

**AMENDED NEGOTIATED DTV CHANNEL ELECTION
CONFLICT RESOLUTION AGREEMENT**

Nebraska Educational Telecommunications Commission (“NETC”), as licensee of noncommercial educational Station KTNE-TV/DT, Alliance, Nebraska, and NETC, as licensee of noncommercial educational Station KRNE-TV/DT, Augusta, Nebraska, hereby enters this AMENDED NEGOTIATED DTV CHANNEL ELECTION CONFLICT RESOLUTION AGREEMENT (“Agreement”) on this 15 day of August, 2005.

WHEREAS, NETC has been allotted digital television (“DTV”) Channel 24, Alliance, Nebraska, by the Federal Communications Commission (“FCC”) as the paired DTV channel for Station KTNE-TV, Channel 13, Alliance, Nebraska;

WHEREAS, NETC has also been allotted DTV Channel 17, Merriman, Nebraska by the FCC as the paired DTV channel for its Station KRNE-TV, Channel 12, Merriman, Nebraska;

WHEREAS, NETC has elected Channel 13 as its permanent digital channel for KTNE-DT, and Channel 12 as its permanent digital channel for KRNE-DT, in the first round election established by the FCC in the *Report and Order in the Matter of Second Periodic Review of the Commission’s Rules and Policies Affecting the Conversion to Digital Television* (MB Docket No. 03-15) (“Second Periodic Review Decision”);

WHEREAS, by letter dated June 7, 2005, the FCC informed NETC that the election of Channel 13 for KTNE-DT would result in impermissible interference to the elected DTV Channel 12 of KRNE-DT;

WHEREAS, NETC, as licensee of KTNE-TV/DT, and NETC, as licensee of noncommercial educational Station KRNE-TV/DT, entered into a NEGOTIATED DTV CHANNEL ELECTION CONFLICT RESOLUTION AGREEMENT on July 18, 2005; and

WHEREAS, by Public Notice dated August 2, 2005, in DA 05-2233, the FCC set forth guidelines for interference agreements concerning the resolution of first round DTV channel elections;

NOW, THEREFORE, in consideration of the foregoing, NETC, for KTNE-TV/DT, and NETC, for KRNE-TV/DT, hereby agrees as follows:

1. NETC, on behalf of KRNE-DT, Channel 12, will accept interference from digital television facilities of KTNE-DT, Channel 13, as permitted by the Second Periodic Review Decision, and in the amount of 0.2 %, as specified in the aforementioned FCC letter of June 7, 2005.
2. NETC certifies that, in accordance with the Second Periodic Review Decision, KRNE-DT will be able to serve all of its community license despite the interference from KTNE-DT.
3. Except for the foregoing, this Agreement imposes no other obligation on either party, including any obligation on the part of either Station KRNE-TV/DT or KTNE-TV/DT to take any action to resolve any interference that may be caused or received by either Station to or from the other Station.
4. This Agreement shall run with the licenses for KRNE-DT and KTNE-DT. It shall automatically be assigned to, and be binding on, any and all successor licensees of each of Station KRNE-DT and KTNE-DT.
5. This Agreement is executed in connection with the FCC Form 383 filing of KTNE(TV/DT) in FCC File No. BFR CET-20050719ACU.

AGREED, as of the date noted above:

NEBRASKA EDUCATIONAL TELECOMMUNICATIONS
COMMISSION, for KTNE-TV/DT

By: Rod Bates

Name: Rod Bates

Title: Secretary

NEBRASKA EDUCATIONAL TELECOMMUNICATIONS
COMMISSION, for KRNE-TV/DT

By: Rod Bates

Name: Rod Bates

Title: Secretary