

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Thomas Gerald  
CALNEVA BROADBAND LLC  
d/b/a: CALNEVA CABLE  
P.O. Box 3200  
Clovis, CA 93613

**Re: Election of Retransmission Consent Status**

Dear Thomas:

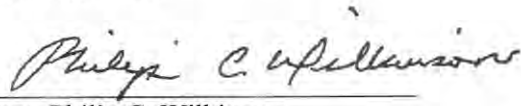
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CALNEVA BROADBAND LLC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CALNEVA BROADBAND LLC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CALNEVA BROADBAND LLC.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Heidi Valiente at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4872.

Each Station sent individual retransmission consent election letters to all known CALNEVA BROADBAND LLC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CALNEVA BROADBAND LLC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By:   
Name: Philip C. Wilkinson  
Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

GENERAL MANAGER  
CAMPUS TELEVIDEO  
7040 Avenida Encinas  
Carlsbad, CA 92011

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

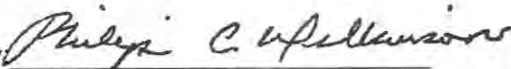
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CAMPUS TELEVIDEO that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CAMPUS TELEVIDEO systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CAMPUS TELEVIDEO.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known CAMPUS TELEVIDEO systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CAMPUS TELEVIDEO and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

GENERAL MANAGER  
CAMS CABLE  
8221 Dolly Madison Drive  
Colorado Springs, CO 80920

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

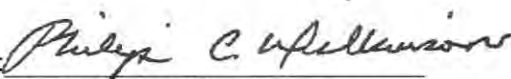
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CAMS CABLE that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CAMS CABLE systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CAMS CABLE.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known CAMS CABLE systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CAMS CABLE and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By:   
Name: Philip C. Wilkinson  
Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

CONNIE BUTTS  
CANYON GENERAL IMPROVEMENT DISTRICT-ADS  
400 CANYON WAY  
SPARKS, NV 89434

**Re: Election of Retransmission Consent Status**

Dear CONNIE:

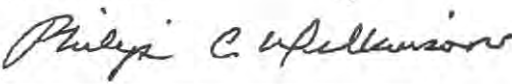
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to CANYON GENERAL IMPROVEMENT DISTRICT-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CANYON GENERAL IMPROVEMENT DISTRICT-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CANYON GENERAL IMPROVEMENT DISTRICT-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known CANYON GENERAL IMPROVEMENT DISTRICT-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CANYON GENERAL IMPROVEMENT DISTRICT-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION



By: \_\_\_\_\_  
Name: Philip C. Wilkinson  
Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

STEVE WELLS  
CANYON TRAIL RV PARK-ADS  
1200 INDUSTRIAL ROAD  
BOULDER CITY, NV 89005

**Re: Election of Retransmission Consent Status**

Dear STEVE:

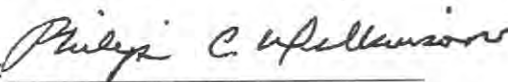
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CANYON TRAIL RV PARK-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CANYON TRAIL RV PARK-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CANYON TRAIL RV PARK-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known CANYON TRAIL RV PARK-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CANYON TRAIL RV PARK-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer



September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Robert G. Adams  
CC COMMUNICATIONS  
d/b/a: CHURCHILL COUNTY TELEPHONE SYSTEMS  
P.O. Box 1390  
Fallon, NV 89407

**Re: Election of Retransmission Consent Status**

Dear Robert:

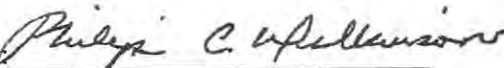
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CC COMMUNICATIONS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CC COMMUNICATIONS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CC COMMUNICATIONS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Heidi Valiente at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4872.

Each Station sent individual retransmission consent election letters to all known CC COMMUNICATIONS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CC COMMUNICATIONS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Bill McKissock  
CENTURY COMMUNICATIONS-ADS  
1181 S Rogers Circle  
Boca Raton, FL 33487

**Re: Election of Retransmission Consent Status**

Dear Bill:

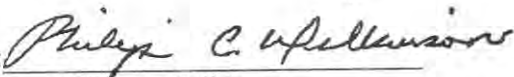
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CENTURY COMMUNICATIONS-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CENTURY COMMUNICATIONS-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CENTURY COMMUNICATIONS-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Eanes at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5333.

