

**Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, DC 20554**

In the Matter of	)	
	)	
TVMMax, Inc., d/b/a Wavevision	)	
	)	MB Docket No. 12-____
Enforcement Complaint Concerning	)	CSR- _____
KXLN-DT, Rosenberg, Texas, and	)	
KFTH-DT, Alvin, Texas	)	
	)	

To: The Secretary's Office  
Attn: The Media Bureau

**ENFORCEMENT COMPLAINT**

Univision Communications, Inc. ("Univision"), the parent company of the licensees of the above-captioned commercial television broadcast stations, files this Enforcement Complaint against TVMax, Inc., d/b/a/ Wavevision ("TVMax"), pursuant to Section 76.7 of the Commission's rules.<sup>1</sup> For over six months, TVMax has continued to retransmit the signals of KXLN-DT, Rosenberg, Texas, and KFTH-DT, Alvin, Texas (the "Stations"), without Univision's consent, in violation of Section 325(b) of the Communications Act of 1934, as amended, and Section 76.64 of the Commission's rules. TVMax has continued to retransmit the Stations' signals despite repeated notices that it does not have consent to do so. TVMax does not qualify for any exemption from the retransmission consent requirement. Accordingly, Univision seeks an Order compelling TVMax to cease its illegal retransmissions immediately and imposing

---

<sup>1</sup> 47 C.F.R. § 76.7.

such sanctions as the Commission deems appropriate in light of TVMax's willful, repeated, and continuing violations of the law.<sup>2</sup>

### STATEMENT OF FACTS

Univision is the parent company of KXLN License Partnership, L.P. and Telefutura Houston LLC, licensees of KXLN-DT and KFTH-DT, respectively. Both stations elected retransmission consent on the TVMax systems serving the Houston Nielsen Designated Market Area ("DMA") for the 2009-2011 and 2012-2014 retransmission consent election cycles.<sup>3</sup> On behalf of the Stations, Univision entered into a retransmission consent agreement with TVMax, effective as of January 1, 2009, which granted consent for TVMax to retransmit the Stations' signals over TVMax's cable systems during the term of the agreement, subject to the terms and conditions of the agreement.<sup>4</sup> The agreement's term was scheduled to terminate on December 31, 2011, unless the agreement was earlier terminated.<sup>5</sup> The agreement required TVMax to pay defined monthly fees.<sup>6</sup> The agreement further provided that a party could terminate the agreement prior to December 31, 2011, for an uncured material breach by the other party.<sup>7</sup>

Beginning in mid-2010, TVMax became delinquent in the fees that it owed to Univision under the agreement.<sup>8</sup> Univision sent its first official notice of TVMax's breach of the

---

<sup>2</sup> As the Commission is aware, TVMax's blatant disregard for Univision's rights may be part of a pattern of illegal behavior. *See Retransmission Consent Complaint and Petition of Fox Television Holdings, Inc.*, MB Docket No. 12-113 (filed April 12, 2012).

<sup>3</sup> Copies of the relevant retransmission consent election letters are attached as Exhibit 1.

<sup>4</sup> See Declaration of Jason Eanes ("Declaration") at ¶ 3. The Declaration is attached as Exhibit 2.

<sup>5</sup> *Id.*

<sup>6</sup> *Id.*

<sup>7</sup> *Id.*

<sup>8</sup> *Id.* at ¶ 4.

retransmission consent agreement to TVMax in November 2010, and subsequently sent several more notices of TVMax's material breach over the course of 2011.<sup>9</sup> In addition, Univision sales staff contacted TVMax repeatedly by telephone and e-mail in an attempt to resolve TVMax's material breach of the retransmission consent agreement.<sup>10</sup> Finally, by letter dated November 30, 2011, Univision directed TVMax to remit all outstanding payments to Univision by 5 p.m. Eastern on December 2, 2011, or else to cease retransmitting the Stations' signals as of December 3, 2011.<sup>11</sup> TVMax did not pay Univision the full amount that TVMax owed, but continued to retransmit KXLN and KFDT.<sup>12</sup> TVMax continues to retransmit the Stations' signals to this day — despite the fact that the agreement was terminated in late 2011, that the agreement would have terminated in any event on December 31, 2011, and that no new agreement has granted TVMax consent to carry the Stations' signals.<sup>13</sup>

In a letter dated March 16, 2012, without any factual support, TVMax asserted for the first time that it was exempt from the retransmission consent requirement under Section 76.64(e) of the Commission's rules.<sup>14</sup> That exemption applies to the retransmission of over-the-

---

<sup>9</sup> *Id.*

<sup>10</sup> *Id.*

<sup>11</sup> See Letter from Jason B. Eanes, Regional Vice President, Field Sales, Univision Communications Inc., to Richard Gomez, TVMax Corporate, Inc. (dated Nov. 30, 2011). A copy of this letter is attached as Exhibit 3. Certain confidential information regarding the terms of the retransmission consent agreement has been redacted; Univision will provide the Commission with an unredacted copy of this letter upon request.

<sup>12</sup> See Declaration at ¶ 5. See also n.23, below, concerning further letters sent to TVMax with respect to the termination of the retransmission consent agreement.

<sup>13</sup> See Declaration at ¶ 7.

<sup>14</sup> See Letter from Richard Gomez, Vice President and General Manager, TVMax, to Jason Eanes, Regional Director, Univision (dated March 16, 2012) (citing 47 C.F.R. § 76.64(e)) [hereinafter "March 16 TVMax Letter"]. A copy of this letter is attached as Exhibit 4. Notably, TVMax sent this letter on the same day that the Media Bureau issued two Notices of Apparent Liability for Forfeiture against another cable system operator, Bailey Cable TV, Inc., for (continued...)

air broadcast signals in very limited circumstances,<sup>15</sup> and the facts show that TVMax does not meet the requirements to invoke this exemption. Nor is it plausible that, if this exception were to apply, TVMax previously would have entered into a retransmission consent agreement with Univision.

