
OPTION AGREEMENT

by and between

DEERFIELD MEDIA (CINCINNATI), INC.

DEERFIELD MEDIA (CINCINNATI) LICENSEE, LLC

and

FOX TELEVISION STATIONS, INC.

dated as of

November 16, 2012

OPTION AGREEMENT

THIS OPTION AGREEMENT (this “Option Agreement”) is made this 16th day of November 2012, by and between Fox Television Stations, Inc., a Delaware corporation, or its designated affiliate (collectively, “FTS”), Deerfield Media (Cincinnati), Inc., a Delaware corporation (“Deerfield”) and Deerfield Media (Cincinnati) Licensee, LLC, a Delaware limited liability company (“Licensee” and together with Deerfield, “Grantor”).

W I T N E S S E T H:

WHEREAS, Grantor is a party to that certain Asset Purchase Agreement (the “Sinclair APA”), dated July 19, 2012 with certain subsidiaries of Sinclair Broadcast Group, Inc. (“Sinclair”) to purchase the assets set forth on Exhibit A hereto (the “Deerfield Assets”) related to television broadcast station WSTR-TV (the “Station”);

WHEREAS, FTS is a party to that certain Option Agreement (the “Sinclair Option Agreement”) dated May 10, 2012 with Sinclair, as amended by the First Amendment dated July 19, 2012, which provides FTS with an option to purchase, *inter alia*, the Deerfield Assets;

WHEREAS, concurrently herewith, FTS and Sinclair are entering into an amendment to the Sinclair Option Agreement terminating the option of FTS to purchase the Deerfield Assets thereunder effective upon the Closing under the Sinclair APA (the “Second Amendment”);

WHEREAS, Grantor desires to grant to FTS the right and option to purchase all of the right, title and interest in of Grantor and Grantor’s subsidiaries, to and under the Deerfield Assets in accordance with and subject to the terms and conditions set forth herein and in the Purchase Agreement (as defined below); and

WHEREAS, capitalized terms used herein but not defined shall have the meanings ascribed to such terms in the Purchase Agreement.

NOW, THEREFORE, in consideration of the premises and the representations, warranties, covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and intending to be legally bound hereby, the parties hereto hereby agree as follows:

ARTICLE 1.

GRANT OF THE OPTION; EXERCISE OF THE OPTION

Section 1.1. Grant of Option. Grantor hereby gives, grants, transfers and conveys to FTS, and its successors and assigns, the irrevocable and exclusive right, privilege and option (the “Option”), but not the obligation, to acquire the Deerfield Assets from Grantor for a purchase price of Five Million One Hundred Fifty Thousand Dollars (\$5,150,000) upon the terms

and subject to the conditions set forth herein and in the Asset Purchase Agreement substantially in the form attached as Exhibit B to the Sinclair Option Agreement, subject only to ministerial or administrative corrections, or changes as necessary to reflect that certain of the assets related to the Station are not included in the Deerfield Assets and will be acquired by FTS pursuant to the Sinclair Option (as defined in the Second Amendment) or, as permitted hereunder to qualify a provision therein by reference to its Disclosure Schedule (the "Purchase Agreement").

Section 1.2. Due Diligence Review; Schedules.

(a) From the date of the closing under the Sinclair APA (the "Closing Date") until the Closing under the Purchase Agreement, Grantor covenants and agrees to provide FTS and FTS's authorized representatives (i) reasonable access upon reasonable notice during normal business hours to Grantor's books, records, contracts, commitments (with respect to the Station) and (ii) all such other information and copies of documents as FTS may reasonably request, concerning Grantor, the operation of the Station and the Deerfield Assets, and the Stations' customers and suppliers.

(b) Prior to the date hereof, Sinclair delivered to FTS all of the sections to the Disclosure Schedule to the Purchase Agreement, together with copies of the documents referred to therein, except for Disclosure Schedule Sections 3.12(d) and 4.06 (collectively, such sections of the Disclosure Schedule to be delivered, the "Initial Schedules"). Within thirty (30) days following the FTS Election Notice (as defined below) with respect to the Station, Grantor shall deliver to FTS (together, to the extent not already provided, with copies of the documents referred to therein) updates to the Initial Schedules relating to the Deerfield Assets and Disclosure Schedule Section 3.12(d) (collectively, the "Updated Schedules"); provided, however, that such Updated Schedules (i) shall only disclose or otherwise reflect changes to the Station and the Deerfield Assets arising after May 14, 2012, (ii) shall not create or otherwise result in FTS (or the Buyer, if different than FTS) assuming material liabilities in the aggregate under the Purchase Agreement and the purchase agreement entered into with Sinclair pursuant to the exercise by FTS of its option with respect to the Station under the Sinclair Option Agreement that are in the aggregate materially greater than those set forth on the December 31, 2011 balance sheet for the Business Financial Statements, (iii) shall not effect a waiver or other limitation of any rights of FTS under this Option Agreement, (iv) shall not effect any update to Disclosure Schedule Sections 1.01(c), 5.01, 5.01(c), 5.01(d), 5.01(l), 5.01(o), 6.03 and 10.03(b), (v) shall not effect any update to Disclosure Schedule Section 5.01(h) to the extent that any matters set forth on any updated Disclosure Schedule Section 5.01(h) could create or otherwise result in FTS (or the Buyer, if different than FTS) assuming material liabilities under Program Rights agreements (whether provided for in Disclosure Schedule Section 5.01(h) or otherwise in the Updated Schedules) that are in the aggregate materially greater than the liabilities under Program Rights agreements set forth on the December 31, 2011 balance sheet for the Business Financial Statements; provided, however, that notwithstanding the foregoing Grantor shall be permitted to include on the Updated Schedules all Program Rights agreements which Grantor or Sinclair entered into after May 14, 2012 as required to meet Grantor's and Sinclair's good faith determination of the programming needs of the Station; provided further that any costs and/or liabilities associated with any such Program Rights agreements shall be allocated to the Station

on a basis generally consistent with the historical practices for allocation of costs and/or liabilities for Program Rights agreements among the television stations owned and/or operated by Sinclair and its subsidiaries and Deerfield and its affiliates, except to the extent with respect to Program Rights agreements entered into prior to the Closing Date, Sinclair reasonably determined, or with respect to Program Rights agreements entered into after the Closing Date, Deerfield reasonably determines an alternative allocation was or is necessary after taking into account the market conditions of Cincinnati, Ohio Nielsen Designated Market Area. Within thirty (30) days following the FTS Election Notice with respect to any Station, FTS shall deliver to Grantor Disclosure Schedule Section 4.06.

