

narrow circumstances, which we believe to be limited to the State of Oregon, based upon the specific reference to “41,340 television households according to the U.S. Television Household Estimates by Nielsen Media Research for 2003-2004.”<sup>143</sup> This provision specifies that these stations be “deemed significantly viewed” and thereby requires us to add stations in these eligible counties to the SV list. Because we do not know at this time which stations and counties might qualify, we are not including them now in the SV List in Appendix B, but we seek comment to identify and confirm the stations and counties that would meet this definition.

54. New Section 341(b) prevents a satellite carrier from carrying “the signal of a television station into an adjacent local market that is comprised of only a portion of a county, other than to unserved households located in that county.”<sup>144</sup> We believe this provision precludes the retransmission of a significantly viewed signal to a subscriber in an adjacent market if the adjacent market consists of only a part of one county. We believe that this provision applies only to the DMAs of Palm Springs and Bakersfield, because they are the only DMAs that appear to satisfy the definition. We seek comment on this interpretation of the scope and meaning of this provision.

#### **D. Enforcement and Notice Provisions**

##### **1. Enforcement of Section 340**

55. Section 340(f) creates an enforcement mechanism for the new provisions regarding satellite delivery of significantly viewed signals.<sup>145</sup> Section 340(f)(1) contemplates that the Commission will respond to a complaint by issuing a “cease and desist order” and may provide for damages if requested and proven by the station filing the complaint.<sup>146</sup> The SHVERA provides for monetary penalties up to  
(Continued from previous page)

(3) Definition of Eligible County. For purposes of this section, the term ‘eligible county’ means any 1 of 4 counties that –

(A) are in a single State;

(B) on January 1, 2004, were each in designated market areas in which the majority of counties were located in another State or States; and

(C) as a group had a combined total of 41,340 television households according to the U.S. Television Household Estimates by Nielsen Media Research for 2003-2004.

(4) Limitation. Carriage of a station under this section shall be at the option of the cable operator or satellite carrier.’

<sup>143</sup> See *id.* § 341(a)(3); see also 17 USC 119(a)(1)(C)(iii).

<sup>144</sup> 47 U.S.C. § 341(b) (“Certain Markets”) provides: “Notwithstanding any other provision of law, a satellite carrier may not carry the signal of a television station into an adjacent local market that is comprised of only a portion of a county, other than to unserved households located in that county.”

<sup>145</sup> 47 U.S.C. § 340(f), as added by Section 202 of the SHVERA; see 47 U.S.C. § 339(a)(3), as amended by Section 204 of the SHVERA (requires Commission enforcement of the new provisions concerning distant digital signal carriage pursuant to the provisions of Section 340(f)).

<sup>146</sup> 47 U.S.C. § 340(f)(1) provides:

“(1) ORDERS AND DAMAGES. Upon complaint, the Commission shall issue a cease and desist order to any satellite carrier found to have violated this section in carrying any television broadcast station. Such order may, if a complaining station requests damages –

(continued...)

\$50 per subscriber, per station, per day if the station establishes that the satellite carrier committed the violation in bad faith, and provides that the Commission may impose similar damages on the complaining station if the Commission determines that the complaint was frivolous.<sup>147</sup> The statute does not define "bad faith" or "frivolous," but there is some guidance in a floor statement by Subcommittee Chairman Upton. He explains that a satellite carrier that lacks a good faith belief that the carriage of the challenged signal was lawful or a broadcaster who seeks damages in bad faith would warrant a Commission finding of damages.<sup>148</sup> He further notes that if the broadcaster filing the complaint does not seek damages, then a finding of damages against either party by the Commission would not be appropriate.<sup>149</sup>

56. We are inclined to address allegations of bad faith or frivolousness on a case-by-case basis, but we seek comment on identifying particular circumstances that would generally warrant such a finding. For example, if the only violation of Section 340 were the failure to notify all broadcast stations in a market 60 days prior to commencing carriage of the significantly viewed stations, would such conduct constitute bad faith by the satellite carrier? Would seeking damages for failure to notify one station constitute a frivolous complaint by a broadcaster? In addition, as noted above with respect to the SV List appended to this Notice, we do not believe it would constitute bad faith for a satellite carrier to carry a station listed as significantly viewed in a community on the SV List while this proceeding is pending, even if the listing is later shown to be incorrect, provided the carrier follows the other statutory and regulatory requirements.