## ARGUMENT

Under Section 325(b) of the Communications Act, a cable system or other multichannel video programming distributor (MVPD) may not retransmit a commercial broadcast television station's signal unless the station has granted its "express consent" or the station has elected must-carry status.<sup>16</sup> The Commission's rules implementing this provision further require that retransmission consent agreements be in writing and that such agreements "specify the extent of the consent being granted."<sup>17</sup> An MVPD's retransmission of a television station's signal without consent is grounds for imposition of a forfeiture and other appropriate Commission intervention.<sup>18</sup>

TVMax, under the name Wavevision, is an MVPD subject to the retransmission consent requirement because it is a cable operator that "makes available for purchase, by

---

"willfully and repeatedly violat[ing] Section 325 of the Communications Act of 1934, as amended (the 'Act'), and Section 76.64 of the Commission's rules, by retransmitting the signal of a broadcasting station without 'the express authority' of the originating station." *See Bailey Cable TV, Inc.*, Notice of Apparent Liability for Forfeiture, MB Docket No. 12-34, DA 12-421, at ¶ 1 (MB March 16, 2012); *Bailey Cable TV, Inc.*, Notice of Apparent Liability for Forfeiture, MB Docket No. 12-35, DA 12-420, at ¶ 1 (MB March 16, 2012).

<sup>15</sup> 47 C.F.R. § 76.64(e).

<sup>16</sup> 47 U.S.C. § 325(b); 47 C.F.R. § 76.64(a). The statute and regulations provide for other limited exceptions, none of which are relevant here.

<sup>17</sup> 47 C.F.R. § 76.64(j).

<sup>18</sup> *Bailey Cable TV, Inc.*, Notice of Apparent Liability for Forfeiture, MB Docket No. 12-34, DA 12-421, at ¶ 6 (MB March 16, 2012) (citing *Implementation of the Cable Television Consumer Protection and Competition Act of 1992, Broadcast Signal Carriage Issues*, Report and Order, 8 FCC Rcd 2965, 3005, ¶ 175 (1993)).

subscribers or customers, multiple channels of video programming.”<sup>19</sup> Indeed, TVMax has active registrations for its cable systems on file with the Media Bureau.<sup>20</sup> KFTH-DT and KXLN-DT are both commercial television broadcast stations that elected retransmission consent on the relevant TVMax systems for the 2009-2011 and 2012-2014 carriage cycles.<sup>21</sup> TVMax therefore was and is prohibited from retransmitting the Stations’ signals without obtaining their express, written consent, and any such retransmission must be within the scope of the consent granted. Univision has not granted TVMax consent to retransmit the Stations’ signals during the current carriage cycle.<sup>22</sup> Nonetheless, TVMax has continued to retransmit the Stations’ signals in willful disregard of the fact that it does not have the Stations’ express, written consent to retransmission.<sup>23</sup> TVMax therefore is operating in willful and continuing violation of the law.

---

<sup>19</sup> See 47 C.F.R. § 76.64(d); “About Wavevision,” <http://www.wavevision.com/houston/about-wavevision> (last visited June 20, 2012) (describing available cable television packages). A copy of this page is attached as Exhibit 5.

<sup>20</sup> List of Cable Communities Registered with the FCC in Texas, *available at* <http://transition.fcc.gov/mb/engineering/list/TX.xls> (last visited June 20, 2012) (listing active TVMax systems in Texas).

<sup>21</sup> See Retransmission Consent Election Letters, note 3, *supra*.

<sup>22</sup> See Declaration at ¶ 7.

<sup>23</sup> See Declaration at ¶ 7. Indeed, as discussed above, TVMax has been in violation of federal law and the Commission’s rules since late 2011, when Univision terminated the 2009-2011 retransmission consent agreement in response to TVMax’s continuing material breach of that agreement. TVMax ignored repeated notices that Univision had terminated the agreement and that TVMax’s continued retransmission of the Stations’ signals was a violation of federal law. See Letter from Mace J. Rosenstein and Eve R. Pogoriler, counsel to Univision, to TVMax Corporate, Inc., at 1 (dated Dec. 7, 2011); Letter from Mace J. Rosenstein and Eve R. Pogoriler, counsel to Univision, to TVMax Corporate, Inc., at 2 (dated Dec. 22, 2011). Copies of these letters are attached as Exhibits 6 and 7. Certain confidential information regarding the terms of the retransmission consent agreement has been redacted from these letters; Univision will provide the Commission with unredacted copies upon request. See also Declaration at ¶ 6.

TVMax's belated assertion that it is qualified for the retransmission consent exemption set forth at Section 76.64(e) of the Commission's rules is not credible. That exemption applies only if:

1. Broadcast signals are received by a *master antenna television facility* or by direct over-the-air reception in conjunction with the provision of service by an MVPD;
2. The MVPD makes reception of the broadcast signals available *without charge and at the subscribers' option; and*
3. The *subscriber or building owner owns the antenna* receiving the broadcast signals (or the subscriber or building owner controls the antenna and has the right to purchase it upon termination of service).<sup>24</sup>

TVMax has not offered any evidence to Univision that it satisfies the conditions necessary to claim this exception (which it invoked on the same day that the Commission published Notices of Apparent Liability for Forfeiture against another cable operator, Bailey Cable, for violation of the retransmission consent rules). TVMax never before behaved as though it operated anything other than a standard cable system — including when it entered into a retransmission consent agreement with Univision, as described above. Indeed, in response to a similar complaint filed by another broadcaster, TVMax admitted to its “non-compliance with the retransmission consent regime” with respect to half of its systems through at least the first half of 2012.<sup>25</sup> TVMax's assertion in its March 16 letter that TVMax was at that time in “full

---

<sup>24</sup> 47 C.F.R. § 76.64(e). The exception is designed simply to protect customers who receive broadcast signals in a way that is analogous to that of “an individual purchasing and installing a roof top antenna to receive broadcast signals.” *Implementation of the Cable Television Consumer Protection and Competition Act of 1992*, Memorandum Opinion and Order, 9 FCC Rcd 6723, 6740 (1994). Thus, the exception applies only “to the extent the signal reception involved [is] under the control of the individual subscriber and the signals involved [are] not being ‘sold’” by the operator. *Id.*

