daren:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by Charter Communications and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015 (this includes current carriage in Highlands Ranch, Lone Tree, and any additional systems in the Denver DMA). This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, if, during the upcoming three-year cycle, if any CenturyLink cable system provides carriage of Denver market stations in High Definition, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

If you have any questions regarding this carriage election, please address them to my attention and thank you.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 15, 2014

By Certified Mail, Return Receipt Requested

Dave Oldani Charter Communications 12405 Powerscourt Drive St. Louis, MO 63131

Re: KCDO-TV Must-Carry Election

Dear Dave:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by Charter Communications and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015 (this includes current carriage in Sterling and Fort Morgan CO, Sidney and Kimball, NE, and any additional systems in the Denver DMA). This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, if, during the upcoming three-year cycle, if any Charter Communications cable system provides carriage of Denver market stations in High Definition, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC

General Manager, KCDO-TV

garmstrong@ch3tv.com



September 15, 2014

By Certified Mail, Return Receipt Requested

Comcast Cable 183 Inverness Drive West Englewood, CO 80112 Attn: Emily Wingers

Re: KCDO-TV Must-Carry Election

Dear Emily:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by Comcast and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015. Systems included but not limited to are Greeley, Longmont, Denver, Fort Collins and all others. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, because your systems are now providing carriage of Denver market stations in High Definition, we request continued carriage of KCDO-TV in High Definition on channel 649.

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 22, 2014

By Certified Mail, Return Receipt Requested

Comcast Cable 1500 Market Street Philadelphia, PA 19102-2148 Attn: Mike Nissenblatt

Re: KCDO-TV Must-Carry Election

Dear Mike:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by Comcast and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015. Systems included but not limited to are Greeley, Longmont, Denver, Fort Collins and all others. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, because your systems are now providing carriage of Denver market stations in High Definition, we request continued carriage of KCDO-TV in High Definition on channel 649.

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 22, 2014

By Certified Mail, Return Receipt Requested

Comcast Cable 183 Inverness Drive West Englewood, CO 80112 Attn: Brooke Rowland

Re: KCDO-TV Must-Carry Election

Dear Brooke:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by Comcast and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015. Systems included but not limited to are Greeley, Longmont, Denver, Fort Collins and all others. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, because your systems are now providing carriage of Denver market stations in High Definition, we request continued carriage of KCDO-TV in High Definition on channel 649.

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 22, 2014

By Certified Mail, Return Receipt Requested

Colorado State University 1018 Campus Delivery Ft. Collins, CO 80523-1018

Office: 6th Floor South, University Services Center

ATTN: Scott Bailey

Re: KCDO-TV Must-Carry Election

Dear Scott:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by CSU and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, if, during the upcoming three-year cycle, if any CSU cable system provides carriage of Denver market stations in High Definition, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 15, 2014

By Certified Mail, Return Receipt Requested

DIRECTV Local-into-Local 2230 East Imperial Highway, MS N344 El Segundo, California 90245 Attn: Karen Griet

Re: KCDO-TV Must-Carry Election

Dear Karen:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on DIRECTV's local-intolocal service in the Denver DMA for the cycle beginning January 1, 2015. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.66.

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. We request continued carriage on channel 3 and in the same tier and neighborhood as other local Denver broadcast television stations. Additionally, to the extent that DIRECTV provides carriage of any Denver market station in High Definition within the upcoming three-year cycle, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

I will be your contact for carriage issues. If you have any questions regarding this carriage election please address them to my attention.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 15, 2014

By Certified Mail, Return Receipt Requested

Erin Rider GM, Programming Operations Dish Network 9601 South Meridian Blvd. Englewood, CO 80112

Re: KCDO-TV Must-Carry Election

Dear Erin:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on Dish Network's local-intolocal service in the Denver DMA for the cycle beginning January 1, 2015. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.66.