57. Section 340(f)(2) requires the Commission to issue final determinations within 180 days of the filing of a complaint concerning Section 340.<sup>150</sup> The statute permits but does not require the Commission to hold hearings to resolve genuine disputes over material facts.<sup>151</sup> In light of the short time frame for resolving these complaints, the statutory specification of a "cease and desist" order as a remedy, and the express grant of discretion to the Commission to issue a final ruling based on written pleadings, we tentatively conclude that we will use our existing procedures for Petitions for Special Relief as the procedural framework for complaints concerning significantly viewed status.<sup>152</sup> Because Section 340(f) (Continued from previous page)

(A) provide for the award of damages to a complaining station that establishes that the violation was committed in bad faith, in an amount up to \$50 per subscriber, per station, per day of the violation; and

(B) provide for the award of damages to a prevailing satellite carrier if the Commission determines that the complaint was frivolous, in an amount up to \$50 per subscriber alleged to be in violation, per station alleged, per day of the alleged violation.

<sup>147</sup> *Id.*

<sup>148</sup> See Upton Floor Statement at 1.

<sup>149</sup> *Id.*

<sup>150</sup> 47 U.S.C. 340(f)(2) provides:

(2) COMMISSION DECISION. The Commission shall issue a final determination resolving a complaint brought under this subsection not later than 180 days after the submission of a complaint under this subsection. The Commission may hear witnesses if it clearly appears, based on written filings by the parties, that there is a genuine dispute about material facts. Except as provided in the preceding sentence, the Commission may issue a final ruling based on written filings by the parties.

<sup>151</sup> *Id.*

<sup>152</sup> See 47 C.F.R. § 76.7.

expressly provides for issuance of a cease and desist order to remedy violations of the significantly viewed provisions but does not require a hearing, we conclude that we are not required to follow the provisions in Section 312(c) of the Communications Act.<sup>153</sup> The procedures for Petitions for Special Relief, which the Commission uses to process cable and satellite carriage complaints, as well as complaints concerning the exclusivity rules and other cable and satellite regulations, will afford the parties ample opportunity to raise and respond to allegations while ensuring that the Commission can complete action within the 180 day statutory deadline. We propose to require that parties follow the pleading requirements in Section 76.7(a)(1) and (b)(1) for petitions, which will permit us to issue a ruling on complaints.<sup>154</sup> We seek comment on this tentative conclusion.

58. Section 340(f)(3) and (4) provide that remedial action at the Commission pursuant to Section 340 are in addition to and have no effect upon actions taken pursuant to title 17, the copyright provisions.<sup>155</sup> The meaning of these provisions is clear that neither action nor inaction by the Commission will have any effect on the filing of a copyright infringement or other action under title 17, nor on the remedies ordered by the appropriate forum thereunder.

## 2. Notice Concerning Retransmission of Significantly Viewed Stations

59. Section 340(g) of the Act requires satellite carriers to provide written notice to any television broadcast station in the relevant local market at least 60 days before retransmitting a significantly viewed signal into that local market pursuant to Section 340.<sup>156</sup> The provision also requires satellite carriers to list on their websites all significantly viewed signals carried pursuant to Section 340.<sup>157</sup>

60. Although the statute does not specify the manner of notice required in these circumstances, we tentatively conclude that these written notices must be sent to the station's principal place of business, as listed in the Commission's database, by certified mail, return receipt requested. We believe reliance on

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<sup>153</sup> 47 U.S.C. § 312(c) (requires service of an order to show cause and a hearing before revoking a license or issuing a cease and desist order pursuant to 47 U.S.C. § 312(b)).

<sup>154</sup> 47 C.F.R. § 76.7(a)(1), (b)(1).

<sup>155</sup> 47 U.S.C. § 340(f)(3) and (4) provide:

(3) REMEDIES IN ADDITION. The remedies under this subsection are in addition to any remedies available under title 17, United States Code.

(4) NO EFFECT ON COPYRIGHT PROCEEDINGS. Any determination, action, or failure to act of the Commission under this subsection shall have no effect on any proceeding under title 17, United States Code, and shall not be introduced in evidence in any proceeding under that title. In no instance shall a Commission enforcement proceeding under this subsection be required as a predicate to the pursuit of a remedy available under title 17.

<sup>156</sup> New Section 340(g), entitled "Notices Concerning Significantly Viewed Stations" states that "[e]ach satellite carrier that proposes to commence the retransmission of a station pursuant to this section in any local market shall – (1) not less than 60 days before commencing such retransmission, provide a written notice to any television broadcast station in such local market of such proposal; and (2) designate on such carrier's website all significantly viewed signals carried pursuant to section 340 and the communities in which the signals are carried." 47 U.S.C. § 340(g).