<sup>25</sup> See *Surreply of TV Max, Inc. to Fox Television Holdings, Inc.'s Reply*, MB Docket No. 12-113, at 3 (filed May 24, 2012); *Response of TV Max, Inc. to Complaint and Petition for Order Requiring TV Max, Inc. to Show Cause*, MB Docket No. 12-113, at 2 (filed May 1, 2012) (asserting that “[c]urrently, about 50% of the MDU buildings [served by TV Max] have been (continued...)

compliance” with Section 76.64(e) thus is concededly false. Moreover, TVMax has never offered Univision any explanation regarding how TVMax’s allegedly exempt systems operate. TVMax has violated federal law by retransmitting the Stations’ signals without the Stations’ express, written consent, and to the best of Univision’s knowledge TVMax remains in violation.

### CONCLUSION

TVMax materially breached its retransmission consent agreement with Univision, and following that agreement’s termination it lacked consent to retransmit the Stations’ signals. The relevant retransmission consent agreement would have expired by its own terms, in any event, on December 31, 2011.<sup>26</sup> Nonetheless, TVMax has continued to retransmit the Stations’ signals illegally and in blatant disregard of the Communications Act and the Commission’s rules. Univision therefore asks that the Commission order TVMax to cease retransmission of the Stations’ signals, immediately, unless and until TVMax obtains the Stations’ express, written consent. Univision further asks the Commission to impose such sanctions on TVMax as it deems appropriate in light of TVMax’s willful, repeated, and continuing violations of the Communications Act and the Commission’s rules.

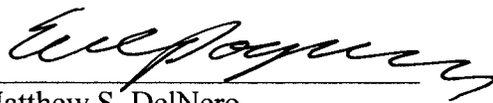
---

fully converted to MA TV systems, and the remaining MDU buildings will be fully converted by the end of May 2012”). There remains a serious question as to whether even the allegedly “converted” buildings satisfy the requirements of Section 76.64(e). *See Fox Television Holdings, Inc.’s Reply to TV Max Response*, MB Docket No. 12-113, at 5-8 (filed May 15, 2012).

<sup>26</sup> Univision recognizes that the Commission does not typically involve itself in private contractual issues, such as those surrounding the (terminated) retransmission consent agreement, and it is not asking the Commission to opine on precisely when that agreement terminated. Nevertheless, it is manifestly clear that there was *no* retransmission consent agreement in place after December 31, 2011.

Respectfully submitted,

UNIVISION COMMUNICATIONS, INC.

By: 

Christopher G. Wood  
Vice President and Senior Legal Counsel  
Univision Communications Inc.  
5999 Center Drive  
Los Angeles, CA 90045-0073  
(310) 348-3696

Matthew S. DeNero  
Eve R. Pogoriler  
COVINGTON & BURLING LLP  
1201 Pennsylvania Avenue NW  
Washington, D.C. 20004-2401  
(202) 662-6000

*Counsel for Univision Communications Inc.*

June 21, 2012

# **Exhibit 1**

1100 Southwest Freeway  
Houston, TX 77056  
(713) 965-4444  
(713) 965-2610 FAX



June 2, 2008

**VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

KENNY WALKER, GM  
TVMAX TELECOMMUNICATION INC  
HOUSTON METRO  
1111 W. MOCKINGBIRD LN  
DALLAS, TX 75247

Subject: Retransmission Consent Election

Dear Sir or Madam:

Pursuant to Section 76.64 of the Rules and Regulations of the Federal Communications Commission, 47 C.F.R. § 76.64, television station **KFTH-TV, analog channel 67, Alvin, TX** hereby elects retransmission consent status on your cable system for the period beginning on January 1, 2009, and ending on December 31, 2011. It is our intention that this election be effective as to your cable headend or cable system located in **HOUSTON METRO** and each community served by the cable headend or cable system.

We will contact your corporate office to discuss the terms of retransmission consent for the station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent discussions for this system, please advise Jason Eanes at (214) 758-2404 and we will be happy to contact that person accordingly.

You may receive more than one communication from the station in our effort to ensure that this letter reaches the appropriate party at your cable system. Please contact me immediately at (713) 965-2609 if you have any questions concerning this election.

KFTH-TV's partnerships with all of the cable system operators within our market is very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink that reads "Craig H. Bland". The signature is written in a cursive style with a large, looping initial "C".

Craig H. Bland  
General Manager

Houston • KFTH 67

5100 Southwest Freeway  
Houston, TX 77056  
(713) 965-4545  
(713) 965-2610 FAX



June 2, 2008

**VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

KENNY WALKER, GM  
TVMAX TELECOMMUNICATION INC  
WEBSTER  
1111 W. MOCKINGBIRD LN  
DALLAS, TX 75247

Subject: Retransmission Consent Election

Dear Sir or Madam:

Pursuant to Section 76.64 of the Rules and Regulations of the Federal Communications Commission, 47 C.F.R. § 76.64, television station **KFTH-TV, analog channel 67, Alvin, TX** hereby elects retransmission consent status on your cable system for the period beginning on January 1, 2009, and ending on December 31, 2011. It is our intention that this election be effective as to your cable headend or cable system located in **WEBSTER** and each community served by the cable headend or cable system.

We will contact your corporate office to discuss the terms of retransmission consent for the station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent discussions for this system, please advise Jason Eanes at (214) 758-2404 and we will be happy to contact that person accordingly.

You may receive more than one communication from the station in our effort to ensure that this letter reaches the appropriate party at your cable system. Please contact me immediately at (713) 965-2609 if you have any questions concerning this election.

KFTH-TV's partnerships with all of the cable system operators within our market is very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink that reads "Craig H. Bland". The signature is fluid and cursive.

