

2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

DOCKET FILE COPY ORIGINAL

RECEIVED & INSPECTED
APR 10 2002
FCC - MAILROOM

RE: CS Docket No. 00-2

Dear Mr. Caton:

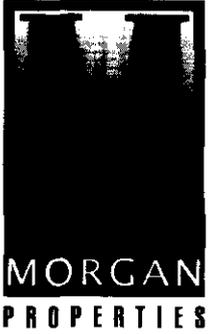
We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Richland Terrace we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive Programming contracts.

Sincerely,

Maria Jacobs
Senior Vice-President
Richland Terrace



2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

DOCKET FILE COPY ORIGINAL

RECEIVED & INSPECTED
APR 10 2002
FCC - MAILROOM

RE: CS Docket No. 00-2

Dear Mr. Caton:

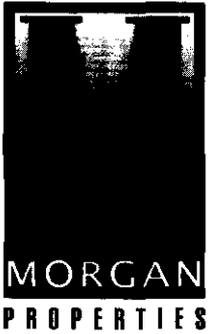
We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Main Street Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive Programming contracts.

Sincerely,

Maria Jacobs
Senior Vice-President
Main Street Apartments



2/19/02

DOCKET FILE COPY ORIGINAL



Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

RE: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Glen Mar Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive Programming contracts.

Sincerely,

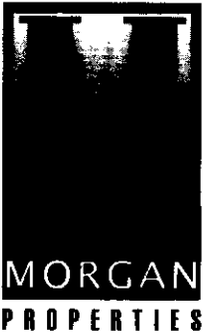
Maria Jacobs

Maria Jacobs
Senior Vice-President
Glen Mar Apartments

No. of Copies rec'd _____
List ABCDE

160 CLUBHOUSE ROAD

KING OF PRUSSIA, PA 19406 • 610.265.2800 • FAX 610.265.5889



2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

RECEIVED & FILED
APR 10 2002
FCC - MAILROOM

RE: CS Docket No. 00-2

DOCKET FILE COPY ORIGINAL

Dear Mr. Caton:

We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Oak Park Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive Programming contracts.

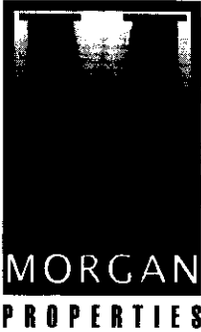
Sincerely,

Maria Jacobs
Senior Vice-President
Oak Park Apartments

No. of Copies rec'd _____
List ABCDE

160 CLUBHOUSE ROAD

KING OF PRUSSIA, PA 19406 • 610.265.2800 • FAX 610.265.5889



2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

DOCKET FILE COPY ORIGINAL

RECEIVED & INSPECTED
APR 10 2002
FCC - MAILROOM

RE: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

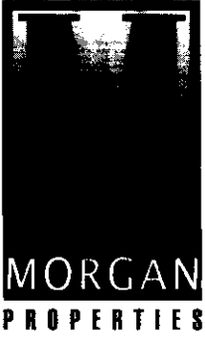
At Stonestrow Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive Programming contracts.

Sincerely,

Maria Jacobs
Maria Jacobs
Senior Vice-President
Stonestrow Apartments

No. of Copies rec'd 0
List ABCDE



2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

DOCKET FILE COPY ORIGINAL

RECEIVED & INSPECTED
APR 10 2002
FCC - MAILROOM

RE: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

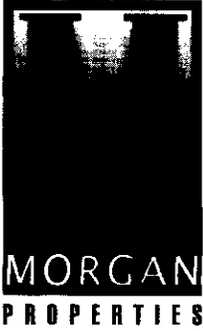
At Montgomery Woods Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive Programming contracts.

Sincerely,

Maria Jacobs
Senior Vice-President
Montgomery Woods Apartments

No. of Copies rec'd 0
List ABCDE _____



2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

DOCKET FILE COPY ORIGINAL

RECEIVED & INSPECTED
APR 10 2002
FCC - MAILROOM

RE: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

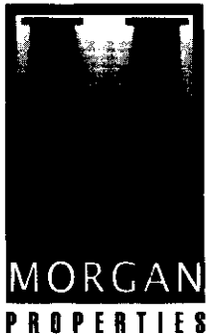
At Burnt Mill Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive Programming contracts.

Sincerely,

Maria Jacobs
Senior Vice-President
Burnt Mill Apartments

No. of Copies rec'd _____
List ABCDE



2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

DOCKET FILE COPY ORIGINAL

RECEIVED
APR 1 2002
FCC - MAIL ROOM

RE: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Oxford Manor Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

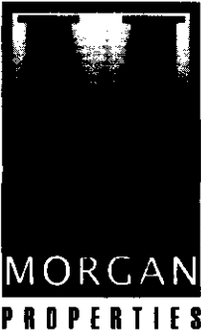
Please continue the current ban on exclusive Programming contracts.