<sup>157</sup> 47 U.S.C. § 340(g)(2).

the information in the Commission's database is consistent with other provisions of the SHVERA.<sup>158</sup> We believe that requiring that the notices be sent via certified mail, return receipt requested is consistent with our rules.<sup>159</sup> We also propose to require satellite carriers to publish a list on their websites that will identify all of the significantly viewed signals they are carrying, by market and community. We seek comment on our proposed rules.<sup>160</sup>

61. The SHVERA states that notice must be afforded to "any television broadcast station in such local market of such proposal."<sup>161</sup> Given the breadth of this language, we tentatively conclude that this provision requires notice to stations in the relevant local market even if they are not affiliated with the same network of the significantly viewed station whose signal is being carried, regardless of whether they are carried by the satellite carrier as local stations pursuant to Section 338. We recognize that stations seemingly unaffected by the significantly viewed status of unaffiliated stations would nonetheless be entitled to receive such notice under our rules. We seek comment on our tentative conclusion.

#### IV. PROCEDURAL MATTERS

##### A. Initial Regulatory Flexibility Act Analysis

62. The Initial Regulatory Flexibility Analysis is attached to this Notice as Appendix C.

##### B. Initial Paperwork Reduction Act of 1995 Analysis

63. This Notice has been analyzed with respect to the Paperwork Reduction Act of 1995 ("PRA"),<sup>162</sup> and contains proposed information collection requirements. The Commission, as part of its continuing effort to reduce paperwork burdens, invites the general public and the Office of Management and Budget (OMB) to comment on the proposed information collection requirements contained in this Notice, as required by the PRA.

64. Written comments on the PRA proposed information collection requirements must be submitted by the public, the Office of Management and Budget (OMB), and other interested parties on or before [INSERT DATE 60 DAYS AFTER DATE OF PUBLICATION IN THE FEDERAL REGISTER]. Comments should address: (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission's burden estimates; (c) ways to enhance the quality, utility, and clarity of the information collected; and (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology. In addition, pursuant to the Small Business

<sup>158</sup> See, e.g., 47 U.S.C. § 338(h)(2)(c), as amended by SHVERA (requires the Commission to amend its rules to specifically require use of the Commission's consolidated database system for a television station licensee's address).

<sup>159</sup> See, e.g., 47 C.F.R. § 76.66(d) (Commission rule with respect to notices for mandatory carriage requests.).

<sup>160</sup> See Appendix A proposed Section 76.54(e), (f).

<sup>161</sup> 47 U.S.C. § 340(g)(1).

<sup>162</sup> The Paperwork Reduction Act of 1995 ("PRA"), Pub. L. No. 104-13, 109 Stat 163 (1995) (codified in Chapter 35 of title 44 U.S.C.).

Paperwork Relief Act of 2002,<sup>163</sup> we seek specific comment on how we might “further reduce the information collection burden for small business concerns with fewer than 25 employees.”

65. In addition to filing comments with the Office of the Secretary, a copy of any comments on the proposed information collection requirements contained herein should be submitted to Cathy Williams, Federal Communications Commission, 445 12th St, S.W., Room 1-C823, Washington, D.C., 20554, or via the Internet to [Cathy.Williams@fcc.gov](mailto:Cathy.Williams@fcc.gov); and also to Kristy L. LaLonde, OMB Desk Officer, Room 10234 NEOB, 725 17th Street, N.W., Washington, D.C. 20503, or via Internet to [Kristy\\_L.\\_LaLonde@omb.eop.gov](mailto:Kristy_L._LaLonde@omb.eop.gov), or via fax at 202-395-5167.

66. *Further Information.* For additional information concerning the PRA proposed information collection requirements contained in this Notice, contact Cathy Williams at 202-418-2918, or via the Internet to [Cathy.Williams@fcc.gov](mailto:Cathy.Williams@fcc.gov).

### C. Ex Parte Rules

67. *Permit-But-Disclose.* This proceeding will be treated as a “permit-but-disclose” proceeding subject to the “permit-but-disclose” requirements under section 1.1206(b) of the Commission’s rules.<sup>164</sup> *Ex parte* presentations are permissible if disclosed in accordance with Commission rules, except during the Sunshine Agenda period when presentations, *ex parte* or otherwise, are generally prohibited. Persons making oral *ex parte* presentations are reminded that a memorandum summarizing a presentation must contain a summary of the substance of the presentation and not merely a listing of the subjects discussed. More than a one- or two-sentence description of the views and arguments presented is generally required.<sup>165</sup> Additional rules pertaining to oral and written presentations are set forth in section 1.1206(b).