Craig H. Bland  
General Manager

1111 W. Mockingbird Ln.  
Houston, TX 75247  
Tel: 713-667-1111  
Fax: 713-667-1111



June 2, 2008

**VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

KENNY WALKER, GM  
TVMAX TELECOMMUNICATION INC  
HOUSTON METRO  
1111 W. MOCKINGBIRD LN  
DALLAS, TX 75247

Subject: Retransmission Consent Election

Dear Sir or Madam:

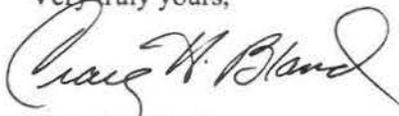
Pursuant to Section 76.64 of the Rules and Regulations of the Federal Communications Commission, 47 C.F.R. § 76.64, television station **KXLN-TV, analog channel 45, Rosenberg, TX** hereby elects retransmission consent status on your cable system for the period beginning on January 1, 2009, and ending on December 31, 2011. It is our intention that this election be effective as to your cable headend or cable system located in **HOUSTON METRO** and each community served by the cable headend or cable system.

We will contact your corporate office to discuss the terms of retransmission consent for the station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent discussions for this system, please advise Jason Eanes at (214) 758-2404 and we will be happy to contact that person accordingly.

You may receive more than one communication from the station in our effort to ensure that this letter reaches the appropriate party at your cable system. Please contact me immediately at (713) 965-2609 if you have any questions concerning this election.

KXLN-TV's partnerships with all of the cable system operators within our market is very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

  
Craig H. Bland  
General Manager

1111 W. Mockingbird Ln  
Houston, TX 75247  
(713) 965-2609  
www.kxlntv.com



June 2, 2008

**VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

KENNY WALKER, GM  
TVMAX TELECOMMUNICATION INC  
WEBSTER  
1111 W. MOCKINGBIRD LN  
DALLAS, TX 75247

Subject: Retransmission Consent Election

Dear Sir or Madam:

Pursuant to Section 76.64 of the Rules and Regulations of the Federal Communications Commission, 47 C.F.R. § 76.64, television station **KXLN-TV, analog channel 45, Rosenberg, TX** hereby elects retransmission consent status on your cable system for the period beginning on January 1, 2009, and ending on December 31, 2011. It is our intention that this election be effective as to your cable headend or cable system located in **WEBSTER** and each community served by the cable headend or cable system.

We will contact your corporate office to discuss the terms of retransmission consent for the station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent discussions for this system, please advise Jason Eanes at (214) 758-2404 and we will be happy to contact that person accordingly.

You may receive more than one communication from the station in our effort to ensure that this letter reaches the appropriate party at your cable system. Please contact me immediately at (713) 965-2609 if you have any questions concerning this election.

KXLN-TV's partnerships with all of the cable system operators within our market is very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink that reads "Craig H. Bland". The signature is written in a cursive style.

Craig H. Bland  
General Manager

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 FAX



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Richard Gomez, GM  
TVMAX TELECOMMUNICATION INC  
HE Location: HOUSTON METRO  
10300 WEST OFFICE STE 200  
HOUSTON, TX 77042

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the HOUSTON DMA, hereby gives notice to TVMAX TELECOMMUNICATION INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read "David Loving", written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 FAX



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Richard Gomez, GM  
TVMAX TELECOMMUNICATION INC  
HE Location: WEBSTER  
10300 WEST OFFICE STE 200  
HOUSTON, TX 77042

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the HOUSTON DMA, hereby gives notice to TVMAX TELECOMMUNICATION INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read "David Loving", written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 862-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAX  
TVMAX HOUSTON LP  
Community ID: TX2256  
10300 WESTOFFICE DR  
HOUSTON, TX 77042

**Re: Election of Retransmission Consent Status**

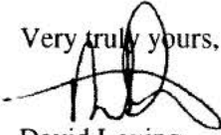
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAX HOUSTON LP that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1772  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

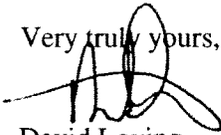
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 862-4545  
(713) 065-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1659  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

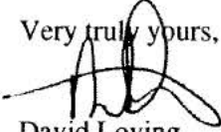
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX2060  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

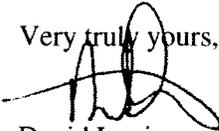
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  


David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1776  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

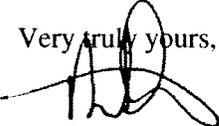
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  


David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX2177  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

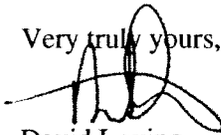
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1666  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

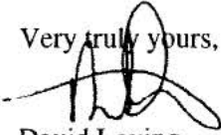
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1653  
345 N MAPLE DR, STE 358  
BEVERLY HILLS, CA 90210

**Re: Election of Retransmission Consent Status**

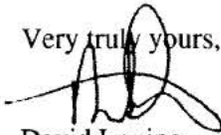
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1987  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

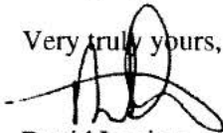
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1664  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

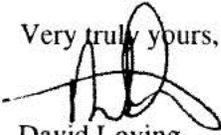
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX2038  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  


David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX2037  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

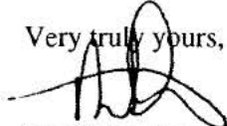
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1988  
345 N MAPLE DR, STE 358  
BEVERLY HILLS, CA 90210

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read "David Loving", written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1780  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

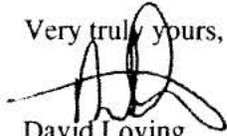
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1781  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

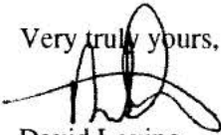
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1782  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

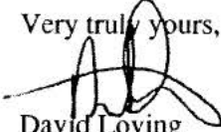
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX2036  
345 N MAPLE DR, STE 358  
BEVERLY HILLS, CA 90210

**Re: Election of Retransmission Consent Status**

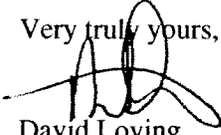
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1657  
345 N MAPLE DR, STE 358  
BEVERLY HILLS, CA 90210

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read "David Loving".