Each Station sent individual retransmission consent election letters to all known CENTURY COMMUNICATIONS-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CENTURY COMMUNICATIONS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By:   
Name: Philip C. Wilkinson  
Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Robert Brown  
CENTURYLINK  
d/b/a: CENTURYTEL BROADBAND SERVICES, LLC  
212 Church Avenue  
Casco, WI 54025

**Re: Election of Retransmission Consent Status**

Dear Robert:

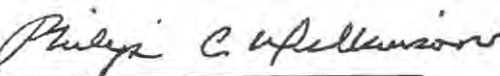
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CENTURYLINK that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CENTURYLINK systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CENTURYLINK.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known CENTURYLINK systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CENTURYLINK and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer



September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Robert Brown  
CENTURYTEL ENTERPRISES INC  
d/b/a: CENTURYTEL TELEVIDEO, INC.  
212 Church Avenue  
Casco, WI 54025

**Re: Election of Retransmission Consent Status**

Dear Robert:

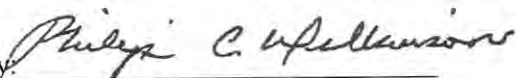
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CENTURYTEL ENTERPRISES INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CENTURYTEL ENTERPRISES INC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CENTURYTEL ENTERPRISES INC.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known CENTURYTEL ENTERPRISES INC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CENTURYTEL ENTERPRISES INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Patty McCaskill  
CEQUEL III  
12444 Powerscourt Dr.  
St. Louis, MO 63131

**Re: Election of Retransmission Consent Status**

Dear Patty:

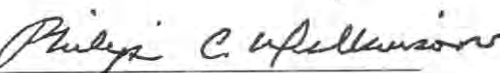
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CEQUEL III that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CEQUEL III systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CEQUEL III.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Tonia O'Connor at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5395.

Each Station sent individual retransmission consent election letters to all known CEQUEL III systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CEQUEL III and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

BEN MOSSA  
CHAPARRAL CABLEVISION  
320 MCCOMBS ST  
CHAPARRAL, NM 88021

**Re: Election of Retransmission Consent Status**

Dear BEN:

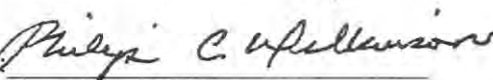
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CHAPARRAL CABLEVISION that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CHAPARRAL CABLEVISION systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CHAPARRAL CABLEVISION.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Heidi Valiente at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4872.

Each Station sent individual retransmission consent election letters to all known CHAPARRAL CABLEVISION systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CHAPARRAL CABLEVISION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

GENERAL MANAGER  
CHARLESTON PLACE APARTMENTS-ADS  
1967 CHARLESTON HOUSE WAY  
DAYTONA BEACH, FL 32117

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

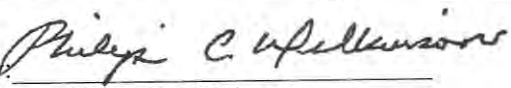
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CHARLESTON PLACE APARTMENTS-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CHARLESTON PLACE APARTMENTS-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CHARLESTON PLACE APARTMENTS-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Eanes at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5333.

Each Station sent individual retransmission consent election letters to all known CHARLESTON PLACE APARTMENTS-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CHARLESTON PLACE APARTMENTS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By:   
Name: Philip C. Wilkinson  
Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Allan Singer  
SVP, Programming  
CHARTER COMMUNICATIONS  
12405 Powerscourt Dr.  
St. Louis, MO 63131

**Re: Election of Retransmission Consent Status**

Dear Allan:

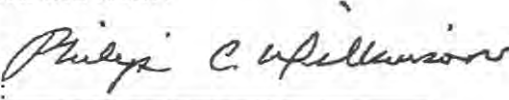
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CHARTER COMMUNICATIONS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CHARTER COMMUNICATIONS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CHARTER COMMUNICATIONS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Tonia O'Connor at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5395.