Sincerely,

Maria Jacobs
Senior Vice-President
Oxford Manor Apartments

No. of Copies rec'd _____
List ABCDE

2



2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

DOCKET FILE COPY ORIGINAL

RECEIVED & INSPECTED
APR 10 2002
FCC - MAILROOM

RE: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Vineland Village Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

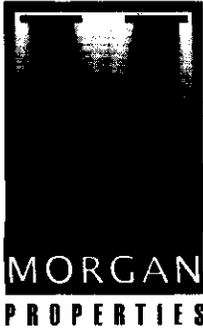
Please continue the current ban on exclusive Programming contracts.

Sincerely,

Maria Jacobs
Senior Vice-President
Vineland Village Apartments

No. of Copies rec'd _____
List ABCDE

0



2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

DOCKET FILE COPY ORIGINAL

RECEIVED & INSPECTED
APR 10 2002
FCC - MAILROOM

RE: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Village of Chartleytowne we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive Programming contracts.

Sincerely,

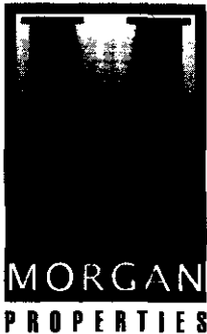
Maria Jacobs

Maria Jacobs
Senior Vice-President
Village of Chartleytowne

No. of Copies rec'd 0
List ABCDE

160 CLUBHOUSE ROAD

KING OF PRUSSIA, PA 19406 • 610.265.2800 • FAX 610.265.5889



2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

DOCKET FILE COPY ORIGINAL

RECEIVED & INSPECTED
APR 10 2002
FCC - MAILROOM

RE: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Colonial Villa Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive Programming contracts.

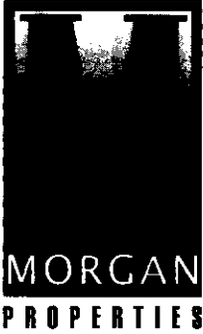
Sincerely,

Maria Jacobs
Senior Vice-President
Colonial Villa Apartments

No. of Copies rec'd 0
List ABCDE

160 CLUBHOUSE ROAD

KING OF PRUSSIA, PA 19406 • 610.265.2800 • FAX 610.265.5889



DOCKET FILE COPY ORIGINAL

2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

RECEIVED & INSPECTED
APR 10 2002
FCC - MAILROOM

RE: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Glen Ridge Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

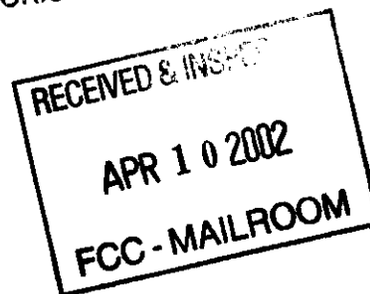
Please continue the current ban on exclusive Programming contracts.

Sincerely,

Maria Jacobs
Senior Vice-President
Glen Ridge Apartments

No. of Copies rec'd _____
List ABCDE _____

DOCKET FILE COPY ORIGINAL



2/19/02

Mr. William Caton
Acting Secretary
Federal Communications Commission
44512th Street, N.W.
Washington, DC 20564

RE: CS Docket No. 00-2

Dear Mr. Caton:

We are writing in strong Support of Continuing the current prohibition on exclusive programming contracts contained in Section 628 (C)(2XD) of the Communications Act of 1934, as amended, which will expire on October 5th, 2002, unless the commission finds that such prohibition continues to be necessary to preserve competition and diversity in the distribution of video programming.

At Whitestone Apartments we continue to seek the best possible video services for our residents. Video service that is dependable and affordable is extremely important to our resident; we enter into agreements with a provider for a limited number of years and we demand that the programming options keep pace with choices that are available in our area. It would be unthinkable if our current video provider was legally restricted from being able to obtain programming that our residents want-programming such as HBO, the History channel, Disney, various sports channels, and a whole host of other programs. Recent mergers and consolidations in the video marketplace make us nervous that that the ground could suddenly shift from under a given video provider's ability to obtain many of the popular channels. If our apartment community video provider loses the ability to bring in certain channels while the property a couple of blocks away is able to bring in those channels, then we will be faced with a lot of unhappy residents and our ability to attract and retain residents will suffer greatly.

Please continue the current ban on exclusive Programming contracts.

Sincerely,

A handwritten signature in cursive script that reads "Maria Jacobs".

Maria Jacobs
Senior Vice-President
Whitestone Apartments

No. of Copies rec'd _____
List ABCDE _____