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1787  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

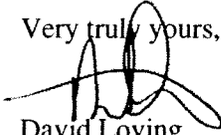
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  
  
David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1649  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

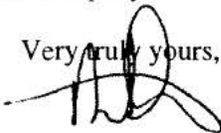
Dear Sir or Madam:

Univision Communications Inc., licensee of television station KFTH-DT, Alvin, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,  


David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 FAX



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Richard Gomez, GM  
TVMAX TELECOMMUNICATION INC  
HE Location: HOUSTON METRO  
10300 WEST OFFICE STE 200  
HOUSTON, TX 77042

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KXLN-DT, Rosenberg, TX (the "Station"), located in the HOUSTON DMA, hereby gives notice to TVMAX TELECOMMUNICATION INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read 'David Loving', with a large, stylized flourish extending from the end of the signature.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 FAX



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Richard Gomez, GM  
TVMAX TELECOMMUNICATION INC  
HE Location: WEBSTER  
10300 WEST OFFICE STE 200  
HOUSTON, TX 77042

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KXLN-DT, Rosenberg, TX (the "Station"), located in the HOUSTON DMA, hereby gives notice to TVMAX TELECOMMUNICATION INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read 'David Loving', written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 962-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX2037  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KXLN-DT, Rosenberg, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read 'David Loving', is written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1988  
345 N MAPLE DR, STE 358  
BEVERLY HILLS, CA 90210

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KXLN-DT, Rosenberg, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read 'DLoving', written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1780  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KXLN-DT, Rosenberg, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read 'David Loving', written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1781  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KXLN-DT, Rosenberg, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read 'David Loving', written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 962-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1782  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KXLN-DT, Rosenberg, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read 'David Loving', written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX2036  
345 N MAPLE DR, STE 358  
BEVERLY HILLS, CA 90210

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KXLN-DT, Rosenberg, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read 'David Loving', written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1657  
345 N MAPLE DR, STE 358  
BEVERLY HILLS, CA 90210

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KXLN-DT, Rosenberg, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read 'David Loving', written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1787  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KXLN-DT, Rosenberg, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read 'David Loving', written over a horizontal line.

David Loving  
SVP, Regional Director

5100 Southwest Freeway  
Houston, TX 77056  
(713) 662-4545  
(713) 965-2610 Fax



September 28, 2011

**BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

General Manager/Office Manager  
Cable System: TVMAXX  
TVMAXX COMMUNICATIONS (TEXAS) INC  
Community ID: TX1649  
1111 W MOCKINGBIRD LANE  
DALLAS, TX 75247

**Re: Election of Retransmission Consent Status**

Dear Sir or Madam:

Univision Communications Inc., licensee of television station KXLN-DT, Rosenberg, TX (the "Station"), located in the Houston DMA, hereby gives notice to TVMAXX COMMUNICATIONS (TEXAS) INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Univision Communications Inc. elects to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in our defined market only if we have provided our express written consent. Accordingly, your cable system(s) (or other video distribution system(s)) may not retransmit the broadcast signal of the Station, or any portion(s) thereof, without obtaining Univision Communications Inc.'s express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

We will contact your corporate office to initiate retransmission consent negotiations for the Station. If there is a particular person or team, other than your corporate office, charged with handling retransmission consent negotiations for this system, please advise Jason Eanes at (212) 455-5333 and we will be happy to contact that person accordingly.

Please note that you may receive more than one communication from the Station concerning our election of retransmission consent for the system(s). This possible duplication of letters simply reflects our efforts to ensure that this notice reaches the appropriate party at your system(s).

If you have any questions concerning this election please do not hesitate to contact me at (713) 965-2609. Our partnerships with the cable systems are very important to us. We look forward to an ongoing and mutually beneficial relationship with your company.

Very truly yours,

A handwritten signature in black ink, appearing to read 'David Loving', is written over a horizontal line.

David Loving  
SVP, Regional Director

## **Exhibit 2**

## DECLARATION OF JASON EANES

I, Jason Eanes, hereby declare under penalty of perjury that:

1. I am Regional Vice President for Field Sales at Univision Communications, Inc. ("Univision"), which is the parent company of the licensees of KXLN-DT, Rosenberg, Texas, and KFTH-DT, Alvin, Texas (the "Stations").

2. The Stations elected retransmission consent on the TVMax, Inc. ("TVMax") systems serving the Houston Nielsen Designated Market Area ("DMA") for the 2009-2011 and 2012-2014 retransmission consent election cycles. True and correct copies of the retransmission consent election letters for the Stations are attached to the Enforcement Complaint as Exhibit 1.

3. Univision entered into a retransmission consent agreement with TVMax, effective as of January 1, 2009. The agreement's term was scheduled to terminate on December 31, 2011, unless the agreement was earlier terminated. The agreement granted consent for TVMax to retransmit the Stations' signals over TVMax's cable systems during the term of the agreement, subject to the terms and conditions of the agreement. Among these conditions was a requirement that TVMax pay defined monthly fees. The agreement permitted either party to terminate the agreement prior to December 31, 2011 for an uncured material breach by the other party.

4. Beginning in mid-2010, TVMax became delinquent in the fees that it owed to Univision under the agreement. Univision first gave official written notice to TVMax of its breach of the retransmission consent agreement by letter dated November 4, 2010. Univision sent TVMax several more written notices regarding TVMax's material breach over the course of 2011. In addition, Univision sales staff contacted TVMax repeatedly by telephone and e-mail in an attempt to resolve TVMax's material breach of the retransmission consent agreement.

5. Despite Univision's efforts, TVMax did not resolve its delinquency. By letter dated November 30, 2011, Univision directed TVMax to remit all outstanding payments to Univision by 5 p.m. Eastern on December 2, 2011, or else to cease retransmitting the Stations' signals as of December 3, 2011. A true and correct copy of this letter, with redaction of confidential information, is attached to the Enforcement Complaint as Exhibit 3. TVMax did not pay Univision the full amount that TVMax owed, but it continued to retransmit KXLN and KFDT.