Section 1.3. Exercise of the Option. FTS may exercise the Option at any time during the time period commencing on the Closing Date and concluding on March 30, 2013 (the “Option End Date”) by delivering written notice of exercise thereof to Grantor (the “FTS Election Notice”); provided, that concurrently therewith FTS exercises its option with respect to the remaining assets of the Station that are subject to the Sinclair Option Agreement; provided further, that notwithstanding anything herein to the contrary, in the event FTS exercises its option under the Sinclair Option Agreement to purchase the Station (including the Deerfield Assets) prior to the Closing Date, following the Closing Date the parties shall treat for all purposes such exercise as having been an exercise of the Option hereunder. Within thirty (30) days following Grantor’s delivery of Updated Schedules to FTS pursuant to Section 1.2(b) above, Grantor and FTS shall enter into the Purchase Agreement with respect to the Deerfield Assets (as long as concurrently therewith FTS and Sinclair enter into the purchase agreement with respect to the remaining assets of the Station) unless FTS notifies Grantor within such thirty (30) day period that FTS is revoking such election.

ARTICLE 2.

REPRESENTATIONS AND WARRANTIES OF GRANTOR

Grantor, jointly and severally, represents and warrants to FTS as follows:

Section 2.1. Incorporation; Authorization; etc.. Deerfield is a corporation validly existing and in good standing under the laws of the State of Delaware, Licensee is a limited liability company validly existing and in good standing under the laws of the State of Delaware and Grantor has full corporate power to execute and deliver this Option Agreement, to perform its obligations hereunder and to consummate the transactions contemplated hereby. The execution and delivery of this Option Agreement and the Purchase Agreement, the performance of Grantor’s obligations hereunder and thereunder and the consummation of the transactions contemplated hereby and thereby by Grantor have been duly and validly authorized by the board of directors of Deerfield and by the sole member of Licensee and no other corporate proceedings or actions on the part of Grantor, its board of directors or stockholders are necessary therefor. The execution, delivery and performance of this Option Agreement and the Purchase Agreement by Grantor will not (a) conflict with or violate any law, order, award, judgment, injunction or decree applicable to Grantor, the Deerfield Assets or the Station or by which any of the Deerfield Assets or the Station are subject or affected, (b) conflict with or result in any breach of or constitute a default (or an event which with notice or lapse of time or both would become a

default) of any Contract to which Grantor is a party or by which Grantor is bound or to which any of the Deerfield Assets or the Station are subject or affected, or result in the acceleration of any indebtedness or in the creation of any Encumbrance upon the Deerfield Assets, or (c) conflict with or violate the articles of incorporation, bylaws, limited liability company agreement or any related organizational documents of Grantor. This Option Agreement has been duly executed and delivered by Grantor, and, assuming the due execution hereof by FTS, this Option Agreement constitutes the legal, valid and binding obligation of Grantor.

Section 2.2. Consents and Approvals. The execution and delivery of this Option Agreement does not and will not require any consent, approval, exemption, authorization or other action by, or filing with or notification to any Government Authority or any other person, except that the Option Agreement shall be filed with the FCC within thirty (30) days from the date hereof.

Section 2.3. Brokers, Finders, etc. Neither Grantor nor any subsidiary of Grantor has employed, or is subject to the valid claim of, any broker, finder, consultant or other intermediary in connection with the transactions contemplated hereby who would have a valid claim for a fee or commission from FTS in connection with such transactions.

ARTICLE 3. REPRESENTATIONS AND WARRANTIES OF FTS

FTS represents and warrants to Grantor as follows:

Section 3.1. Incorporation; Authorization; etc. FTS is a corporation validly existing and in good standing under the laws of the State of Delaware, and FTS has full corporate power to execute and deliver this Option Agreement, to perform its obligations hereunder and to consummate the transactions contemplated hereby. The execution and delivery of this Option Agreement, the performance of FTS's obligations hereunder and the consummation of the transactions contemplated hereby by FTS have been duly and validly authorized by the board of directors of FTS and no other corporate proceedings or actions on the part of FTS, its board of directors or stockholders are necessary therefor. The execution, delivery and performance under this Option Agreement by FTS will not (a) conflict with or violate any law, order, award, judgment, injunction or decree applicable to FTS, (b) conflict with or result in any breach of or constitute a default (or an event which with notice or lapse of time or both would become a default) of a contract to which FTS is bound, or (c) conflict with or violate the articles of incorporation, bylaws or any related organizational documents of FTS. This Option Agreement has been duly executed and delivered by FTS, and, assuming the due execution hereof by Grantor, this Option Agreement constitutes the legal, valid and binding obligation of FTS, enforceable against FTS in accordance with its terms.

Section 3.2. Consents and Approvals. The execution and delivery of this Option Agreement do not and will not require any consent, approval, exemption, authorization or other action by, or filing with or notification to any Government Authority or any other person, except

that the Option Agreement shall be filed with the FCC within thirty (30) days from the date hereof.

Section 3.3. Brokers, Finders, etc.. FTS has not employed, and is not subject to the valid claim of, any broker, finder, consultant or other intermediary in connection with the transactions contemplated hereby who would have a valid claim for a fee or commission from FTS in connection with such transactions.

Section 3.4. FCC Representations. As of the date of this Agreement, FTS represents and warrants that the acquisition of the Station by Buyer shall not violate: (a) the national station ownership cap imposed by FCC regulations, or (b) FCC regulations governing ownership of multiple stations in the same market.

ARTICLE 4. ADDITIONAL AGREEMENTS

Section 4.1. Operation of the Station. Except (i) as contemplated or required by this Option Agreement, (ii) as required by applicable Law or by a Governmental Authority of competent jurisdiction, or (iii) with the prior written consent of FTS, which consent may not be unreasonably withheld, delayed or conditioned, from and after the Closing Date until the exercise of the Option, Grantor shall (and shall cause Grantor's subsidiaries to):

(a) operate the Business in compliance in all material respects with the Communications Act, the FCC Licenses, the FCC rules and regulations and all applicable Laws;

(b) not cause or permit, or agree or commit to cause or permit, by act or failure to act, any of the FCC Licenses to expire or to be revoked, suspended or adversely modified, or take or fail to take any action that would cause the FCC or any other Governmental Authority to institute proceedings for the suspension, revocation or adverse modification of any of the FCC Licenses;

(c) not sell, lease, license or otherwise dispose of any assets of the Business except (i) pursuant to or in accordance with existing contracts or commitments of the Station or (ii) immaterial assets in the ordinary course of business consistent with past practices of the Station ("Station Ordinary Course");

(d) maintain the Deerfield Assets in normal operating condition and in conformity in all material respects with all applicable FCC technical regulations, ordinary wear and tear excepted;

(e) not enter into, renew or allow the renewal of or entering into, any employment or consulting agreement or other contract or arrangement with respect to the performance of personal services for the Station that are not terminable at will;

(f) utilize the Program Rights consistent with the Station Ordinary Course and not sell or otherwise dispose of any such Program Rights;

(g) reasonably promptly notify FTS of any attempted or actual collective bargaining organizing activity with respect to the applicable Employees;

(h) not enter into any arrangement or Contract with any Affiliate that survives the Closing;

(i) not enter into or become obligated under any New Lease;

(j) perform in all material respects all of its obligations under the Assumed Contracts in a timely manner;

(k) not enter into any agreement or other contract or arrangement requiring payment or other compensation that becomes payable as a result of the Closing for which FTS will be responsible; and

(l) not agree or commit, whether in writing or otherwise, to take any of the actions specified in the foregoing clauses.

