

Regarding rule making between those who broadcast via antenna free to the public and those who buy for the purpose of retransmission. It is prudent to treat those who purchase programming for the purpose rebroadcast the same as they would treat their customers. That is the re broadcasters are permitted to decide whom in the public shall be permitted to buy the rebroadcast transmissions. Some members of the public are under private contract with re broadcasters to not intercept their signal. To be certain, if a rebroadcaster is entitled the right to deny subscribers a right to television programming available to the general public, then so does the networks have such a right to deny rebroadcasters any such right. You cannot allow on one hand, "state that a rebroadcaster, under private contract, can barr the public then, on the other hand, say antenna networks must sell to rebroadcasters." To do so would allow rebroadcasters a right they do not even extend to there own subscribers.