

3415 UNIVERSITY AVENUE • SAINT PAUL, MINNESOTA 55114

September 22, 2014

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Baja Broadband 510 24th St Alamogordo, NM 88310

Re: Retransmission Consent Election Notice - KOBR(TV)

Dear Sir or Madam:

As you are probably aware, the FCC's Rules (Sections 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

This letter is to advise you that KOB-TV, LLC, on behalf of its television station, KOBR(TV), elects to require you to obtain retransmission consent prior to the next 3-year election cycle commencing January 1, 2015, for the broadcast of KOBR(TV)'s signal on your cable system(s).

Enclosed for your review are two copies of our standard retransmission consent agreement. I would ask that you complete Exhibit A identifying your cable headends and the communities served by the same, as well as the channel locations on which the KOBR(TV) signals will be carried. If the agreement is acceptable, please sign both copies and return them to me for countersignature.

If you have any questions, please do not hesitate to contact the undersigned at (651) 642-4333 or legal assistant Kris Shuldes at (651) 642-4336. I look forward to receiving signed agreements from you.

Very truly yours,

David A. Jones

Vice President & General Counsel

DAJ/kds Enclosures



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September 22, 2014

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

PVT 4011 W Main St Artesia, NM 88210-9566

Re:

Retransmission Consent Election Notice - KOBR(TV)

Dear Sir or Madam:

As you are probably aware, the FCC's Rules (Sections 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

This letter is to advise you that KOB-TV, LLC, on behalf of its television station, KOBR(TV), elects to require you to obtain retransmission consent prior to the next 3-year election cycle commencing January 1, 2015, for the broadcast of KOBR(TV)'s signal on your cable system(s).

Enclosed for your review are two copies of our standard retransmission consent agreement. I would ask that you complete Exhibit A identifying your cable headends and the communities served by the same, as well as the channel locations on which the KOBR(TV) signals will be carried. If the agreement is acceptable, please sign both copies and return them to me for countersignature.

If you have any questions, please do not hesitate to contact the undersigned at (651) 642-4333 or legal assistant Kris Shuldes at (651) 642-4336. I look forward to receiving signed agreements from you.

Very truly yours,

David A. Jones

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September 22, 2014

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

ENMR - Plateau Telecommunications Attn: Tom Phelps, GM Clovis, NM 88101

Re: Retransmission Consent Election Notice - KOB(TV)

Dear Sir or Madam:

As you are probably aware, the FCC's Rules (Sections 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

This letter is to advise you that KOB-TV, LLC, on behalf of its television station, KOB(TV), elects to require you to obtain retransmission consent prior to the next 3-year election cycle commencing January 1, 2015, for the broadcast of KOB(TV)'s signal on your cable system(s).

Enclosed for your review are two copies of our standard retransmission consent agreement. I would ask that you complete Exhibit A identifying your cable headends and the communities served by the same, as well as the channel locations on which the KOB(TV) signals will be carried. If the agreement is acceptable, please sign both copies and return them to me for countersignature.

If you have any questions, please do not hesitate to contact the undersigned at (651) 642-4333 or legal assistant Kris Shuldes at (651) 642-4336. I look forward to receiving signed agreements from you.

Very truly yours,

David A Jones

Vice President & General Counsel

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3415 UNIVERSITY AVENUE . SAINT PAUL, MINNESOTA 55114-2099

DAVID A. JONES Vice President & General Counsel

TELEPHONE: 651-642-4333 TELEFAX: 651-642-4302 E-MAIL: djones@hbi.com September 22, 2014

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Cable One, Inc. Attn: John Gosch 210 E. Earll Drive Phoenix, AZ 85012

Re: Retransmission Consent Election Notice on Behalf of: KOB-TV, KOBR-TV

Dear Sir or Madam:

The FCC's Rules (Section 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you are aware, KOB-TV, LLC ("KOB") and Cable One, Inc. ("Cable One") are parties to a Retransmission Consent Agreement dated December 30, 2013 ("Agreement"), which remains in effect until December 31, 2016. The current agreement expires during the next 3-year election cycle which commences January 1, 2015 and ends December 31, 2017. Accordingly, this letter is to advise you that KOB-TV, LLC on behalf of stations KOB-TV and KOBR-TV elect to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of the stations' signals by Cable One into the respective DMAs.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A. Jone

DAJ/kds Attachment

c: Mr. Robert W. Hubbard

Mr. John DeGarmo



3415 UNIVERSITY AVENUE • SAINT PAUL, MINNESOTA 55114-2099

DAVID A. JONES Vice President & General Counsel

TELEPHONE: 651-642-4333 TELEFAX: 651-642-4302 E-MAIL: djones@hbi.com September 22, 2014

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

DISH Network L.L.C. Attn: Senior Vice President of Programming 9601 S. Meridian Blvd. Englewood, CO 80112

Re:

Retransmission Consent Election Notice on Behalf of:

KAAL-TV, KOB-TV, KOBF-TV, KOBR-TV, KRWF-TV, KSAX-TV, KSTC-TV,

KSTP-TV, WDIO-TV, WHEC-TV, WIRT-TV, WNYA-TV, WNYT-TV

Dear Sir or Madam:

As you are aware, the FCC's Rules (Sections 76.66) require each television station again this year to advise all local-into-local satellite operators in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

Hubbard Broadcasting, Inc. and DISH Network L.L.C. are parties to an Amended and Restated Retransmission Consent Agreement dated June 30, 2005, as amended by the First Amendment to Amended and Restated Retransmission Consent Agreement dated June 1, 2010 ("Agreement"), which remains in effect until March 31, 2015. The current Agreement expires during the next 3-year election cycle which commences January 1, 2015 and ends December 31, 2017.