### D. Filing Requirements

68. *Comments and Replies.* Pursuant to Sections 1.415 and 1.419 of the Commission’s rules,<sup>166</sup> interested parties may file comments and reply comments on or before the dates indicated on the first page of this document. Comments may be filed using: (1) the Commission’s Electronic Comment Filing System (“ECFS”), (2) the Federal Government’s eRulemaking Portal, or (3) by filing paper copies.<sup>167</sup>

69. *Electronic Filers:* Comments may be filed electronically using the Internet by accessing the ECFS: <http://www.fcc.gov/cgb/ecfs/> or the Federal eRulemaking Portal: <http://www.regulations.gov>. Filers should follow the instructions provided on the website for submitting comments. For ECFS filers, if multiple docket or rulemaking numbers appear in the caption of this proceeding, filers must transmit one electronic copy of the comments for each docket or rulemaking number referenced in the caption. In completing the transmittal screen, filers should include their full name, U.S. Postal Service mailing address, and the applicable docket or rulemaking number. Parties may also submit an electronic comment by Internet e-mail. To get filing instructions, filers should send an e-mail to [ecfs@fcc.gov](mailto:ecfs@fcc.gov), and include the

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<sup>163</sup> The Small Business Paperwork Relief Act of 2002 (“SBPRA”), Pub. L. No. 107-198, 116 Stat 729 (2002) (codified in Chapter 35 of title 44 U.S.C.); see 44 U.S.C. 3506(c)(4).

<sup>164</sup> See 47 C.F.R. § 1.1206(b); see also 47 C.F.R. §§ 1.1202, 1.1203.

<sup>165</sup> See *id.* § 1.1206(b)(2).

<sup>166</sup> See *id.* §§ 1.415, 1.419.

<sup>167</sup> See *Electronic Filing of Documents in Rulemaking Proceedings*, 13 FCC Rcd 11322 (1998).

following words in the body of the message, "get form." A sample form and directions will be sent in response.

**70. Paper Filers:** Parties who choose to file by paper must file an original and four copies of each filing. If more than one docket or rulemaking number appears in the caption of this proceeding, filers must submit two additional copies for each additional docket or rulemaking number. Filings can be sent by hand or messenger delivery, by commercial overnight courier, or by first-class or overnight U.S. Postal Service mail (although we continue to experience delays in receiving U.S. Postal Service mail). All filings must be addressed to the Commission's Secretary, Office of the Secretary, Federal Communications Commission.

- The Commission's contractor will receive hand-delivered or messenger-delivered paper filings for the Commission's Secretary at 236 Massachusetts Avenue, NE., Suite 110, Washington, DC 20002. The filing hours at this location are 8:00 a.m. to 7:00 p.m. All hand deliveries must be held together with rubber bands or fasteners. Any envelopes must be disposed of before entering the building.
- Commercial overnight mail (other than U.S. Postal Service Express Mail and Priority Mail) must be sent to 9300 East Hampton Drive, Capitol Heights, MD 20743.
- U.S. Postal Service first-class, Express, and Priority mail should be addressed to 445 12th Street, SW, Washington DC 20554.

**71. Availability of Documents.** Comments, reply comments, and *ex parte* submissions will be available for public inspection during regular business hours in the FCC Reference Center, Federal Communications Commission, 445 12<sup>th</sup> Street, S.W., CY-A257, Washington, D.C., 20554. These documents will also be available via ECFS. Documents will be available electronically in ASCII, Word 97, and/or Adobe Acrobat.

**72. Accessibility Information.** To request information in accessible formats (computer diskettes, large print, audio recording, and Braille), send an e-mail to [fcc504@fcc.gov](mailto:fcc504@fcc.gov) or call the FCC's Consumer and Governmental Affairs Bureau at (202) 418-0530 (voice), (202) 418-0432 (TTY). This document can also be downloaded in Word and Portable Document Format (PDF) at: <http://www.fcc.gov>.

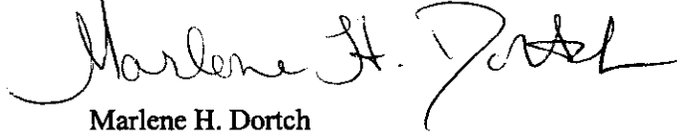
**73. Additional Information.** For additional information on this proceeding, contact Evan Baranoff, [Evan.Baranoff@fcc.gov](mailto:Evan.Baranoff@fcc.gov), or Eloise Gore, [Eloise.Gore@fcc.gov](mailto:Eloise.Gore@fcc.gov), of the Media Bureau, Policy Division, (202) 418-2120.