Section 4.2. Financial and Operating Reports. Within thirty (30) days or sooner (if available) after the end of each fiscal quarter ending after the date hereof and prior to Closing, Grantor shall deliver to FTS, at Grantor's expense, such quarterly financial and operating reports for each Station as are routinely prepared for internal use for management of Grantor including, if so prepared, quarterly cash flow statements and quarterly reports of capital expenditures.

Section 4.3. Additional Deliveries of Grantor. In addition to the other actions required to be done hereby, Grantor shall deliver, or cause to be delivered, as of the date hereof, to FTS such certificates, instruments and documents as may be reasonably requested by FTS to carry out the provisions hereof and give effect to the transactions contemplated hereby.

Section 4.4. Additional Deliveries of FTS. FTS shall deliver, or cause to be delivered, as of the date hereof, to Grantor such certificates, instruments and documents as may be reasonably requested by Grantor to carry out the provisions hereof and give effect to the transactions contemplated hereby.

Section 4.5. Confidentiality. Except as required by law, the parties shall keep confidential the terms of this Option Agreement.

Section 4.6. Representation Agreement. Grantor will not enter into or renew any national sales representation agreement with respect to the Station which will be binding on the Station after the Closing of the acquisition thereof without the prior written consent of FTS.

ARTICLE 5. TERMINATION

Section 5.1. Termination. Without limiting any rights of FTS set forth in Article 6, FTS shall have the right to terminate this Option Agreement upon the occurrence of any of the following events:

- (a) any representation or warranty of Grantor (or any subsidiary of Grantor) contained in Article 2 hereof shall fail to be true and correct in all material respects; or
- (b) Grantor shall fail to comply in any material respect with any covenant or obligation applicable to it set forth in this Option Agreement.

ARTICLE 6. REMEDIES

Section 6.1. Specific Performance. In addition to any other remedies which FTS may have at law or in equity, Grantor hereby acknowledges that the Deerfield Assets and the Station are unique, and that the harm to FTS resulting from a breach by Grantor of its obligations cannot be adequately compensated by damages. Accordingly, Grantor agrees that FTS shall have the right to have all obligations, undertakings, agreements, covenants and other provisions of this Option Agreement specifically performed by Grantor (and subsidiaries of Grantor), and that FTS shall have the right to obtain an order or decree of such specific performance in any of the courts of the United States of America or of any state or other political subdivision thereof.

Section 6.2. Remedies Generally. The Grantor and FTS shall have all remedies provided by statute, at law, in equity or otherwise resulting from the breach by a party of its obligations under this Option Agreement. The remedies provided herein shall be cumulative and shall not preclude the assertion by Grantor or FTS of any other rights or the seeking of any other remedies against the other, or their respective successors or assigns.

ARTICLE 7. GENERAL PROVISIONS

Section 7.1. Expenses. Unless otherwise indicated in this Option Agreement, all costs and expenses incurred in connection with this Option Agreement and the transactions contemplated hereby, including fees and disbursements of counsel, financial advisors and accountants, shall be paid by the party incurring such costs and expenses.

Section 7.2. Notices. All notices, requests, claims, demands and other communications given or made pursuant hereto shall be in writing (and shall be deemed to have been duly given or made upon receipt) by delivery in person (including delivery by nationally recognized overnight courier service) or by registered or certified mail (postage prepaid, return

receipt requested) to the respective parties at the following addresses (or at such other address for a party as shall be specified in a notice given in accordance with this Section 7.2).

Notices to Grantor shall be addressed to:

Deerfield Media (Cincinnati), Inc.
1735 York Avenue, Apt #38A
New York, NY 10128
Attention: Stephen P. Mumbrow

with a copy to:

Thomas & Libowitz, P.A.
100 Light Street, Suite 1100
Baltimore MD 21202
Attention: Steven A. Thomas

Notices to FTS shall be addressed to:

Fox Television Stations, Inc.
c/o News Corporation
1211 Avenue of the Americas, 7th Floor
New York, NY 10030
Attention: General Counsel

with a copy to:

Hogan Lovells US LLP
7930 Jones Branch Drive, Suite 900
McLean, VA 22102
Attention: Richard T. Horan, Jr.

and

Hogan Lovells US LLP
875 Third Avenue
New York, NY 10022
Attention: Alexander B. Johnson

Section 7.3. Public Announcements. The parties hereto shall not make, or cause to be made, any press releases or public announcements in respect of this Option Agreement or the transactions contemplated herein or otherwise communicate with any news media without prior notification of the other, and the parties shall reasonably cooperate as to the timing and content of any such announcement.

Section 7.4. Headings. The descriptive headings contained in this Option Agreement are for convenience of reference only and shall not affect in any way the meaning or interpretation of this Option Agreement.

Section 7.5. Severability. If any term or other provision of this Option Agreement is invalid, illegal or incapable of being enforced by any rule of law, or public policy, all other conditions and provisions of this Option Agreement shall nevertheless remain in full force and effect so long as the economic or legal substance of the transactions contemplated hereby is not affected in any manner materially adverse to any party. Upon such determination that any term or other provision is invalid, illegal or incapable of being enforced, the parties hereto shall negotiate in good faith to modify this Option Agreement so as to effect the original intent of the parties as closely as possible in a mutually acceptable manner in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible.

Section 7.6. Entire Agreement. This Option Agreement and the Purchase Agreement, together with the other agreements contemplated hereby, constitute the entire agreement of the parties hereto with respect to the subject matter hereof and supersedes all prior agreements and undertakings, both written and oral, with respect to the subject matter hereof.

Section 7.7. Successors and Assigns. This Option Agreement shall be binding upon and inure to the benefit of the parties hereto and their permitted successors and assigns. Neither party may assign or transfer its rights and obligations hereunder without the prior written consent of the other party. Notwithstanding the foregoing, FTS shall be permitted to assign or transfer its rights hereunder to any person prior to the exercise of the Option; provided, that (a) any such assignee delivers to Grantor a written assumption of this Agreement and (b) FTS shall remain liable for all of its obligations hereunder.

Section 7.8. Third-Party Beneficiaries. This Option Agreement is for the sole benefit of the parties hereto and their permitted assigns and nothing herein expressed or implied shall give or be construed to give to any person, other than the parties hereto and such assigns, any legal or equitable rights thereunder.

Section 7.9. Amendment; Waiver. This Option Agreement may not be amended or modified except by an instrument in writing duly executed by each party hereto. Waiver of any term or condition of this Option Agreement shall be effective only if in a writing signed by the party to be charged therewith and shall not be construed as a waiver of any subsequent breach or waiver of the same term or condition, or a waiver of any other term or condition of this Option Agreement.

