

FCC MAIL SECTION

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

FCC 96M-110

MAY 14 10 40 AM '96

61312

In re Applications of)	WT DOCKET NO. 96-41	
DIST. C. 100.37)		
LIBERTY CABLE CO., INC.)		
)		
For Private Operational Fixed)	File Nos:	
Microwave Service Authorization)	708777	WNIT370
and Modifications)	708778, 713296	WNIM210
)	708779	WNIM385
New York, New York)	708780	WNIT555
)	708781, 709426, 711937	WNIM212
)	709332	(NEW)
)	712203	WNTW782
)	712218	WNTY584
)	712219	WNTY605
)	713295	WNTX889
)	713300	(NEW)
)	717325	(NEW)

O R D E R

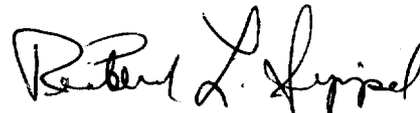
Issued: May 9, 1996

Released: May 13, 1996

For cause shown,¹ IT IS ORDERED that the Motion For Leave To File Opposition Two Days Out Of Time filed on May 8, 1996, by Cablevision of New York City - Phase I ("Cablevision") IS GRANTED.

IT IS FURTHER ORDERED that on May 9, 1996, by close of business, Cablevision SHALL FILE with the Commission Secretary its pleading entitled: "Cablevision's Opposition To Liberty's Motion To Compel", a copy of which was attached to Cablevision's instant Motion and which is the subject of this ruling.²

FEDERAL COMMUNICATIONS COMMISSION



Richard L. Sippel
Administrative Law Judge

¹ Cablevision made a good faith attempt to file on time. There will be no prejudice to any party in granting this relief and it is important that the pleading be considered by the Presiding Judge in connection with ongoing discovery disputes. It is appropriate to grant this relief as a matter of discretion without receiving responsive pleadings. See 47 C.F.R. §1.298 (Rulings on time for action).

² Copy of this order was faxed to Cablevision's attorney in the a.m. of the date of its issuance. Counsel for Cablevision also was informed of this ruling via telephone.