

**NOTICE OF PUBLIC SALE PURSUANT TO FLORIDA STATUTES, SOUTH CAROLINA CODE, AND ARTICLE 9 OF THE UNIFORM COMMERCIAL CODE**

Notice is hereby given that pursuant to Section 679.610, Florida Statutes, Section 36-9-610, South Carolina Code, and Article 9 of the Uniform Commercial Code, Seller will sell, to the highest and best bidder for cash at a public sale, certain assets of Digital TV of Orlando, LLC, and certain assets of Charleston DTV, LLC, as more fully described below.

The public sale of assets shall occur as follows:

Date: January 31, 2013  
Time: 10:00 a.m.  
Location: 106 S. Tampania Avenue, Suite 200, Tampa, FL 33609

Pursuant to two Orders Directing Receiver to Sell Collateral to Satisfy Judgment entered by the Hillsborough County Circuit Court on September 7, 2012, Larry S. Hyman, as the court-appointed Receiver ("Seller") in the cases of *Oakville Tower Holdings, LLC v. Digital TV of Orlando, LLC, et al.*, Case No. 11-006543 consolidated with *Richland Tower-Charleston v. Charleston DTV, LLC et al.*, Case No. 11-006545 (Hillsborough County Circuit Court), will sell the following Collateral:

1. Assets of the Digital Class A Television Station owned by Digital TV of Orlando, LLC for Orlando, Florida, which include (i) the FCC License Station WHDO-CD, Facility ID No. 10521 (File No. BLDTA-20121001AYQ); and (ii) ownership of any transmission and studio equipment owned by Digital TV of Orlando, LLC that the Seller has knowledge and possession of. An application for renewal of the station's license currently is pending. Seller is willing to enter into discussions with Buyer to allow Buyer to commence programming on the Station under a mutually-agreeable time brokerage agreement pending action on the application for renewal of license.
2. Assets of the LPTV Station owned by Charleston DTV, LLC, which include (i) the license for WHDC-LP (File No. BLTVL-20010515AAV, as renewed by BRTTL-20040803AAM). WHDC-LP is currently silent and the status and availability for the current licensed transmission site is unknown. An application for renewal of the station's license currently is pending. Seller is willing to enter into discussions with Buyer to allow Buyer to commence programming on the Station under a mutually-agreeable time brokerage agreement pending action on the application for renewal of license.

Debtors are Digital TV of Orlando, LLC, a Florida limited liability company; Charleston DTV, LLC, a South Carolina limited liability company; and John M. Salov ("Debtors").

Secured Judgment Creditors are Oakville Tower Holdings, LLC, a Florida limited liability company; and Richland Tower – Charleston, LLC, a Florida limited liability company ("Secured Creditors"). The Secured Creditors have informed the Seller that they would be open to discussing entering in to a new lease arrangement with Buyer (s) for tower and building space on their respective towers.

The proceeds from the sale of the Collateral shall be applied, to the extent permitted by law, to payment of the expenses associated with the sale and disposition of the Collateral (including the reasonable fees of any attorneys retained by the Receiver), and to the satisfaction of the Debtors' indebtedness owed to the Secured Creditors, and any other obligation to the Secured Creditors which is secured by the Collateral.

The Debtors owe the Secured Creditors the total principal amount of **\$1,614,214.35** (\$872,122.75 owed to Oakville Tower Holdings, LLC by Digital TV of Orlando, LLC and John M. Salov, and \$742,091.60 owed to Richland Tower – Charleston, LLC by Charleston DTV, LLC and John M. Salov) pursuant to the Orders of Final Judgment entered by the above-referenced Court on November 21, 2011, plus statutory post-judgment interest and any additional fees and costs as may be awarded by the Court. On January 8, 2013, the Court will hear argument on Oakville Tower Holdings, LLC's Motion for Post-Judgment Attorneys' Fees and Costs, which Motion requests that the Court award it an additional \$245,619.40 in post-judgment fees and costs incurred in its efforts to execute on its Final Judgment. Also on January 8, 2013, the court will hear argument on Richland Tower – Charleston, LLC's Motion for Post-Judgment Attorneys' Fees and Costs, which Motion requests that the Court award it an additional \$31,154.13 in post-judgment fees and costs incurred in its efforts to execute on its Final Judgment.

The Debtors, all secondary obligors, and any other interested party are entitled to an accounting of the unpaid indebtedness secured by the Collateral. You may request an accounting by calling the court-appointed Receiver, Larry Hyman, at (813) 875-2701.

The Debtors may be able to exercise any applicable right of redemption at any time before Receiver sells the Collateral by paying the Secured Creditors all amounts owed under the above-referenced Orders of Final Judgment and all other obligations owed by the Debtors to the Secured Creditors, plus statutory interest and all other fees, costs and expenses.

Seller states that this is an as-is where-is sale and there are no warranties or representations relating to title, possession, quiet enjoyment, or the like in this disposition. Seller makes no representation as to the FCC's position concerning, or potential approval of, the sale, which is subject to FCC approval. Potential buyers should perform their own due diligence regarding any and all assets as well as FCC rules and regulations that may apply to this sale, as Seller expressly disclaims knowledge as to any such FCC or other rules and regulations that may govern the sale and any subsequent transfers of assets.

DATED: January 9, 2013



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