

AMENDMENT

This Amendment ("Amendment") to the Assignment by and among Sinclair Television Group, Inc., and Deerfield Media (Reno), Inc. and Deerfield Media (Reno) Licensee, LLC, and Cox Media Group, LLC, KTVU, LLC, WTOV, Inc. and WPXI, Inc. (collectively, the "Cox Parties"), dated February 25, 2013 (the "Assignment"), is dated as of April 4, 2013.

Recitals

WHEREAS, the parties have agreed to amend certain provisions, exhibits and schedules of the Assignment.

NOW THEREFORE, in consideration of the agreements made herein and for other consideration deemed sufficient by the parties and intended to be legally bound, the parties hereby agree to amend the Assignment as follows:

1. Section 1.2 shall be stricken in its entirety and be replaced with the following:

At the closing under the Agreement, Assignee shall pay Assignor (or its designee) for the Station Assets the aggregate amount of \$420,000, such payment made as directed by Assignor.

2. Exhibit A of the Assignment shall be stricken in its entirety and be replaced with Attachment 1 hereto.

3. Section 2.3(a) of the Asset Purchase Agreement (Exhibit to Exhibit C of the Assignment) shall be stricken in its entirety and replaced with Attachment A of this Amendment.

(a) The aggregate purchase price for the Assets shall be equal to the sum of Four Hundred Twenty Thousand Dollars (\$420,000) (the "**Purchase Price**"). The Purchase Price shall be adjusted as provided for in Section 2.3(c) of this Agreement.

4. Except as amended by this Amendment, the Assignment, and the exhibits and schedules thereto, shall remain in full force and effect, enforceable in accordance with their respective terms.

5. The Cox Parties are executing this Amendment for the limited purpose of satisfying the requirements of Section 9 of the Assignment relating to amendments. The execution of this Amendment by the Cox Parties shall not modify the scope of the limited purposes for which the Cox Parties are party to the Assignment or expand their obligations or representations thereunder.

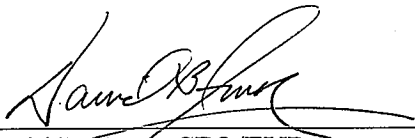
6. This Amendment may be executed in any number of counterparts, and each such counterpart hereof shall be deemed to be an original instrument, but all such counterparts

together shall constitute but one agreement. Delivery of an executed counterpart of a signature page of this Amendment by facsimile or other electronic transmission shall be effective as delivery of a manually executed original counterpart of this Amendment.

(signatures on the following pages)

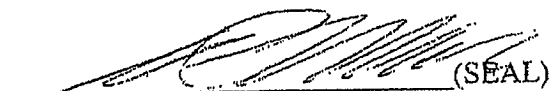
IN WITNESS WHEREOF, the parties have executed this Amendment under seal as of the date first written above.

SINCLAIR TELEVISION GROUP, INC.

By:  (SEAL)
David B. Amy, CFO/EVP

DEERFIELD MEDIA (RENO), INC.

By:

 (SEAL)

Name: Stephen P. Mumbrow

Title: President

DEERFIELD MEDIA (RENO) LICENSEE, LLC
By Its Sole Member,
DEERFIELD MEDIA (RENO), INC.

By:

 (SEAL)

Name: Stephen P. Mumbrow

Title: President

ACKNOWLEDGED:

KTVU, LLC

By: 

Name: Neil Johnston

Title: Vice President

WTOV, INC.

By: 

Name: Neil Johnston

Title: Vice President

WPXI, INC.

By: 

Name: Neil Johnston

Title: Vice President

COX MEDIA GROUP, LLC

By: 

Name: Neil Johnston

Title: Executive VP, Strategy
and Digital Innovation

Attachment 1

Exhibit A
(Assets)

KAME FCC LICENSES

- **KAME-TV, Reno, Nevada**
License (Fac. Id. 19191)
Renewal (expires October 1, 2014) BLCDDT-20020528AAY
BRCT-20060531ADG
- 1. K23DT-D, Tahoe City, CA (Fac. Id. 19197)
License
BLDDTT-20090925ABY
Renewal (expires December 1, 2014) BRCT-20060725ACA
Construction Permit (expires October 9, 2015) BPDDTT-20120927ADH
- 2. K32GW-D, Carson City, NV (Fac. Id. 19195)
License
BLDDTT-20070529ADO
Renewal (expires October 1, 2014) BRCT-20060531ADG
- 3. K34BL-D, Lovelock, NV (Fac. Id. 19192)
License
BLDDTT-20100521ABK
Renewal (expires October 1, 2014) BRCT-20060531ADG
- 4. K35AX-D, Hawthorne, NV (Fac. Id. 19193)
License
BLDDTT-20100706HQD
Renewal (expires October 1, 2014) BRCT-20060531ADG
- 5. K35FL-D, Silver Springs, NV (Fac. Id. 19196)
License
BLDDTT-20100729AAP
Renewal (expires October 1, 2014) BRCT-20060531ADG
- 6. K42JS-D, Fallon, NV (Fac. Id. 19194)
License
BLDDTT-20100913ACC
Renewal (expires October 1, 2014) BRCT-20060531ADG
- **Reno Broadcast Auxiliary Licenses**
 - 1. WHB-246 – TV STL
 - 2. WPJE-953 – TV Translator Relay
 - 3. WPQY-998 TV Translator Relay

II. EQUIPMENT

The digital television transmitter and antenna system including the following assets:

KAME0415	1	HARRIS CORP TRANSMITTER
KAME9912	1	MARCOM POWER SYSTEM RED PK
KAME9916	1	MARCOM POWER SYSTEM
KAME063	2	P BURKHOLDER TRANS ANTENNA
KAME042	1	BATTERIES PLUS POWER SUPPLY
KAME9711	1	LITTON ELECTRON TUBE
KAME0420	1	HARRIS ASSY PWR SUPPLY
1001611001C09D1	2	Feedline - K44BE & K511A Fallon
KAME029	1	DIELECTRIC TRANSMISSION CIP 09/01
KAME	1	TRANSMISSION LINE

III. ASSUMED CONTRACTS

Time Brokerage Agreement, dated August 31, 1995, between KTUV, LLC (as assignee of original party, Cox Reno, Inc.) and Ellis Communications, Inc. f/k/a Broadcast Development Corporation, as amended by that First Amendment to Time Brokerage Agreement, dated December 6, 1996, by that Second Amendment to Time Brokerage Agreement, dated June 20, 2006, by that Third Amendment to Time Brokerage Agreement, dated May 4, 2012, and by that Fourth Amendment to Time Brokerage Agreement, dated June 29, 2012 and by that Fifth Amendment to Time Brokerage Agreement dated November 5, 2012, as the same may hereafter be amended.

MyNetwork TV Offer for Station Affiliation Agreement between MyNetworkTV, Inc. and Broadcast Development, Inc., dated July 11, 2006, as amended by that certain Amendment to Station Affiliation Agreement Barter/Commercial Announcements, dated July 1, 2008.