6. Univision's outside counsel repeatedly advised TVMax, in letters dated December 7, 2011, and December 22, 2011, that Univision had terminated its consent for TVMax to retransmit the Stations' signals. True and correct copies of these letters, with redaction of confidential information, are attached to the Enforcement Complaint as Exhibits 6 and 7. TVMax continued retransmitting the Stations' signals.

7. Univision has not executed any agreement granting consent for TVMax to retransmit the Stations' signals during the 2012-2014 retransmission consent election cycle. I understand that TVMax nevertheless continues to retransmit the Stations' signals.

8. I have read the foregoing "Enforcement Complaint" together with this Declaration. To the best of my knowledge, information and belief, formed after reasonable inquiry, it is well grounded in fact, it is warranted by existing law or a good faith argument for the extension, modification or reversal of existing law, and it is not interposed for any improper purpose.

Executed on June 19, 2012



Jason Eanes

## **Exhibit 3**

605 Third Avenue  
12th Floor  
New York, NY 10158-0180  
(212) 455-5200  
(212) 867-6710 FAX



As of November 30, 2011

**VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED**

Richard Gomez  
TVMax Corporate Inc.  
10300 Westoffice Suite 200  
Houston, TX 77042

Re: Drop Notice

Dear Mr. Gomez:

Reference is made to those letters sent by Univision to TVMax on November 4, 2010, February 24, 2011, June 24, 2011, August 17, 2011, September 8, 2011 and October 17, 2011 notifying you of your failure to pay the required license fees for the distribution of KXLN, KFTH, (collectively, the “Univision Services”). Despite our repeated attempts to address the delinquent license fees owed by TVMax (totaling as of October 2011, ), TVMax has refused to engage in any sort of negotiation beyond . Therefore, Univision hereby requests that, unless payment of all outstanding amounts is received by 5pm Eastern on December 2, 2011, TVMax cease retransmitting KXLN and KFTH as of 12:00am Eastern on December 3, 2011.

We want to remind you that your system(s) may be subject to certain obligations regarding subscriber and/or franchise authority notifications in connection with the possible expiration of our carriage arrangements, and we assume that you have taken or will take whatever steps are necessary to comply with any such notice obligations

In addition, please note that your account has been handed over to the collections department.

Should you have any questions about the above, please feel free to contact me at (212) 455-5333.

The above is not and should not be construed as a complete recitation of Univision’s rights, remedies, and defenses, all of which are hereby expressly reserved.

Sincerely,

A handwritten signature in black ink, appearing to read "Luis B. Gomez", written in a cursive style.

Jason B. Eanes  
Regional Vice President, Field Sales  
Univision Communications Inc.

cc: Deanna Andaverde, Senior Vice President, Field Operations  
Maria Gonzalez, Account Executive  
Jaime Rodriguez, Vice President, Business Affairs

## **Exhibit 4**

# TVMAX dba WAVEVISION

March 16, 2012

Mr. Jason Eanes  
Regional Director  
Univision  
605 Third Avenue  
12<sup>th</sup> Floor  
New York, NY 10158-0180

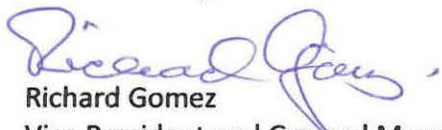
Dear Mr. Eanes:

We have received your recent correspondence regarding payment for retransmission of your local broadcast signal.

Please allow this letter to serve as notification of our full compliance with the requirements of 47CFR 76.64(e). As such, the retransmission consent requirements are not applicable to Wavevision.

We look forward to our continued relationship with you.

Most sincerely,



Richard Gomez  
Vice President and General Manager

## **Exhibit 5**



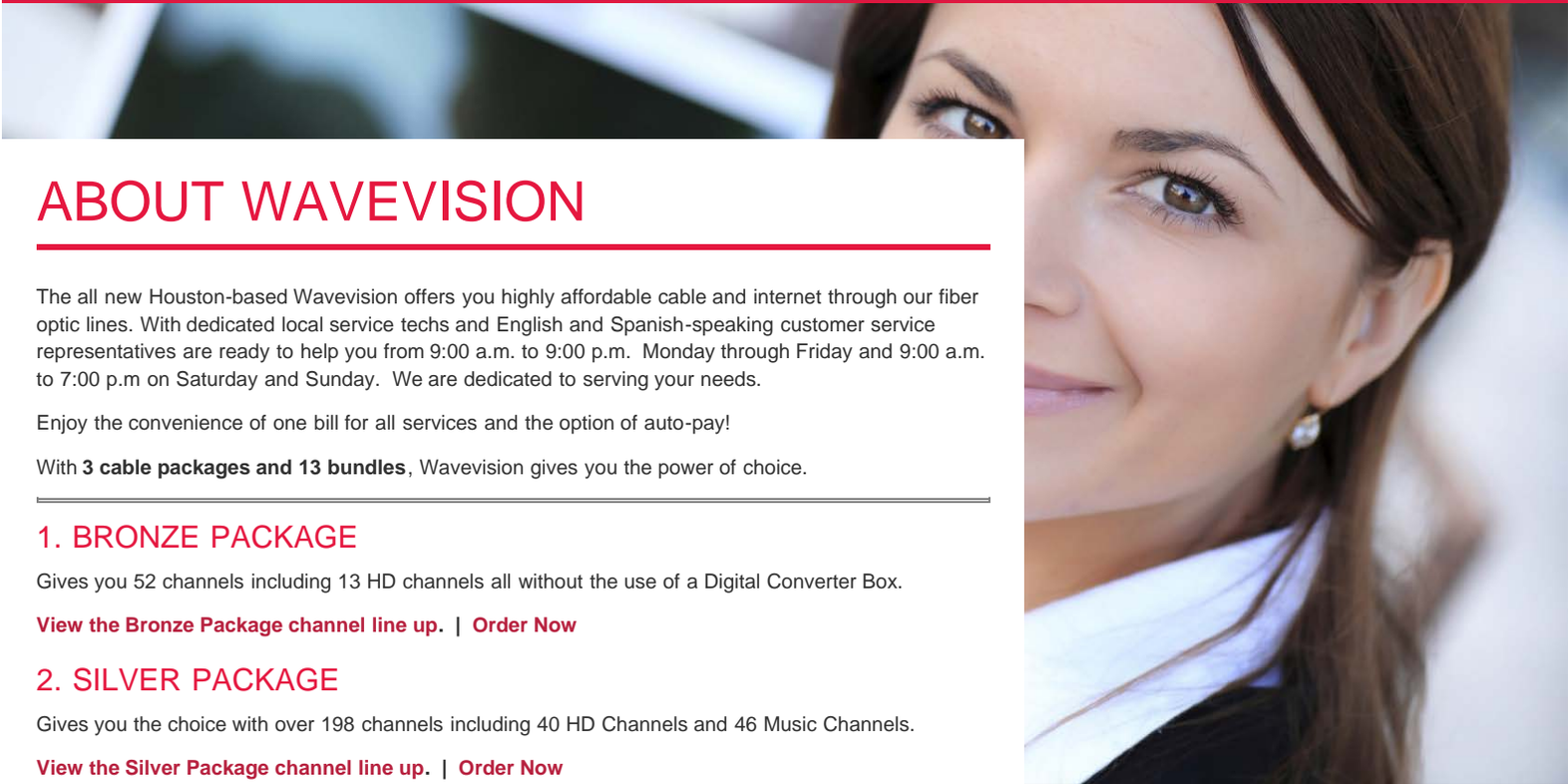
**WAVEVISION**  
Looking Toward Tomorrow