**V. ORDERING CLAUSES**

74. Accordingly, IT IS ORDERED that pursuant to Sections 202 and 204 of the Satellite Home Viewer Extension and Reauthorization Act of 2004, and Sections 1, 4(i) and (j), and 340 of the Communications Act of 1934, as amended, 47 U.S.C. §§ 151, 154(i) and (j), and 340, NOTICE IS HEREBY GIVEN of the proposals and tentative conclusions described in this Notice of Proposed Rulemaking.

75. IT IS FURTHER ORDERED that the Reference Information Center, Consumer Information Bureau, shall send a copy of this Notice of Proposed Rulemaking, including the Initial Regulatory Flexibility Analysis, to the Chief Counsel for Advocacy of the Small Business Administration.

FEDERAL COMMUNICATIONS COMMISSION

A handwritten signature in black ink, appearing to read "Marlene H. Dortch", is written over the typed name.

Marlene H. Dortch  
Secretary

## APPENDIX A

Proposed Rule Changes<sup>1</sup>

Part 76 of Title 47 of the Code of Federal Regulations is amended to read as follows:

PART 76 – Multichannel Video and Cable Television Service.

1. The authority citation for Part 76 is revised to read as follows:

AUTHORITY: 47 U.S.C. 151, 152, 153, 154, 301, 302, 303, 303a, 307, 308, 309, 312, 315, 325, 339, 340, 503, 521, 522, 531, 532, 534, 535, 536, 537, 543, 544, 544a, 545, 548, 549, 552, 554, 556, 558, 560, 561, 571, 572, 573.

2. Part 76 of the Commission's Rules is amended as follows:

Revise Part 76, subpart A to read as follows:

Subpart A – General

§76.5 Definitions

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(ee) *Subscribers.*

**(1) Cable subscriber.** A member of the general public who receives broadcast programming distributed by a cable television system and does not further distribute it.

**(2) Satellite subscriber.** A person who receives a secondary transmission service from a satellite carrier and pays a fee for the service, directly or indirectly, to the satellite carrier or to a distributor.

\*\*\*\*

**[OPTION ONE] (gg) ~~Reserved~~ Satellite community.** Comprised of one or more five-digit zip code areas in which one or more television broadcast stations are proposed or deemed to be significantly viewed pursuant to sections 76.5(i) and 76.54. Satellite communities apply only in areas in which there is no pre-existing cable community, as defined in 76.5(dd).

**[OPTION TWO] (gg) ~~Reserved~~ Satellite community.** A separate and distinct community or municipal entity (including unincorporated communities within unincorporated areas and including single, discrete unincorporated areas). The boundaries of any such unincorporated community may be defined by one or more five-digit zip code areas. Satellite communities apply only in areas in which there is no pre-existing cable community, as defined in 76.5(dd).

Revise Part 76, subpart D to read as follows:

Subpart D – Carriage of Television Broadcast Signals

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<sup>1</sup> For ease of review, proposed revisions are shown in bold/underline (for additions) or strikethrough/underline (for deletions) text.

§ 76.54 Significantly viewed signals; method to be followed for special showings

(a) Signals that are significantly viewed in a county (and thus are deemed to be significantly viewed within all communities within the county) are those that are listed in Appendix ~~A~~B of the memorandum opinion and order on reconsideration of the Cable Television Report and Order (Docket 18397 et al.), FCC 72-530, and those listed in the Significantly Viewed List, Appendix B of the SHVERA Report and Order Implementing Section 340 of the Communications Act XX FCC Rcd XXXXX (2005).

(b) Significant viewing in a cable television or satellite community for signals not shown as significantly viewed under paragraphs (a) or (d) of this section may be demonstrated by an independent professional audience survey of non-cable television homes that covers at least two weekly periods separated by at least thirty (30) days but no more than one of which shall be a week between the months of April and September. If two surveys are taken, they shall include samples sufficient to assure that the combined surveys result in an average figure at least one standard error above the required viewing level. If surveys are taken for more than 2-weekly periods in any 12 months, all such surveys must result in an average figure at least one standard error above the required viewing level. If a cable television system serves more than one community, a single survey may be taken, provided that the sample includes non-cable television homes from each community that are proportional to the population.

(c) Notice of a survey to be made pursuant to paragraph (b) of this section shall be served on all licensees or permittees of television broadcast stations within whose predicted Grade B contour (and, with respect to a survey pertaining to a station broadcasting only a digital signal, the noise limited service contour, as defined in section 73.622(e)) the cable or satellite community or communities are located, in whole or in part, and on all other system community units, franchisees, and franchise applicants in the cable community or communities at least (30) days prior to the initial survey period. ~~Furthermore, if a survey is undertaken pursuant to the provisions of § 76.33(a)(2)(i) of the rules, notice shall also be served on the franchising authority.~~ Such notice shall include the name of the survey organization and a description of the procedures to be used. Objections to survey organizations or procedures shall be served on the party sponsoring the survey within twenty (20) days after receipt of such notice.