This letter is to advise you that the licensees and television stations indicated on the attached Exhibit A ("Hubbard Stations"), elect to require you to obtain retransmission consent prior to the next 3-year election cycle commencing January 1, 2015, for the broadcast of the stations' signals by DIRECTV into the respective DMAs.

I hope to discuss this matter with you further in the near future. In the meantime, please feel free to contact me if you have any questions regarding our election.

Very truly yours,

David A. Jones

DAJ

Attachment

c: General Counsel, DISH Network L.L.C.

David A. Jones, Esq. Mr. John DeGarmo



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DAVID A. JONES
Vice President & General Counsel

September 22, 2014

TELEPHONE: 651-642-4333 TELEFAX: 651-642-4302 E-MAIL: djones@hbi.com VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Comcast Cable Communications, LLC Attn: Executive Vice President, Programming 1701 JFK Boulevard Philadelphia, PA 19103 Comcast Cable Communications, LLC Attn: General Counsel 1701 JFK Boulevard Philadelphia, PA 19103

Re:

Retransmission Consent - KAAL-TV, KOB-TV, KOBF-TV, KOBR-TV, KRWF-TV, KSAX-TV, KSTC-TV, KSTP-TV, WDIO-TV, WHEC-TV, WIRT-TV, WNYA-TV, WNYT-TV

Dear Sir or Madam:

The FCC's Rules (Sections 76.64) require each television station again this year to advise all cable systems serving the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

As you may be aware, Hubbard Broadcasting, Inc. ("HBI") and Comcast Cable Communications, LLC, are parties to a Retransmission Consent Agreement dated September 29, 2005, as amended by First Amendment to Retransmission Consent Agreement dated December 7, 2007 and Second Amendment to Retransmission Consent Agreement dated May 8, 2008 ("Agreement"). The Agreement presently terminates on December 31, 2015, which is during the next 3-year election cycle which commences January 1, 2015 and ends December 31, 2017. This letter is to advise you that the licensees and television stations indicated on the attached Exhibit A ("Hubbard Stations"), elect to require you to obtain retransmission consent for the remainder of the upcoming 3-year election cycle upon termination of the current Agreement, for the broadcast of the stations' signals by Comcast into the respective DMAs.

For your reference I am enclosing Attachment A - C to the Agreement, which sets forth the HBI stations subject to the agreement and the systems carrying HBI stations. Please note that KOBG no longer operates and has been replaced by a digital television translator retransmitting the signal of KOB. In addition, WNYA-TV, licensee of WNYT-TV, LLC is now subject to the Agreement. If there have been changes to the systems identified on Attachments B or C, please provide us with such changes.

I look forward to discussing this matter with you further in the future as our agreement is closer to expiration. In the meantime, please feel free to contact me if you have any questions regarding our election.

Very truly yours,

David A. Jones

Vice President, General Counsel

DAJ/kds Attachment

c:

Mr. Robert W. Hubbard

Mr. John DeGarmo



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DAVID A. JONES
Vice President & General Counsel

TELEPHONE: 651-642-4333 TELEFAX: 651-642-4302 E-MAIL: djones@hbi.com

September 22, 2014

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Charter Communications Attn: VP, Broadcaster Relations 6399 S. Fiddler's Green Circle 6th Floor Greenwood Village, CO 80111

Re:

Retransmission Consent Election Notice on Behalf of: KAAL-TV, KOB-TV,

KOBF-TV, KOBR-TV, KRWF-TV, KSAX-TV, KSTC-TV, KSTP-TV, WDIO-TV,

WHEC-TV, WIRT-TV, WNYA-TV, WNYT-TV

Dear Sir or Madam:

As you are aware, the FCC's Rules (Sections 76.64) require each television station again this year to advise all cable systems in the station's local television market whether the station elects must-carry status or elects to proceed under the retransmission consent provisions of Section 325(b) of the Communications Act.

I am writing to confirm that Hubbard Broadcasting, Inc. ("HBI") and Charter Communications Holding Company, LLC, are parties to a Retransmission Consent Agreement dated as of January 1, 2013 ("Agreement"), which remains in effect for the entire January 1, 2015 – December 31, 2017 election period. The Agreement presently terminates on December 31, 2018.

For your reference I am enclosing Exhibit A to the Agreement, which sets forth the HBI Stations subject to the Agreement and the Systems carrying HBI Stations. If there have been changes to the Systems identified on the Exhibit, please provide us with such changes.

Please feel free to contact me if you have any questions. We appreciate your continued cooperation.

Very truly yours,

David A. Jones

Vice President, General Counsel

DAJ/kds Enclosure

c:

Mr. Robert W. Hubbard

Mr. John DeGarmo

Charter Communications, Attn: General Counsel