832-495-4109

[Order Service Today](#)

[SELECT ANOTHER STATE](#)

- [Business](#)
- [Residential](#)
- [Order](#)
- [Now Showing](#)
- [My Account](#)
- [Special Offers](#)
- [Support](#)
- [About](#)
- [Home](#)



## ABOUT WAVEVISION

The all new Houston-based Wavevision offers you highly affordable cable and internet through our fiber optic lines. With dedicated local service techs and English and Spanish-speaking customer service representatives are ready to help you from 9:00 a.m. to 9:00 p.m. Monday through Friday and 9:00 a.m. to 7:00 p.m on Saturday and Sunday. We are dedicated to serving your needs.

Enjoy the convenience of one bill for all services and the option of auto-pay!

With **3 cable packages and 13 bundles**, Wavevision gives you the power of choice.

### 1. BRONZE PACKAGE

Gives you 52 channels including 13 HD channels all without the use of a Digital Converter Box.

[View the Bronze Package channel line up.](#) | [Order Now](#)

### 2. SILVER PACKAGE

Gives you the choice with over 198 channels including 40 HD Channels and 46 Music Channels.

[View the Silver Package channel line up.](#) | [Order Now](#)

### 3. GOLD PACKAGE

The complete TV experience with over 273 channels including 40 HD Channels and 46 Music Channels.

[View the Gold package channel line up.](#) | [Order Now](#)

Wavevision gives you the power of choice with additional programming packages like our premium channels of Showtime, The Movie Channel, HBO, Cinemax, Starz, and Encore.

Plus Todo Latino, International Programming, Sports Extra, and HD Movies and More.

With so many choices you can customize the package that fits your needs! With High Speed Digital Internet from Wavevision get your speed on! Wavevision has three great Internet options to choose from that fit your budget and lifestyle!

**Unlike other companies that make you sign your life away, there is NO activation fee and NO long-term commitment.**

- [BROADBAND INTERNET](#)
- [CABLE PACKAGES](#)



[Manage My Account](#) | [Order Service](#) | [Pay My Bill](#) | [Channel Line-Ups](#) | [Sitemap](#) | [Contact Us](#)

Wavevision 2012 | 10300 Westoffice Drive Houston, TX 77042 | 832-495-4109

## **Exhibit 6**

# COVINGTON & BURLING LLP

1201 PENNSYLVANIA AVENUE NW  
WASHINGTON, DC 20004-2401  
TEL 202.662.6000  
FAX 202.662.6291  
WWW.COV.COM

BEIJING  
BRUSSELS  
LONDON  
NEW YORK  
SAN DIEGO  
SAN FRANCISCO  
SILICON VALLEY  
WASHINGTON

December 7, 2011

## **BY FEDERAL EXPRESS AND FACSIMILE**

TVMax Corporate, Inc.  
10300 Westoffice Drive, Suite 200  
Houston, TX 77042  
Fax: (713) 587-1280

Attn: David Curtin  
Attn: Richard Gomez

### **Re: Material Breach of Univision Networks and Stations Agreement by TV Max**

To whom it may concern:

The undersigned represent

Univision  
Communications, Inc. ("UCI") (collectively, "Univision"). On behalf of Univision, you are hereby notified again of your material breach of the Univision Networks and Stations Agreement ("Agreement"), made as of January 1, 2009, and the termination of that Agreement, effective immediately.

Univision has provided you with numerous notices of your material breach of the Agreement due to your failure to pay the Fees set forth in \_\_\_\_\_ of the Agreement. After you failed to pay the Fees owed for June 2010 and for subsequent months, Univision personnel reached out to you repeatedly by telephone, by e-mail, and by mail, in an attempt to provide you with an opportunity to cure your material breach of the Agreement. Despite these efforts, TVMax has persisted in its failure to pay the Fees owed as consideration for its right to distribute the Univision Services (*i.e.*, the signals of KXLN and KFTH \_\_\_\_\_), and has continued to carry the Univision Signals.