Each Station sent individual retransmission consent election letters to all known CHARTER COMMUNICATIONS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CHARTER COMMUNICATIONS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer



September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

PAUL CHRISTIAN  
CHRISTIAN ENTERPRISE  
735 MAIN ST  
PIOCHE, NV 89043

**Re: Election of Retransmission Consent Status**

Dear PAUL:

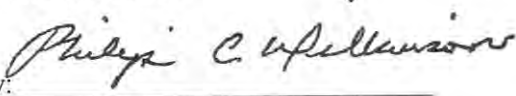
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CHRISTIAN ENTERPRISE that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CHRISTIAN ENTERPRISE systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CHRISTIAN ENTERPRISE.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known CHRISTIAN ENTERPRISE systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CHRISTIAN ENTERPRISE and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

QT Depaoli Jr.  
CITY TV CABLE SERVICE  
d/b/a: BILTMORE HOLIDAY CORPORATION  
836 E. Motel Drive  
Lordsburg, NM 88045

**Re: Election of Retransmission Consent Status**

Dear QT:

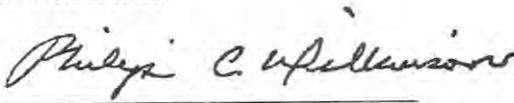
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CITY TV CABLE SERVICE that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CITY TV CABLE SERVICE systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CITY TV CABLE SERVICE.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Heidi Valiente at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4872.

Each Station sent individual retransmission consent election letters to all known CITY TV CABLE SERVICE systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CITY TV CABLE SERVICE and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Scott Widham  
COBRIDGE COMMUNICATIONS LLC  
9450 Manchester Road  
Saint Louis, MO 63119

**Re: Election of Retransmission Consent Status**

Dear Scott:

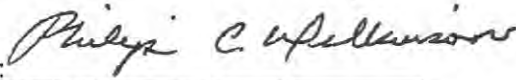
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to COBRIDGE COMMUNICATIONS LLC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all COBRIDGE COMMUNICATIONS LLC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by COBRIDGE COMMUNICATIONS LLC.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Keith Anderson at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5356.

Each Station sent individual retransmission consent election letters to all known COBRIDGE COMMUNICATIONS LLC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with COBRIDGE COMMUNICATIONS LLC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

LISA, MGR  
COLISEUM VILLAS-ADS  
455 EAST TWAIN AVE  
LAS VEGAS, NV 89109

**Re: Election of Retransmission Consent Status**

Dear LISA:

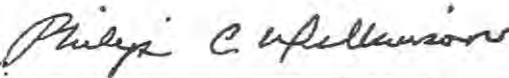
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to COLISEUM VILLAS-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all COLISEUM VILLAS-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by COLISEUM VILLAS-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known COLISEUM VILLAS-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with COLISEUM VILLAS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

ANTHONY DENARDO  
COLORADO STATE UNIVERSITY-ADS  
1600 W PLUM STREET  
FORT COLLINS, CO 80521

**Re: Election of Retransmission Consent Status**

Dear ANTHONY:

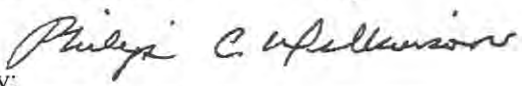
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to COLORADO STATE UNIVERSITY-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all COLORADO STATE UNIVERSITY-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by COLORADO STATE UNIVERSITY-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known COLORADO STATE UNIVERSITY-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with COLORADO STATE UNIVERSITY-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

  
By: \_\_\_\_\_  
Name: Philip C. Wilkinson  
Title: President and Chief Operating Officer



September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Gregory Rigdon  
EVP, Content Acquisition  
COMCAST CORPORATION  
One Comcast Center  
Philadelphia, PA 19103

**Re: Election of Retransmission Consent Status**

Dear Greg:

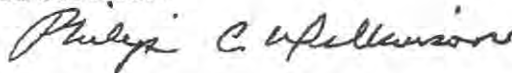
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to COMCAST CORPORATION that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all COMCAST CORPORATION systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by COMCAST CORPORATION.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Tonia O'Connor at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5395.