Section 7.10. Governing Law; Jurisdiction. The construction and performance of this Option Agreement shall be governed by, and construed in accordance with, the law of the State of Delaware without regard to its principles of conflict of law. The exclusive forum for the resolution of any disputes arising hereunder shall be the Delaware Chancery Court, and each party hereto irrevocably submits to the exclusive jurisdiction of such courts in any such action or

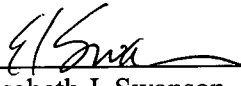
proceeding and irrevocably waives the reference of an inconvenient forum to the maintenance of any such action or proceeding. Each party agrees not to bring any action or proceeding arising out of or relating to this Agreement in any other court.

Section 7.12. Counterparts. This Option Agreement may be executed in one or more counterparts, and by the different parties hereto in separate counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties have caused this Option Agreement to be executed as of the date first written above by their respective officers thereunto duly authorized.

FOX TELEVISION STATIONS, INC.

By: 
Elisabeth J. Swanson
EVP, CFO and Technical Operations

DEERFIELD MEDIA (CINCINNATI), INC.

By: _____
Name: _____
Title: _____

DEERFIELD MEDIA (CINCINNATI) LICENSEE, LLC.

By: _____
Name: _____
Title: _____

IN WITNESS WHEREOF, the parties have caused this Option Agreement to be executed as of the date first written above by their respective officers thereunto duly authorized.

FOX TELEVISION STATIONS, INC.

By: _____

Elisabeth J. Swanson
EVP, CFO and Technical Operations

DEERFIELD MEDIA (CINCINNATI), INC.

By: _____

Name: STEPHEN F. MUMFORD
Title: PRESIDENT

DEERFIELD MEDIA (CINCINNATI) LICENSEE, LLC.

By: _____

Name: STEPHEN F. MUMFORD
Title: _____

[Signature Page to Option Agreement]

EXHIBIT A TO OPTION AGREEMENT

ASSETS CURRENT FCC LICENSE AND RENEWAL AUTHORIZATIONS WSTR-TV AND ASSOCIATED AUXILIARY STATIONS

Licensee: WSTR Licensee, Inc.

Main Station WSTR-TV, Cincinnati, Ohio
Facility ID No.: 11204

Type of Authorization	Call Sign	Grant Date	Expiration Date
Digital TV License (File No. BLCDT-20091117ACS)	WSTR-TV (and associated broadcast auxiliaries)	10/20/10	10/01/13

Low Power Translator, Dayton, Ohio
Licensee: WSTR Licensee, Inc.
Facility ID No.: 11203

Type of Authorization	Call Sign	Grant Date	Expiration Date
Television Translator License (File No. BLTTL-20100511AAU)	W22DE	06/30/10	10/01/13

Broadcast Auxiliary Stations Associated with
Main Station WSTR-TV, Cincinnati, Ohio
Facility ID No.: 11204

Type of Authorization	Call Sign
TV Intercity Relay License	WGH912
TV Intercity Relay License	WGV734
TV Pickup License	WPYP937

Business Radio Station Used with
WSTR-TV, Cincinnati, Ohio
Licensee: WSTR-TV Licensee, Inc.
Facility ID No.: 11204

Type of Authorization	Call Sign	Expiration Date
Industrial/Business Microwave Station License	WPYJ844	08/25/13

Earth Station Associated with
Main Station WSTR-TV, Cincinnati, Ohio
Licensee: WSTR Licensee, Inc.
Facility ID No.: 11204

Type of Authorization	Call Sign	Expiration Date
Receive Only Earth Station Registration	WV20	11/09/19

Antenna Structure Associated with
Main Station WSTR-TV, Cincinnati, Ohio
Facility ID No.: 11204

Registration Number	Issue Date	Coordinates	Overall Height	Owner
1014132	02/21/97	39° 12' 01.0" N 84° 31' 22.0" W	290.8 meters	WSTR Licensee Inc. DBA WSTR TV

Tangible Personal Property

Asset ID	Description	Acquisition Date	Asset Type
WSTR001320	TRANSMITTER, MRC MAGG	8/1/1996	Transmission Equipment
WSTR001330	TRANSMITTER, MRC MAGG	8/1/1996	Transmission Equipment
WSTR001340	RECEIVER, MRC MAGG	8/1/1996	Transmission Equipment
WSTR001350	ANTENNA, ANDREW 6' PARABOLIC	8/1/1996	Transmission Equipment
WSTR001360	WAVEGUIDE, 100', WITH CONNECTORS	8/1/1996	Transmission Equipment
WSTR001380	ANTENNA, ANDREW 6' PARABOLIC, QTY 2	8/1/1996	Transmission Equipment

WSTR001390	TRANSMITTER, MRC MAGG	8/1/1996	Transmission Equipment
WSTR001400	RECEIVER, MRC MAGG	8/1/1996	Transmission Equipment
WSTR001410	RECEIVER, MRC MAGG	8/1/1996	Transmission Equipment
WSTR001420	ANTENNA, ANDREW 6' PARABOLIC	8/1/1996	Transmission Equipment
WSTR001430	WAVEGUIDE, 50', WITH CONNECTORS	8/1/1996	Transmission Equipment
WSTR004310	SPECTRUM ANALYZER REFURBISHMENT	5/15/1999	Transmission Equipment
WSTR004590	Accrodyne Transmitter	9/30/2002	Transmission Equipment
WSTR004600	Dielectric Antenna	9/30/2002	Transmission Equipment
WSTR004650	Satellite to Cable Trans	9/30/2002	Transmission Equipment
WSTR004660	IOT INPUT	10/1/2002	Transmission Equipment
WSTR004670	DTV Wall	10/1/2002	Transmission Equipment
WSTR004700	Antenna DTV World Wide	11/1/2002	Transmission Equipment
WSTR004710	Antenna DTV Roscor	11/1/2002	Transmission Equipment
WSTR004720	Antenna DTV-Dielectric	11/1/2002	Transmission Equipment
WSTR004730	Roscor Racks	12/1/2002	Transmission Equipment
WSTR004740	Ice Bridge-Nat'l Engineering	12/1/2002	Transmission Equipment
WSTR004790	Dielectric Antenna	12/1/2002	Transmission Equipment
WSTR004800	Microwave Radio	12/1/2002	Transmission Equipment
WSTR004810	Transmitter	1/1/2003	Transmission Equipment
WSTR004830	Dielectric DTV transmitter parts	4/1/2003	Transmission Equipment
WSTR004840	E2V Tech - Transmitter	4/1/2003	Transmission Equipment
WSTR004880	Acrodyne-tower	5/1/2003	Transmission Equipment
WSTR004900	Rack mount cable kit switch	6/1/2003	Transmission Equipment
WSTR004950	Satellite Dish Install EASI	9/1/2003	Transmission Equipment
WSTR004960	Digital Antenna	9/1/2003	Transmission Equipment
WSTR005000	EASI satellite dish	9/1/2003	Transmission Equipment
WSTR005070	EASI Satellite	12/1/2003	Transmission Equipment
WSTR005220	Transmitter Tubes	12/1/2003	Transmission Equipment
WSTR005250	Landmark Tower	12/1/2003	Transmission Equipment
WSTR005260	DTV Test Equipment	12/1/2003	Transmission Equipment
WSTR005420	Tower wave guide	3/1/2004	Transmission Equipment
WSTR005430	Power Amplifiers	3/1/2004	Transmission Equipment
WSTR005510	Concrete pad	3/1/2004	Transmission Equipment
WSTR005600	Generator-CAT 750 for Transmitter	6/1/2004	Transmission Equipment
WSTR005630	IPA Amp	8/1/2004	Transmission Equipment

