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TO:CAROL FRASER, CORPORATE PARALEGAL COMPANY:600 PEACHTREE STREET, NE, SUITE

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

07/24/2009 900139439

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	SECURITY INTEREST	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
NVT BIRMINGHAM, LLC		1107/15/2009	LIMITED LIABILITY COMPANY: DELAWARE
NVT HAWAII, LLC		1107/15/2009	LIMITED LIABILITY COMPANY: DELAWARE
NVT MASON CITY, LLC		1107/15/2009	LIMITED LIABILITY COMPANY: DELAWARE
NVT YOUNGSTOWN, LLC		107/15/2009	LIMITED LIABILITY COMPANY: DELAWARE
NVT WICHITA, LLC		107/15/2009	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	UBS AG, STAMFORD BRANCH	
Street Address:	677 Washington Boulevard	
City:	Stamford	
State/Country:	CONNECTICUT	
Postal Code:	06901	
Entity Type:	Banking Institution: Swiss	

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark	
Registration Number:	2691484	INFOLERT	
Registration Number:	2158844	STORM TEAM	
Registration Number:	1473537	KHON-TV	
Registration Number:	2435040	GIVING YOUR BEST	
Registration Number:	2946227	KSN	
Registration Number:	2406482	WYFX	

CORRESPONDENCE DATA

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Fax Number: (404)815-2424 Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: 404-815-2231 Email: carolfraser@paulhastings.com Correspondent Name: Carol Fraser, Corporate Paralegal Address Line 1: 600 Peachtree Street, NE, Suite 2400 Address Line 2: Paul Hastings Janofsky & Walker LLP Atlanta, GEORGIA 30308 Address Line 4: NAME OF SUBMITTER: Carol Fraser //Carol Fraser// Signature; Date: 07/24/2009 Total Attachments: 5 source=New Vision trademark security agmt#page1.tif source=New Vision trademark security agmt#page2.tif source=New Vision trademark security agmt#page3.tif source=New Vision trademark security agmt#page4.tif

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TO: CAROL FRASER, CORPORATE PARALEGAL COMPANY: 600 PEACHTREE STREET, NE, SUITE

Trademark Security Agreement

This Trademark Security Agreement, dated as of July 15, 2009 (this "Trademark Security Agreement"), by NVT Birmingham, LLC, NVT Hawaii, LLC, NVT Mason City, LLC, NVT Youngstown, LLC and NVT Wichita, LLC (individually, a "Pledgor", and, collectively, the "Pledgors"), in favor of UBS AG, STAMFORD BRANCH, in its capacity as collateral agent pursuant to the Credit Agreement (as defined below) (in such capacity, the "Collateral Agent").

WITNESSETH:

WHEREAS, Pledgors are party to that certain Security Agreement, of even date herewith (as amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"), in favor of the Collateral Agent entered into in connection with that certain Senior Secured, Super-Priority Debtor-In-Possession Credit Agreement, of even date herewith, among NV BROADCASTING, LLC, a Delaware limited liability company ("NV Broadcasting"), the Subsidiaries of NV Broadcasting party thereto (together with NV Broadcasting, collectively, the "Borrowers," and each individually, a "Borrower"), NV TELEVISION, LLC, a Delaware limited liability company and the owner of all of the outstanding Equity interests of NV Broadcasting ("Holdings"), NV MEDIA, LLC, a Delaware limited liability company ("NV Media"), NVT KANSAS, INC., a Delaware corporation ("NVT Kansas"), the Lenders, UBS SECURITIES, LLC, as sole arranget and sole bookmanager, UBS AG, STAMFORD BRANCH, as administrative agent, collateral agent and issuing bank (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement") and pursuant to which the Pledgors are required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Collateral Agent, for the benefit of the Secured Parties, to enter into the Credit Agreement, the Pledgors hereby agree with the Collateral Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral. Each Pledgor hereby pledges and grants to the Collateral Agent for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Pledged Collateral of such Pledgor:

- (a) Trademarks of such Pledgor listed on <u>Schedule I</u> attached hereto;
- (b) all reissues, continuations or extensions of the foregoing;
- (c) all Goodwill associated with such Trademarks; and
- (d) all Proceeds of any and all of the foregoing (other than Excluded Property).

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SECTION 3. <u>Security Agreement</u>. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement and Pledgors hereby acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademarks made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control unless the Collateral Agent and the Borrowers shall otherwise agree.

SECTION 4. <u>Termination</u>. Upon the payment in full of the Secured Obligations (other than contingent obligations not then due) and termination of the Security Agreement, the Collateral Agent shall execute, acknowledge, and deliver to the Pledgors an instrument in writing in recordable form releasing the collateral pledge, grant, assignment, lien and security interest in the Trademarks under this Trademark Security Agreement.

SECTION 5. Counterparts. This Trademark Security Agreement and any amendments, waivers, consents or supplements hereto may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed to be an original, but all such counterparts together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page of this Trademark Security Agreement by facsimile or by other electronic transmission shall be as effective as a delivery of a manually executed counterpart of this Trademark Security Agreement.

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IN WITNESS WHEREOF, each Pledgor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

By:

NYT BIRMINGHAM, LLC

Name Title:

rairman and

NYT HAWAIL LLC

ULW

Title: and CEO

By; Name

Title:

NYT YOUNGSTOWN, LLC

By: Name

By: Name:

and CEO

TRADEMARK SECURITY AUREBMENT

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TO: CAROL FRASER, CORPORATE PARALEGAL COMPANY: 600 PEACHTREE STREET, NE, SUITE

Agreed and accepted:

UBS AG, STAMFORD BRANCH,

as Collateral Agent

By:

Namo: Title: Mary E. Evens
Associate Director
Banking Products
Services, US

By:

Title:

Marie A. Haddad Associate Director Banking Products Services, US

TRADEMARK SECURTLY AGREEMENT

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TO: CAROL FRASER, CORPORATE PARALEGAL COMPANY: 600 PEACHTREE STREET, NE, SUITE

SCHEDULE I

to

TRADEMARK SECURITY AGREEMENT TRADEMARK REGISTRATIONS AND TRADEMARK APPLICATIONS

Trademark Registrations:

Operating Subsidiary	Marke	2. 2. Registration Number:
NVT Birmingham, LLC	INFOLERT	U.S. Reg. No. 2,691,484 ¹
NVT Birmingham, LLC and NVT Mason City, LLC	STORM TEAM	U.S. Reg. No. 2,158,844 ²
NVT Hawaii, LLC	KHON-TV	U.S. Reg. No. 1,473,537
NVT Mason City, LLC	GIVING YOUR BEST	U.S. Reg. No. 2,435,040 ³
NVT Wichita, LLC	KSN	U.S. Reg. No. 2,946,227
NVT Youngstown, LLC	WYFX	U.S. Reg. No. 2,406,482

Trademark Applications:

None.

¹ Pursuant to that certain Trademark License Agreement dated as of October 11, 2006 (the "<u>License Agreement</u>"), this trademark is licensed to NVT Birmingham, LLC by Media General Operations, Inc., a Delaware corporation, Media General Communications, Inc., a Delaware corporation, and Media General Broadcasting of South Carolina Holdings, Inc., a Delaware corporation (collectively, "<u>Media General</u>").

² Pursuant to the License Agreement, this trademark is licensed to NVT Birmingham, LLC and NVT Mason City, LLC by Media General.

Pursuant to the License Agreement, this trademark is licensed to NVT Mason City, LLC by Media General.