(d) Signals of television broadcast stations not encompassed by the surveys (for the periods May 1970, November 1970 and February/March 1971) used in establishing Appendix B of the Memorandum Opinion and Order on Reconsideration of Cable Television Report and Order, FCC 72-530, 36 FCC 2d 326 (1972), may be demonstrated as significantly viewed on a county-wide basis by independent professional audience surveys which cover three separate, consecutive four-week periods and are otherwise comparable to the surveys used in compiling the above-referenced Appendix B: Provided, however, That such demonstration shall be based upon audience survey data for the first three years of the subject station's broadcast operations.

(e) Satellite carriers that intend to retransmit the signal of a significantly viewed television broadcast station to a subscriber located outside such station's local market, as defined by section 76.55(e), must provide written notice to all television broadcast stations that are assigned to the same local market as the intended subscriber at least 60 days before commencing retransmission of the significantly viewed station. Such written notice must be sent via certified mail, return receipt requested, to the address for such station(s) as listed in the consolidated database maintained by the Federal Communications Commission.

(f) Satellite carriers that retransmit the signal of a significantly viewed television broadcast station to a subscriber located outside such station's local market must list all such stations and the communities to which they are retransmitted on their website.

**(g) Signals of significantly viewed television broadcast stations may not be retransmitted by satellite carriers to subscribers who do not subscribe to local-into-local service pursuant to section 76.66; except that a satellite carrier may retransmit a significantly viewed signal of a television broadcast station to a subscriber located in a local market in which**

**(1) there is no station affiliated with the same television network as the station whose signal is significantly viewed; or**

**(2) the station affiliated with the same television network as the station whose signal is significantly viewed does not request carriage or does not grant retransmission consent pursuant to section 76.66.**

**(h) In addition to the requirement of subsection (g), signals of significantly viewed network stations that originate as digital signals may not be retransmitted to subscribers unless the satellite carrier retransmits the digital signal of the local network station, which is affiliated with the same television network as the network station whose signal is significantly viewed, in either (1) at least the equivalent bandwidth of the significantly viewed station or (2) the entire bandwidth of the digital signal broadcast by such local station.**

**(i) For purposes of subsections (g) and (h), television network and network station are as defined in 47 U.S.C. § 339(d).**

Revise Part 76, subpart F to read as follows:

Subpart F--Network Non-Duplication Protection, Syndicated Exclusivity and Sports Blackout

§ 76.122 Satellite network non-duplication.

(a) Upon receiving notification pursuant to paragraph (c) of this section, a satellite carrier shall not deliver, to subscribers within zip code areas located in whole or in part within the zone of protection of a commercial television station licensed by the Commission, a program carried on a nationally distributed superstation **or on a station carried pursuant to section 76.54** when the network non-duplication rights to such program are held by the commercial television station providing notice, except as provided in paragraphs (j), (k) or (l) of this section.

\*\*\*\*

(j) A satellite carrier is not required to delete the duplicating programming of any nationally distributed superstation that is carried by the satellite carrier as a local station with the station's retransmission consent pursuant to § 76.64 **or as a significantly viewed station pursuant to § 76.54**

**(i1)** Within the station's local market;

**(i2)** If the station is "significantly viewed," pursuant to § 76.54, in zip code areas included within the zone of protection **unless a waiver of the significantly viewed exception is granted pursuant to § 76.7**; or

**(i3)** If the zone of protection falls, in whole or in part, within that signal's grade B contour.

§ 76.123 Satellite syndicated program exclusivity.

(a) Upon receiving notification pursuant to paragraph (d) of this section, a satellite carrier shall not deliver, to subscribers located within zip code areas in whole or in part within the zone of protection of a commercial television station licensed by the Commission, a program carried on a nationally distributed superstation **or on a station carried pursuant to section 76.54** when the syndicated program exclusivity

rights to such program are held by the commercial television station providing notice, except as provided in paragraphs (k), (l) and (m) of this section.

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(k) A satellite carrier is not required to delete the programming of any nationally distributed superstation that is carried by the satellite carrier as a local station with the station's retransmission consent pursuant to § 76.64 or as a significantly viewed station pursuant to § 76.54:

- (1) Within the station's local market;
- (2) If the station is "significantly viewed," pursuant to § 76.54, in zip code areas included within the zone of protection unless a waiver of the significantly viewed exception is granted pursuant to § 76.7; or
- (3) If the zone of protection falls, in whole or in part, within that signal's grade B contour.