WSTR005650	Rechanel Axecelerator	8/1/2004	Transmission Equipment
WSTR005670	Exciter w/ upconvertor & modulator	10/1/2004	Transmission Equipment
WSTR005680	IOT Tube E2V technology	12/1/2004	Transmission Equipment
WSTR005700A	Dieplexer	12/1/2004	Transmission Equipment
WSTR005700B	Dieplexer wiring & installation	2/1/2005	Transmission Equipment
WSTR005730	E2V Technology 2 Output cavities	2/1/2005	Transmission Equipment
WSTR005840A	8VSB Analazer-I/C	12/28/2005	Transmission Equipment
WSTR005840B	Dell Optiplex GX520 Computer for 8VSB Analyze	2/28/2006	Transmission Equipment
WSTR005930B	Princeton LCD 17" Black Monitor	7/31/2006	Transmission Equipment
WSTR006030	Digital Transmitter Tubes for DTV Conversion	9/11/2006	Transmission Equipment
WSTR006040	VSB Demod and Shoulder Analyzer	9/11/2006	Transmission Equipment
WSTR007770	Guidebuilder	10/24/2007	Transmission Equipment
WSTR007950	Freight - Arodyne Exciters 2 amounts \$53.30 &	7/14/2008	Transmission Equipment
WSTR007960	DTV- Exciter	7/21/2008	Transmission Equipment
WSTR007980	CodeRunner 2 Transmitter	9/11/2009	Transmission Equipment
WSTR007990	Relocation BandPass Filter	9/11/2009	Transmission Equipment
WSTR008000	CodeRunner 4 Receiver	9/11/2009	Transmission Equipment
WSTR008010	ProScan III Local/Slave Controller	9/11/2009	Transmission Equipment
WSTR008020	Remote Spectrum Viewer	9/11/2009	Transmission Equipment
WSTR008030	Master Remote Control	9/11/2009	Transmission Equipment
WSTR008040	Remote Spectrum Viewer	9/11/2009	Transmission Equipment
WSTR008080	(4) Pineapple IPAs formly on Comark Transmitt	8/1/1996	Transmission Equipment
WSTR008100	FCC Applications	3/26/2010	Transmission Equipment
WSTR008140	License for Carouselling	10/16/2010	Transmission Equipment
WSTR008150	Gig-E Switch	9/18/2010	Transmission Equipment
WSTR008160	ASI Switch	9/18/2010	Transmission Equipment
WSTR008170	Hd Encoder and MUX	9/18/2010	Transmission Equipment
WSTR008300	OH 2001-2006 SALES TAX AUDIT SETTLEMENT	8/1/2012	Transmission Equipment
WSTR008320	IOT Tubes	9/29/2012	Transmission Equipment

Contracts

1. The Program Delivery and License Agreement between Master Distribution Services, Inc. and Sinclair Media III, Inc., dated March 25, 2009, as amended by letter agreement dated December 22, 2009, and as amended by an Amendment dated January 24, 2011.

2. All music licenses relating to the Stations.

3. The following programming agreements:

Syndicator	Contract Name	Contract Status	Total Plays	per wk or Total	Contract Dates
20th Television	Bones-11/12	Active	52	per Week	09/26/2011-09/23/2012
20th Television	Bones-12/13	Future	52	per Week	09/24/2012-09/22/2013
20th Television	Bones-2x 11/12	Active	52	per Week	09/26/2011-09/23/2012
20th Television	Bones-2x 12/13	Future	52	per Week	09/24/2012-09/22/2013
20th Television	Burn Notice-12/13	Future	52	per Week	09/24/2012-09/22/2013
20th Television	Burn Notice-13/14	Future	52	per Week	09/23/2013-09/21/2014
20th Television	Burn Notice-14/15	Future	52	per Week	09/22/2014-09/20/2015
20th Television	Burn Notice-2x 12/13	Future	52	per Week	09/24/2012-09/22/2013
20th Television	Burn Notice-2x 13/14	Future	52	per Week	09/23/2013-09/21/2014
20th Television	Burn Notice-2x 14/15	Future	52	per Week	09/22/2014-09/20/2015
20th Television	Dish Nation-12/13	Future	260	per Week	09/10/2012-09/08/2013
20th Television	Dish Nation-2x 12/13	Future	260	per Week	09/10/2012-09/08/2013
20th Television	Divorce Court-11/12	Active	260	per Week	09/05/2011-09/02/2012
20th Television	Divorce Court-12/13	Future	260	per Week	09/03/2012-09/01/2013
20th Television	Divorce Court-13/14	Future	260	per Week	09/02/2013-08/31/2014
20th Television	Divorce Court-14/15	Future	260	per Week	09/01/2014-08/30/2015
20th Television	Divorce Court-2x 11/12	Active	260	per Week	09/05/2011-09/02/2012
20th Television	Divorce Court-2x 12/13	Future	260	per Week	09/03/2012-09/01/2013
20th Television	Divorce Court-2x 13/14	Future	260	per Week	09/02/2013-08/31/2014
20th Television	Divorce Court-2x 14/15	Future	260	per Week	09/01/2014-08/30/2015
20th Television	Glee-13/14	Future	52	per	09/09/2013-