Each Station sent individual retransmission consent election letters to all known COMCAST CORPORATION systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with COMCAST CORPORATION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION



By: \_\_\_\_\_  
Name: Philip C. Wilkinson  
Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

GARY GREENLUND  
COMSTOCK COMMUNITY TV INC  
P O BOX 9  
VIRGINIA CITY, NV 89440

**Re: Election of Retransmission Consent Status**

Dear GARY:

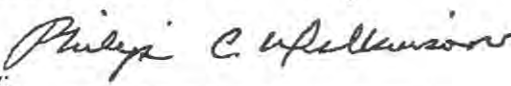
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to COMSTOCK COMMUNITY TV INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all COMSTOCK COMMUNITY TV INC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by COMSTOCK COMMUNITY TV INC.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known COMSTOCK COMMUNITY TV INC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with COMSTOCK COMMUNITY TV INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

  
By: \_\_\_\_\_

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Bryan Thompson  
CONSOLIDATED CABLE INC  
P.O. Box 6147  
Lincoln, NE 68506

**Re: Election of Retransmission Consent Status**

Dear Bryan:

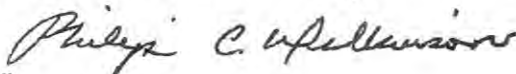
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CONSOLIDATED CABLE INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CONSOLIDATED CABLE INC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CONSOLIDATED CABLE INC.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Heidy Valiente at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4872.

Each Station sent individual retransmission consent election letters to all known CONSOLIDATED CABLE INC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CONSOLIDATED CABLE INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

  
By: \_\_\_\_\_

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

MARK WENTZLAFF  
COPPER MT METRO DIST  
699 N SUMMIT BLVD  
FRISCO, CO 80443

**Re: Election of Retransmission Consent Status**

Dear MARK:

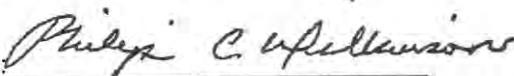
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to COPPER MT METRO DIST that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all COPPER MT METRO DIST systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by COPPER MT METRO DIST.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known COPPER MT METRO DIST systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with COPPER MT METRO DIST and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

GEORGE RITEGARD  
COUNTRY TOWERS-ADS  
850 EAST DESERT INN RD  
LAS VEGAS, NV 89109

**Re: Election of Retransmission Consent Status**

Dear GEORGE:

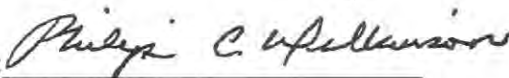
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to COUNTRY TOWERS-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all COUNTRY TOWERS-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by COUNTRY TOWERS-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known COUNTRY TOWERS-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with COUNTRY TOWERS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer



September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Robert Wilson  
COX CBL COMMUNICATIONS INC  
1400 Lake Hearn Dr. NE  
Atlanta, GA 30313

**Re: Election of Retransmission Consent Status**

Dear Robert:

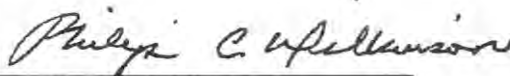
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to COX CBL COMMUNICATIONS INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all COX CBL COMMUNICATIONS INC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by COX CBL COMMUNICATIONS INC.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Tonia O'Connor at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5395.

Each Station sent individual retransmission consent election letters to all known COX CBL COMMUNICATIONS INC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with COX CBL COMMUNICATIONS INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

PAT  
CREEKSIDE MHP-ADS  
3960 S HIGUERA ST  
SAN LUIS OBISPO, CA 93401

**Re: Election of Retransmission Consent Status**

Dear PAT:

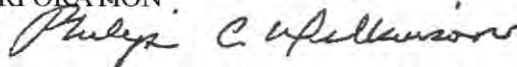
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CREEKSIDE MHP-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CREEKSIDE MHP-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CREEKSIDE MHP-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known CREEKSIDE MHP-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CREEKSIDE MHP-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,  
ENTRAVISION COMMUNICATIONS  
CORPORATION



By: \_\_\_\_\_  
Name: Philip C. Wilkinson  
Title: President and Chief Operating Officer