APPENDIX B<sup>1</sup>

## Significantly Viewed List (as of December 7, 2004)

The stations listed below are "significantly viewed" in the relevant counties and/or communities as indicated. The stations are listed by state and subdivided by the county in which they are significantly viewed. Stations added on a community-by-community basis after 1972 are listed at the end of each state next to the community in which they obtained significantly viewed status. The station listing includes the current (and former) call signs, as well as the analog channel number and city of license. Stations with a plus sign (+) under individual counties are those stations added to the list after the publication of the Commission's original 1972 list. See *Reconsideration of the Cable Television Report and Order*, 36 FCC 2d 326 (1972). Stations listed with a pound sign (#) have been the subject of application of the Commission's exclusivity rules and are subject to programming deletions in the indicated communities.

**ALABAMA**

## Autauga

+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL  
WCOV-TV, 20, Montgomery, AL  
WNCF, 32, Montgomery, AL (formerly WKAB)

## Baldwin

WEAR-TV, 3, Pensacola, FL  
WKRG-TV, 5, Mobile, AL  
WALA-TV, 10, Mobile, AL  
+WPMI, 15, Mobile, AL  
+WJTC, 44, Pensacola, FL

## Barbour

WRBL, 3, Columbus, GA  
WTVM, 9, Columbus, GA  
+WXTX, 54, Columbus, GA  
WTVY, 4, Dothan, AL  
+WDFX-TV, 34, Ozark, AL (formerly WDAU)  
WSFA, 12, Montgomery, AL

## Bibb

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL  
+WDBB, 17, Bessemer, AL  
WIAT, 42, Birmingham, AL (formerly WBMG)

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<sup>1</sup> This list of significantly viewed stations will be published and maintained on the Commission's Internet website at <http://www.fcc.gov/mb/>. The Commission will update the list posted on the Internet within 10 business days after taking an action to modify the list.

**Blount**

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL  
WHNT-TV, 19, Huntsville, AL  
+WZDX, 54, Huntsville, AL

**Bullock**

WSFA, 12, Montgomery, AL  
WRBL, 3, Columbus, GA  
WTVM, 9, Columbus, GA

**Butler**

+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL

**Calhoun**

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL  
WJSU-TV, 40, Anniston, AL (formerly WHMA)

**Chambers**

WRBL, 3, Columbus, GA  
WTVM, 9, Columbus, GA  
+WXTX, 54, Columbus, GA

**Cherokee**

WSB-TV, 2, Atlanta, GA  
WAGA, 5, Atlanta, GA  
WXIA-TV, 11, Atlanta, GA (formerly WQXI)  
WBRC, 6, Birmingham, AL  
+WTTO, 21, Birmingham, AL

**Chilton**

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL  
WIAT, 42, Birmingham, AL (formerly WBMG)  
+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL

**Choctaw**

WTOK-TV, 11, Meridian, MS

**Clarke**

WEAR-TV, 3, Pensacola, FL  
WKRK-TV, 5, Mobile, AL  
WALA-TV, 10, Mobile, AL  
+WPML, 15, Mobile, AL  
+WAKA, 8, Selma, AL

## Clay

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
WRBL, 3, Columbus, GA

## Clebune

WSB-TV, 2, Atlanta, GA  
WAGA, 5, Atlanta, GA  
WXIA-TV, 11, Atlanta, GA (formerly WQXI)  
WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)

## Coffee

WTVY, 4, Dothan, AL  
+WDFX-TV, 34, Ozark, AL (formerly WDAU)  
WSFA, 12, Montgomery, AL

## Colbert

WHDF, 15, Florence, AL (formerly WOWL)  
WHNT-TV, 19, Huntsville, AL  
WAAY-TV, 31, Huntsville, AL  
WAFF, 48, Huntsville, AL (formerly WMSL & WYUR)  
+WZDX, 54, Huntsville, AL

## Conecuh

WEAR-TV, 3, Pensacola, FL  
WKRG-TV, 5, Mobile, AL  
WALA-TV, 10, Mobile, AL  
+WPML, 15, Mobile, AL  
+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL

## Coosa

WBRC, 6, Birmingham, AL  
WSFA, 12, Montgomery, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)

## Covington

+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL  
WTVY, 4, Dothan, AL  
+WDFX-TV, 34, Ozark, AL (formerly WDAU)

## Crenshaw

+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL  
WCOV-TV, 20, Montgomery, AL  
WTVY, 4, Dothan, AL