				Week	09/07/2014
				per	09/08/2014-
20th Television	Glee-14/15	Future	52	Week	09/06/2015
				per	09/09/2013-
20th Television	Glee-2x 13/14	Future	52	Week	09/07/2014
				per	09/08/2014-
20th Television	Glee-2x 14/15	Future	52	Week	09/06/2015
				per	09/05/2011-
20th Television	Judge Alex-11/12	Active	260	Week	09/02/2012
				per	09/03/2012-
20th Television	Judge Alex-12/13	Future	260	Week	09/01/2013
				per	09/02/2013-
20th Television	Judge Alex-13/14	Future	260	Week	08/31/2014
				per	09/01/2014-
20th Television	Judge Alex-14/15	Future	260	Week	08/30/2015
				per	09/05/2011-
20th Television	Judge Alex-2x 11/12	Active	260	Week	09/02/2012
				per	09/03/2012-
20th Television	Judge Alex-2x 12/13	Future	260	Week	09/01/2013
				per	09/02/2013-
20th Television	Judge Alex-2x 13/14	Future	260	Week	08/31/2014
				per	09/01/2014-
20th Television	Judge Alex-2x 14/15	Future	260	Week	08/30/2015
				per	09/09/2013-
20th Television	Modern Family-2x 13/18	Future	1300	Week	09/02/2018
				in	09/09/2013-
20th Television	Modern Family-INIT 09/13	Future	1300	Total	09/02/2018
				per	09/09/2013-
20th Television	Modern Family-WKND 13/18	Future	1040	Week	09/02/2018
				per	09/21/2009-
20th Television	My Name is Earl-09/12	Active	780	Week	09/16/2012
				per	09/21/2009-
20th Television	My Name is Earl-2x 09/12	Active	780	Week	09/16/2012
				per	09/19/2011-
20th Television	Unit, The-11/12 (S)	Active	52	Week	09/16/2012
				per	09/19/2011-
20th Television	Unit, The-2x 11/12 (S)	Active	52	Week	09/16/2012
				per	08/04/2008-
Armstrong Williams	The Right Side with Armstrong Williams-08/13	Active	795	Week	08/31/2013
				per	09/12/2011-
Associated TV Int'l	Elizabeth Stanton's Great Big World-11/12	Active	52	Week	09/09/2012
				per	09/10/2012-
Associated TV Int'l	Elizabeth Stanton's Great Big World-12/13	Future	52	Week	09/08/2013
				per	02/01/2005-
Castle Hill	Castle Hill 10	Active	132	Title	12/14/2013
CBS Television	Everybody Loves Raymond-2nd			per	12/15/2008-
Distribution	Cycle-B	Active	1235	Week	09/08/2013
CBS Television	Everybody Loves Raymond-2nd			per	12/15/2008-
Distribution	Cycle-B 2x	Active	1235	Week	09/08/2013
CBS Television	Everybody Loves Raymond-2nd			per	12/15/2008-
Distribution	Cycle-B Wknd	Active	247	Week	09/08/2013
CBS Television	Everybody Loves Raymond-3rd			per	09/09/2013-
Distribution	Cycle	Future	780	Week	09/04/2016

CBS Television Distribution	Everybody Loves Raymond-3rd Cycle 2x	Future	780	per Week	09/09/2013-09/04/2016
CBS Television Distribution	Everybody Loves Raymond-3rd Cycle WKND	Future	312	per Week	09/09/2013-09/04/2016
CBS Television Distribution	Excused-11/12	Active	260	per Week	09/12/2011-09/09/2012
CBS Television Distribution	Excused-12/13	Future	260	per Week	09/10/2012-09/08/2013
CBS Television Distribution	Excused-2x 11/12	Active	260	per Week	09/12/2011-09/09/2012
CBS Television Distribution	Excused-2x 12/13	Future	260	per Week	09/10/2012-09/08/2013
CBS Television Distribution	Judge Glass-11/12	Active	260	per Week	09/12/2011-09/09/2012
CBS Television Distribution	Judge Glass-2x 11/12	Active	260	per Week	09/12/2011-09/09/2012
CBS Television Distribution	Judge Joe Brown-11/12	Active	520	per Week	09/12/2011-09/09/2012
CBS Television Distribution	Judge Joe Brown-12/13	Future	520	per Week	09/10/2012-09/08/2013
CBS Television Distribution	Judge Joe Brown-13/14	Future	520	per Week	09/09/2013-09/07/2014
CBS Television Distribution	Judge Joe Brown-14/15	Future	530	per Week	09/08/2014-09/13/2015
CBS Television Distribution	Judge Joe Brown-WKND 11/12	Active	104	per Week	09/12/2011-09/09/2012
CBS Television Distribution	Judge Joe Brown-WKND 12/13	Future	104	per Week	09/10/2012-09/08/2013
CBS Television Distribution	Judge Joe Brown-WKND 13/14	Future	104	per Week	09/09/2013-09/07/2014
CBS Television Distribution	Judge Joe Brown-WKND 14/15	Future	106	per Week	09/08/2014-09/13/2015
Debmar Studios	Family Feud-12/13	Future	260	per Week	09/10/2012-09/08/2013
Debmar Studios	Family Feud-13/14	Future	260	per Week	09/09/2013-09/07/2014
Debmar Studios	Family Feud-14/15	Future	260	per Week	09/08/2014-09/06/2015
Debmar Studios	Family Feud-2x 12/13	Future	260	per Week	09/10/2012-09/08/2013
Debmar Studios	Family Feud-2x 13/14	Future	260	per Week	09/09/2013-09/07/2014
Debmar Studios	Family Feud-2x 14/15	Future	260	per Week	09/08/2014-09/06/2015
Debmar Studios	Jeremy Kyle Show, The-11/12	Active	260	per Week	09/19/2011-09/16/2012
Debmar Studios	Jeremy Kyle Show, The-12/13	Future	260	per Week	09/17/2012-09/15/2013
Debmar Studios	Jeremy Kyle Show, The-2x 11/12	Active	260	per Week	09/19/2011-09/16/2012
Debmar Studios	Jeremy Kyle Show, The-2x 12/13	Future	260	per Week	09/17/2012-09/15/2013
Debmar Studios	Revolution 2	Active	102	per	10/01/2009-

				Title	07/31/2014
				per	10/01/2005-
Debmar Studios	Revolution One (B)	Active	162	Title	05/31/2013
				per	09/01/2008-
Disney/ABC	Buena Vista 10	Active	152	Title	03/05/2017
				per	10/18/2004-
Disney/ABC	Buena Vista 7	Active	144	Title	02/24/2013
				per	08/27/2007-
Disney/ABC	Buena Vista 8	Active	148	Title	03/29/2015
				per	08/31/2009-
Disney/ABC	Buena Vista 9	Active	128	Title	11/13/2016
				per	10/10/2005-
Disney/ABC	Disney Imagination 8	Active	68	Title	03/16/2014
				per	10/03/2005-
Disney/ABC	Disney Imagination 9	Active	56	Title	12/14/2015
				per	09/19/2011-
Entertainment Studios	Career Day-11/12	Active	52	Week	09/16/2012
				per	09/17/2012-
Entertainment Studios	Career Day-12/13	Future	52	Week	09/15/2013
				per	09/05/2011-
JMJ Films	Tim McCarver Show-11/12	Active	104	Week	09/02/2012
				per	09/03/2012-
JMJ Films	Tim McCarver Show-12/13	Future	104	Week	09/01/2013
	Jack Hanna Animal Adventures-			per	09/10/2012-
Litton Syndications	12/13	Future	104	Week	09/08/2013
	Jack Hanna Animal Adventures-			per	09/09/2013-
Litton Syndications	13/14	Future	104	Week	09/07/2014
				per	08/29/2011-
Litton Syndications	Wild Ltd.-11/12	Active	55	Week	09/16/2012
				per	09/19/2011-
M.G. Perin	Cheaters-11/12 WKND	Active	52	Week	09/16/2012
				per	09/17/2012-
M.G. Perin	Cheaters-12/13 WKND	Future	52	Week	09/15/2013
				per	09/19/2011-
M.G. Perin	Wild America-11/12	Active	52	Week	09/16/2012
				per	09/17/2012-
M.G. Perin	Wild America-12/13	Future	52	Week	09/15/2013
Master Distribution				in	10/03/2011-
Service, Inc.	Burn Notice - MDS-11/12	Active	104	Total	09/30/2012
				per	10/03/2011-
Master Distribution	Cold Case - MDS-11/12	Active	104	Week	09/30/2012
Service, Inc.				per	10/02/2012-
Master Distribution	House- MDS-12/13	Future	104	Week	09/30/2013
Service, Inc.				per	09/19/2011-
Master Distribution	Law & Order: SVU - MDS-11/12	Active	108	Week	09/30/2012
Service, Inc.				per	10/01/2012-
Master Distribution	Law & Order: SVU - MDS-12/13	Active	108	Week	10/13/2013
Service, Inc.				in	10/03/2011-
Master Distribution	Monk - MDS-11/12	Active	104	Total	09/30/2012
Service, Inc.				in	10/05/2012-
Master Distribution	Monk - MDS-12/13	Active	104	Total	10/03/2013
Service, Inc.				per	10/03/2012-
Master Distribution	Numb3rs-MDS-12/13	Future	104	Week	10/01/2013