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. We request continued carriage on channel 3 and in the same tier and neighborhood as other local Denver broadcast television stations. Additionally, to the extent that Dish Network provides carriage of any Denver market station in High Definition within the upcoming three-year cycle, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

I will be your contact for carriage issues. If you have any questions regarding this carriage election please address them to my attention.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC

General Manager, KCDO-TV email: garmstrong@ch3tv.com

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September 18, 2014

By Certified Mail, Return Receipt Requested

Eagle Communications 2703 Hall Street, Suite 13 Hays, KS 67601

Re: KCDO-TV Must-Carry Election

Ladies and Gentlemen:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by Eagle Communications and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015 [including Wray, Burlington and any additional Denver DMA systems]. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, if, during the upcoming three-year cycle, if any Eagle Communications cable system provides carriage of Denver market stations in High Definition, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 30, 2014

By Certified Mail, Return Receipt Requested

Extensive Networks 7600 E. Arapahoe Road, Ste. 320 Centennial, CO 80112

Re: KCDO-TV Must-Carry Election

Dear Mr. Presley:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by Extensive Networks and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015 [including all Apartments, Condos, Hotels and Student Housing]. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, if, during the upcoming three-year cycle, if any Extensive Networks cable system provides carriage of Denver market stations in High Definition, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 30, 2014

By Certified Mail, Return Receipt Requested

K2 Communications, LLC 322 Main Street Mead, CO 80542

Re: KCDO-TV Must-Carry Election

Dear Mr. Shields:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by K2 Communications and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015 [including Mead]. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, if, during the upcoming three-year cycle, if K2 Communications cable system provides carriage of Denver market stations in High Definition, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 22, 2014

By Certified Mail, Return Receipt Requested

Kent Sager Kentec Communications Inc., KCI 915 West Main Street Sterling, CO 80751

Re: KCDO-TV Must-Carry Election

Dear Kent:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by Kentech/KCI and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015. Systems included but not limited to are Sterling, Merino and any others in the Denver DMA. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, because your Sterling system is now providing carriage of Denver market stations in High Definition, we request continued carriage of KCDO-TV in High Definition on channel 303.

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 10, 2014

By Certified Mail, Return Receipt Requested

Robert Jones Lyons Communications, LLC PO Box 1403 Lyons, CO 80540

Re: KCDO-TV Must-Carry Election

Dear Robert:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by Lyons Communications and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, if, during the upcoming three-year cycle, if any Lyons Communications cable system provides carriage of Denver market stations in High Definition, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 10, 2014

By Certified Mail, Return Receipt Requested

Vince Kropp PC Telcom 520 S. Interocean Ave. Holyoke, CO 80734

> KCDO-TV Must-Carry Election Re:

Dear Vince:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by PC Telcom and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015 [Holyoke, Fleming, Sedgwick and all others]. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, if, during the upcoming three-year cycle, if any PC Telcom cable system provides carriage of Denver market stations in High Definition, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC

General Manager, KCDO-TV

email: garmstrong@ch3tv.com



September 23, 2014

By Certified Mail, Return Receipt Requested

ResortInternet 117 South 6th Ave., Unit #2 PO Box 2718 Frisco, CO 80443

Re: KCDO-TV Must-Carry Election

Dear Mark Wentzlaff:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by ResortInternet and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015 [including Copper Mtn. Metro District, Summit, Eagle, Pitkin, Grand Counties and any other Denver DMA systems]. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s). ResortInternet can receive a good quality signal from KCDO-TV via the same delivery used for the other Denver stations you carry and if not launched on all your Denver DMA systems by 1/1/15 a complaint will be filed with the FCC.

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC



September 18, 2014

By Certified Mail, Return Receipt Requested

USA Communications 543 14th Street Burlington, CO 80807

Re:

KCDO-TV Must-Carry Election

Ladies and Gentlemen:

Channel 3 TV Company, LLC, licensee of KCDO-TV, Sterling, Colorado, within the Denver Designated Market Area ("DMA," as determined and published by Nielsen Media Research), hereby informs you that it is electing must-carry status on each and every cable system operated by Charter Communications and/or its affiliates in the Denver DMA for the cycle beginning January 1, 2015 [including Burlington, Pagosa Springs, Black Hawk, South Fork, Nederland, Bayfield, Ignacio, Lake City, Center, Central City and any other Denver DMA systems]. This election is made pursuant to the rules of the Federal Communications Commission ("FCC"), specifically 47 CFR § 76.64(f).

KCDO-TV broadcasts on digital channel 23 with major channel 3 included in its PSIP. Pursuant to Section 76.57 of the FCC's rules, KCDO-TV elects carriage on its major channel, channel 3. In addition, if, during the upcoming three-year cycle, if any USA Communications cable system provides carriage of Denver market stations in High Definition, we request carriage of KCDO-TV in High Definition in the same tier and neighborhood with the High Definition signals of such other Denver station(s).

If you have any questions regarding this carriage election, please address them to my attention at the mailing address, email address, or telephone number provided.

Sincerely,

Greg Armstrong

President, Channel 3 TV Company, LLC