

Before the
FEDERAL COMMUNICATIONS COMMISSION FCC 99I-01
 Washington, D.C. 20554

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In re Applications of)	WT Docket No. 96-41	
)		
LIBERTY CABLE CO., INC.)		
)	File Nos:	
For Private Operational Fixed)	708777	WNTT370
Microwave Service Authorization)	708778, 713296	WNTM210
and Modifications)	708779	WNTM385
)	708780	WNTT555
New York, New York)	708781, 709426, 711937	WNTM212
)	708332	(NEW)
)	712203	WNTW782
)	712218	WNTY584
)	712219	WNTY605
)	713295	WNTX889
)	713300	(NEW)
)	717325	(NEW)

ORDER

Adopted: January 19, 1999 ; Released: January 20, 1999

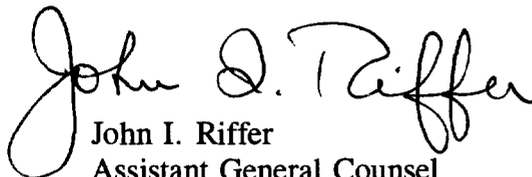
By the Assistant General Counsel, Administrative Law Division:

1. Now before the Commission are: (1) Initial Decision of Administrative Law Judge Richard L. Sippel, 13 FCC Rcd 10716 (ALJ 1998); (2) Exceptions to Initial Decision filed April 7, 1998 by Liberty Cable Co., Inc.; (3) Joint Brief in Support of Initial Decision filed April 7, 1998 by Time Warner Cable of New York City and Paragon Communications, and Cablevision of New York City - Phase I; (4) Reply Brief filed April 22, 1998 by Liberty Cable Co., Inc.; (5) Joint Reply to Exceptions filed April 22, 1998 by Time Warner Cable of New York City and Paragon Communications, and Cablevision of New York City - Phase I; (6) Consolidated Reply filed April 22, 1998 by the Wireless Telecommunications Bureau; (7) Request for Oral Argument filed April 29, 1998 by Liberty Cable Co., Inc.; (8) Response to Request for Oral Argument filed May 5, 1998 by Time Warner Cable of New York City and Paragon Communications, and Cablevision of New York City - Phase I; (9) Opposition to Request for Oral Argument filed May 5, 1998 by the Wireless Telecommunications Bureau; (10) Motion to Strike filed July 24, 1998 by Liberty Cable Co., Inc.; (11) Opposition to Motion to Strike filed August 10, 1998 by Time Warner Cable of New York City and Paragon Communications, and Cablevision of New York City - Phase I; (12) Opposition to Motion to Strike filed August 10, 1998 by the Wireless Telecommunications Bureau; and (13) Consolidated Reply to Oppositions filed August 17, 1998 by Liberty Cable Co., Inc.

2. It is the Commission's policy, where an adjudicatory proceeding is before the Commission for issuance of a final order or decision, to act in such cases within five months of the last responsive pleading, or else issue an order indicating that additional time will be required. See 47 C.F.R. §0.251(d); Comparative Hearing Process, 6 FCC Rcd 157, 164 ¶50 (1991). Additional time is required for resolution of the issues raised by the pleadings in this proceeding.

3. ACCORDINGLY, IT IS ORDERED, pursuant to the authority delegated under 47 C.F.R. §0.251(d), that additional time WILL BE REQUIRED for disposition of the pleadings in this proceeding.

FEDERAL COMMUNICATIONS COMMISSION

A handwritten signature in black ink that reads "John I. Riffer". The signature is written in a cursive style with a large, looping initial "J".

John I. Riffer
Assistant General Counsel
Administrative Law Division
Office of General Counsel