Master Distribution Service, Inc.	White Collar-MDS-12/13	Future	104	per Week	10/04/2012-10/02/2013
Master Distribution Service, Inc.	Without a Trace - MDS-11/12	Active	104	in Total	10/03/2011-09/30/2012
MGM Worldwide TV, Inc	MGM Premiere 3	Active	78	in Total	07/01/2008-11/09/2014
MGM Worldwide TV, Inc	MGM Premiere 4	Active	48	per Title	11/28/2011-11/30/2014
MGM Worldwide TV, Inc	MGM Premiere 5	Future	33	per Title	11/14/2013-12/17/2017
MGM Worldwide TV, Inc	MGM Weekly 9	Active	104	per Title	09/26/2011-09/23/2012
NBC Universal	Baggage-12/13	Future	265	per Week	09/17/2012-09/22/2013
NBC Universal	Baggage-2x 12/13	Future	265	per Week	09/17/2012-09/22/2013
NBC Universal	House-11/12	Active	104	per Week	09/19/2011-09/16/2012
NBC Universal	Jerry Springer-11/12	Active	260	per Week	09/05/2011-09/02/2012
NBC Universal	Jerry Springer-12/13	Future	265	per Week	09/03/2012-09/08/2013
NBC Universal	Jerry Springer-13/14	Future	260	per Week	09/09/2013-09/07/2014
NBC Universal	Jerry Springer-14/15	Future	260	per Week	09/08/2014-09/06/2015
NBC Universal	Jerry Springer-15/16	Future	260	per Week	09/07/2015-09/04/2016
NBC Universal	Jerry Springer-2x 11/12	Active	260	per Week	09/05/2011-09/02/2012
NBC Universal	Jerry Springer-2x 12/13	Future	265	per Week	09/03/2012-09/08/2013
NBC Universal	Jerry Springer-2x 13/14	Future	260	per Week	09/09/2013-09/07/2014
NBC Universal	Jerry Springer-2x 14/15	Future	260	per Week	09/08/2014-09/06/2015
NBC Universal	Jerry Springer-2x 15/16	Future	260	per Week	09/07/2015-09/04/2016
NBC Universal	Jerry Springer-WKND 11/12	Active	52	per Week	09/05/2011-09/02/2012
NBC Universal	Jerry Springer-WKND 12/13	Future	53	per Week	09/03/2012-09/08/2013
NBC Universal	Jerry Springer-WKND 13/14	Future	52	per Week	09/09/2013-09/07/2014
NBC Universal	Jerry Springer-WKND 14/15	Future	52	per Week	09/08/2014-09/06/2015
NBC Universal	Jerry Springer-WKND 15/16	Future	52	per Week	09/07/2015-09/04/2016
NBC Universal	Maury-11/12	Active	260	per Week	09/05/2011-09/02/2012
NBC Universal	Maury-12/13	Future	265	per Week	09/03/2012-09/08/2013
NBC Universal	Maury-13/14	Future	260	per	09/09/2013-

				Week	09/07/2014
				per	09/08/2014-
NBC Universal	Maury-14/15	Future	260	Week	09/06/2015
				per	09/07/2015-
NBC Universal	Maury-15/16	Future	260	Week	09/04/2016
				per	09/05/2011-
NBC Universal	Maury-2x 11/12	Active	260	Week	09/02/2012
				per	09/03/2012-
NBC Universal	Maury-2x 12/13	Future	265	Week	09/08/2013
				per	09/09/2013-
NBC Universal	Maury-2x 13/14	Future	260	Week	09/07/2014
				per	09/08/2014-
NBC Universal	Maury-2x 14/15	Future	260	Week	09/06/2015
				per	09/07/2015-
NBC Universal	Maury-2x 15/16	Future	260	Week	09/04/2016
				per	09/12/2011-
NBC Universal	Steve Wilkos Show, The-11/12	Active	260	Week	09/09/2012
				per	09/10/2012-
NBC Universal	Steve Wilkos Show, The-12/13	Future	265	Week	09/15/2013
				per	09/16/2013-
NBC Universal	Steve Wilkos Show, The-13/14	Future	260	Week	09/14/2014
				per	09/15/2014-
NBC Universal	Steve Wilkos Show, The-14/15	Future	260	Week	09/13/2015
				per	09/14/2015-
NBC Universal	Steve Wilkos Show, The-15/16	Future	260	Week	09/11/2016
				per	09/12/2011-
NBC Universal	Steve Wilkos Show, The-2x 11/12	Active	260	Week	09/09/2012
				per	09/10/2012-
NBC Universal	Steve Wilkos Show, The-2x 12/13	Future	265	Week	09/15/2013
				per	09/16/2013-
NBC Universal	Steve Wilkos Show, The-2x 13/14	Future	260	Week	09/14/2014
				per	09/15/2014-
NBC Universal	Steve Wilkos Show, The-2x 14/15	Future	260	Week	09/13/2015
				per	09/14/2015-
NBC Universal	Steve Wilkos Show, The-2x 15/16	Future	260	Week	09/11/2016
				per	09/19/2011-
NBC Universal	The Office-2x 11/15	Active	1235	Week	06/12/2016
				in	09/21/2009-
NBC Universal	The Office-Init 04/09	Active	975	Total	06/12/2016
				in	09/20/2010-
NBC Universal	The Office-S6 09/10	Active	195	Total	06/12/2016
				in	09/19/2011-
NBC Universal	The Office-S7 10/11	Active	195	Total	06/12/2016
				in	09/17/2012-
NBC Universal	The Office-S8 11/12	Future	195	Total	06/12/2016
				in	09/16/2013-
NBC Universal	The Office-S9 12/13	Future	195	Total	06/12/2016
				per	09/21/2009-
NBC Universal	The Office-Wknd 09/15	Active	702	Week	06/12/2016
				per	09/10/2012-
NBC Universal	Trisha Goddard Show, The-12/13	Future	530	Week	09/15/2013
				per	09/16/2013-
NBC Universal	Trisha Goddard Show, The-13/14	Future	520	Week	09/14/2014