TVMMax Corporate, Inc.  
December 7, 2011  
Page 2

By letter dated November 30, 2011, Univision notified you that TVMax was delinquent in its payment of Fees in the amount of .<sup>1</sup> After waiting months to receive the Fees that it was owed, Univision called for TVMax to stop distributing the Univision Services by midnight on December 3, 2011 if TVMax had not paid all outstanding amounts by 5:00 p.m. on December 2, 1011. We are advised that TVMax has neither paid the outstanding amounts nor has it ceased carriage of the Univision Services.

Univision has the right to terminate the Agreement

Univision has provided numerous notices to TVMax of TVMax's sustained and material breach of the Agreement, and TVMax has not cured its breach. Univision finally notified TVMax of Univision's exercise of the right to terminate the Agreement by its letter dated November 30, 2011. Consequently, the Agreement will terminate , unless TVMax promptly cures its material breach by paying to Univision the total Fees accrued and owing under the Agreement.

To be clear, upon termination of the Agreement, TVMax will not have Univision's consent to the retransmission of the signals of KXLN and KFTH. If TVMax carries either of these signals after the termination of the Agreement, such carriage would represent a breach of federal law, including Section 325(b) of the Communications Act of 1934, as amended, and Section 76.64 of the FCC's rules, 47 C.F.R. § 76.64, and would constitute an infringement of Univision's copyrights, for which significant damages at law are available to Univision. Similarly, TVMax's carriage of the other Univision Services after termination of the Agreement would constitute an infringement of Univision's copyrights, for which significant damages at law are available to Univision.

This letter is without prejudice to Univision's rights and remedies under the Agreement or otherwise at law or equity, all of which are expressly reserved.

---

<sup>1</sup> This amount did not include

COVINGTON & BURLING LLP

TVMax Corporate, Inc.  
December 7, 2011  
Page 3

Sincerely,

A handwritten signature in cursive script, appearing to read "Eve Pogoriler".

Mace J. Rosenstein

Eve R. Pogoriler

*Attorneys for Univision, Telefutura,  
and UCI*

## **Exhibit 7**

# COVINGTON & BURLING LLP

1201 PENNSYLVANIA AVENUE NW  
WASHINGTON, DC 20004-2401  
TEL 202.662.6000  
FAX 202.662.6291  
WWW.COV.COM

BEIJING  
BRUSSELS  
LONDON  
NEW YORK  
SAN DIEGO  
SAN FRANCISCO  
SILICON VALLEY  
WASHINGTON

December 22, 2011

## **BY FEDERAL EXPRESS AND FACSIMILE**

TVMax Corporate, Inc.  
10300 Westoffice Drive, Suite 200  
Houston, TX 77042  
Fax: (713) 587-1280

Attn: David Curtin  
Attn: Richard Gomez

**Re: Material Breach of Univision Networks and Stations Agreement by TV Max - URGENT NOTICE**

To whom it may concern:

The undersigned represent

Univision  
Communications, Inc. (“UCI”) (collectively, “Univision”). By letter dated December 7, 2011, following numerous similar notices from Univision, we notified you of your material breach of the Univision Networks and Stations Agreement (“Agreement”), made as of January 1, 2009. We further notified you of the immediate termination of that Agreement—although the agreement was set to expire at 11:59 p.m. December 31, 2011, in any event, and has not been extended. We are advised, however, that TVMax continues to retransmit the signals of KXLN-DT, Rosenberg, Texas and KFTH-DT, Alvin, Texas (the “Stations”), ( “Univision Services”).

***Because the Agreement has terminated, your continued carriage of the Univision Services is a violation of federal law.*** As we advised you in our letter of December 7, carriage of a television station’s signal without the station’s consent is a violation of Section 325(b) of the Communications Act of 1934, as amended, and Section 76.64 of the FCC’s rules, 47 C.F.R. § 76.64. Following the termination of the Agreement, TVMax does not have Univision’s consent to retransmit the Stations’ signals. Furthermore, your continued carriage of the Univision Services is a violation of the federal copyright law, because you do not have a license to retransmit the copyrighted materials within the Univision Services. ***Copyright owners***

TVMax Corporate, Inc.

December 22, 2011

Page 2

*are entitled to recover substantial statutory damages—up to \$150,000 for each instance of willful infringement—as well as costs and attorney's fees.*<sup>1</sup> TVMax's continued carriage of the Univision Services despite multiple notices that it does not have a license to do so is a clear case of willful infringement.

We ask that you provide immediate confirmation that TVMax has ceased carriage of the Univision Services. Please be advised that in the absence of such confirmation, Univision will take any action that it deems necessary and appropriate to protect its rights under applicable law. Univision also will take any action that it deems necessary and appropriate to recover for TVMax's breach of the Agreement for failure to pay Fees (as described in our letter of December 7 and in numerous prior notices from Univision).

This letter is without prejudice to Univision's rights and remedies under the Agreement or otherwise at law or equity, all of which are expressly reserved.

Sincerely,



Mace J. Rosenstein

Eve R. Pogoriler

*Attorneys for Univision, Telefutura,  
and UCI*

---

<sup>1</sup> 17 U.S.C. §§ 504-505.

## CERTIFICATE OF SERVICE

I, Michael Beder, an associate with the law firm of Covington & Burling LLP, certify that on this 21st day of June, 2012, I caused copies of the foregoing "Enforcement Complaint" to be served by e-mail (or first-class U.S. mail, where indicated) on the following:

TVMax Corporate, Inc.\*  
10300 Westoffice Drive, Suite 200  
Houston, TX 77042

William T. Lake  
Chief, Media Bureau  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, D.C. 20554

P. Michele Ellison  
Chief, Enforcement Bureau  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, DC 20554

Michelle Carey  
Deputy Chief, Media Bureau  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, D.C. 20554

Nancy Murphy  
Associate Chief, Media Bureau  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, D.C. 20554

Mary Beth Murphy  
Chief, Policy Division, Media Bureau  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, D.C. 20554

Steven A. Broeckaert  
Senior Deputy Chief, Policy Division,  
Media Bureau  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, D.C. 20554

\* Indicates service by first-class U.S. mail.



Michael Beder