Program Exchange	Coach-11/12 WSTR AFO	Active	260	in Total	09/26/2011-09/30/2012
Red Willow Films	Eco Company-11/12	Active	52	per Week	09/12/2011-09/09/2012
Red Willow Films	Eco Company-12/13	Future	52	per Week	09/10/2012-09/08/2013
Sony Pictures Television	Rules of Engagement-12/16	Future	1040	per Week	09/10/2012-09/04/2016
Sony Pictures Television	Rules of Engagement-2x 12/16	Future	1040	per Week	09/10/2012-09/04/2016
Sony Pictures Television	Rules of Engagement-WKND 12/16	Future	416	per Week	09/10/2012-09/04/2016
Sony Pictures Television	Sony Weekly 9	Active	112	per Title	02/27/2012-03/24/2013
Steve Rotfeld Productions	Wild About Animals-11/12	Active	52	per Week	08/22/2011-08/19/2012
Steve Rotfeld Productions	Wild About Animals-12/13	Future	52	per Week	08/20/2012-08/18/2013
Telco Productions	Dragonfly TV-11/12	Active	52	per Week	09/05/2011-09/02/2012
Telco Productions	Dragonfly TV-12/13	Future	52	per Week	09/03/2012-09/01/2013
Telco Productions	Dragonfly TV-13/14	Future	52	per Week	09/02/2013-08/31/2014
Trifecta Entertainment	Paramount Select 11/12	Active	90	per Title	06/01/2011-11/25/2012
Warner Bros.	Big Bang Theory, The-2x 11/17	Active	1430	per Week	09/19/2011-03/12/2017
Warner Bros.	Big Bang Theory, The-INIT 07/11	Active	845	in Total	09/17/2012-03/12/2017
Warner Bros.	Big Bang Theory, The-S5 11/12	Future	195	in Total	09/16/2013-03/12/2017
Warner Bros.	Big Bang Theory, The-S6 12/13	Future	195	in Total	09/15/2014-03/12/2017
Warner Bros.	Big Bang Theory, The-S7 13/14	Future	195	per Total	09/19/2011-03/12/2017
Warner Bros.	Big Bang Theory, The-WKND 11/17	Active	1144	per Week	09/12/2011-03/12/2017
Warner Bros.	Cold Case-11/12	Active	52	per Week	09/09/2012-09/10/2012
Warner Bros.	Cold Case-12/13	Future	52	in Week	09/08/2013-06/12/2006
Warner Bros.	Friends-2nd CYC	Active	3510	per Total	12/01/2013-12/02/2013
Warner Bros.	Friends-3rd Cycle	Future	990	per Week	09/17/2017-12/02/2013
Warner Bros.	Friends-3rd Cycle 2x	Future	990	per Week	09/17/2017-12/02/2013
Warner Bros.	Friends-3rd Cycle WKND	Future	396	per Week	09/17/2017-06/12/2006
Warner Bros.	Friends-WKND 2nd CYC	Active	780	per Week	12/01/2013
Warner Bros.	Judge Mathis-11/12	Active	260	per	09/05/2011-

				Week	09/02/2012
				per	09/03/2012-
Warner Bros.	Judge Mathis-12/13	Future	265	Week	09/08/2013
				per	09/09/2013-
Warner Bros.	Judge Mathis-13/14	Future	260	Week	09/07/2014
				per	09/08/2014-
Warner Bros.	Judge Mathis-14/15	Future	260	Week	09/06/2015
				per	09/05/2011-
Warner Bros.	Judge Mathis-2x 11/12	Active	260	Week	09/02/2012
				per	09/03/2012-
Warner Bros.	Judge Mathis-2x 12/13	Future	265	Week	09/08/2013
				per	09/09/2013-
Warner Bros.	Judge Mathis-2x 13/14	Future	260	Week	09/07/2014
				per	09/08/2014-
Warner Bros.	Judge Mathis-2x 14/15	Future	260	Week	09/06/2015
	New Adventures of Old Christine,			per	09/12/2011-
Warner Bros.	The-11/12	Active	260	Week	09/09/2012
	New Adventures of Old Christine,			per	09/10/2012-
Warner Bros.	The-12/13	Future	260	Week	09/08/2013
	New Adventures of Old Christine,			per	09/12/2011-
Warner Bros.	The-2x 11/12	Active	260	Week	09/09/2012
	New Adventures of Old Christine,			per	09/10/2012-
Warner Bros.	The-2x 12/13	Future	260	Week	09/08/2013
	New Adventures of Old Christine,			per	09/13/2010-
Warner Bros.	The-WKND 10/13	Active	312	Week	09/08/2013
				per	09/05/2011-
Warner Bros.	People's Court-11/12	Active	260	Week	09/02/2012
				per	09/03/2012-
Warner Bros.	People's Court-12/13	Future	265	Week	09/08/2013
				per	09/09/2013-
Warner Bros.	People's Court-13/14	Future	260	Week	09/07/2014
				per	09/08/2014-
Warner Bros.	People's Court-14/15	Future	260	Week	09/06/2015
				per	09/05/2011-
Warner Bros.	People's Court-2x 11/12	Active	260	Week	09/02/2012
				per	09/03/2012-
Warner Bros.	People's Court-2x 12/13	Future	265	Week	09/08/2013
				per	09/09/2013-
Warner Bros.	People's Court-2x 13/14	Future	260	Week	09/07/2014
				per	09/08/2014-
Warner Bros.	People's Court-2x 14/15	Future	260	Week	09/06/2015
				per	09/05/2011-
Warner Bros.	This Old House-11/12	Active	52	Week	09/02/2012
				per	09/03/2012-
Warner Bros.	This Old House-12/13	Future	53	Week	09/08/2013
				per	09/09/2013-
Warner Bros.	This Old House-13/14	Future	52	Week	09/07/2014
				per	10/02/2006-
Warner Bros.	Warner Bros. Volume 38 (Barter)	Active	108	Title	05/01/2016
				per	12/04/2006-
Warner Bros.	WB Volume 37B	Active	70	Title	03/01/2015
				per	07/07/2008-
Warner Bros.	WB Volume 39	Active	92	Title	01/01/2023

Warner Bros.	WB Volume 40	Active	100	per Title	02/27/2012- 08/29/2021
Warner Bros.	WB Volume 41	Active	140	per Title	04/26/2010- 05/08/2022