## Cullman

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WDBB, 17, Bessemer, AL  
+WTTO, 21, Birmingham, AL  
WHNT-TV, 19, Huntsville, AL  
WAAY-TV, 31, Huntsville, AL  
+WZDX, 54, Huntsville, AL

## Dale

WTVY, 4, Dothan, AL  
+WDFX-TV, 34, Ozark, AL  
WRBL, 3, Columbus, GA  
WTVM, 9, Columbus, GA  
WSFA, 12, Montgomery, AL

## Dallas

+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL  
WCOV-TV, 20, Montgomery, AL  
WNCN, 32, Montgomery, AL (formerly WKAB)  
WBRC, 6, Birmingham, AL

## De Kalb

WRCB-TV, 3, Chattanooga, TN  
WTVN, 9, Chattanooga, TN  
WDEF-TV, 12, Chattanooga, TN  
+WPXH, 44, Gadsden, AL (formerly WNAL)  
+WZDX, 54, Huntsville, AL

## Elmore

+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL  
WCOV-TV, 20, Montgomery, AL  
WNCN, 32, Montgomery, AL (formerly WKAB)

## Escambia

WEAR-TV, 3, Pensacola, FL  
WKRK-TV, 5, Mobile, AL  
WALA-TV, 10, Mobile, AL  
+WPML, 15, Mobile, AL

## Etowah

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL  
+WZDX, 54, Huntsville, AL  
WJSU-TV, 40, Anniston, AL (formerly WHMA)

## Fayette

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL  
WCBI-TV, 4, Columbus, MS  
+WTVA, 9, Tupelo, MS

## Franklin

WBRC, 6, Birmingham, AL  
+WTTO, 21, Birmingham, AL  
WCBI-TV, 4, Columbus, MS  
WTVA, 9, Tupelo, MS (formerly WTWV)  
WHNT-TV, 19, Huntsville, AL  
+WZDX, 54, Huntsville, AL

## Geneva

WTVY, 4, Dothan, AL  
WDHN, 18, Dothan, AL  
+WDFX-TV, 34, Ozark, AL (formerly WDAU)  
WJHG-TV, 7, Panama City, FL  
+WMBB, 13, Panama City, FL

## Greene

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WDBB, 17, Bessemer, AL  
WCFT-TV, 33, Tuscaloosa, AL  
WTOK-TV, 11, Meridian, MS

## Hale

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WDBB, 17, Bessemer, AL  
+WTTO, 21, Birmingham, AL  
WCFT-TV, 33, Tuscaloosa, AL  
WTOK-TV, 11, Meridian, MS

## Henry

WRBL, 3, Columbus, GA  
WTVM, 9, Columbus, GA  
WTVY, 4, Dothan, AL  
+WDFX-TV, 34, Ozark, AL

## Houston

WTVY, 4, Dothan, AL  
WDHN, 18, Dothan, AL  
+WDFX-TV, 34, Ozark, AL (formerly WDAU)  
WJHG-TV, 7, Panama City, FL  
WMBB, 13, Panama City, FL

**Jackson**

WRCB-TV, 3, Chattanooga, TN  
WTVC, 9, Chattanooga, TN  
WDEF-TV, 12, Chattanooga, TN  
+WDSI-TV, 61, Chattanooga, TN  
+WZDX, 54, Huntsville, AL

**Jefferson**

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WDBB, 17, Bessemer, AL  
+WTTO, 21, Birmingham, AL  
WIAT, 42, Birmingham, AL (formerly WBMG)

**Lamar**

WCBI-TV, 4, Columbus, MS  
+WTVA, 9, Tupelo, MS  
WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WDBB, 17, Bessemer, AL

**Lauderdale**

WHDF, 15, Florence, AL (formerly WOWL)  
WHNT-TV, 19, Huntsville, AL  
WAAY-TV, 31, Huntsville, AL  
WAFF, 48, Huntsville, AL (formerly WMSL)  
+WZDX, 54, Huntsville, AL

**Lawrence**

WHNT-TV, 19, Huntsville, AL  
+WYLE, 26, Florence, AL (formerly WTRT)  
WAAY-TV, 31, Huntsville, AL  
WAFF, 48, Huntsville, AL (formerly WMSL)  
+WZDX, 54, Huntsville, AL  
WBRC, 6, Birmingham, AL

**Lee**

WRBL, 3, Columbus, GA  
WTVM, 9, Columbus, GA  
+WXTX, 54, Columbus, GA  
WSFA, 12, Montgomery, AL

**Limestone**

WHNT-TV, 19, Huntsville, AL  
WAAY-TV, 31, Huntsville, AL  
WAFF, 48, Huntsville, AL (formerly WMSL)  
+WZDX, 54, Huntsville, AL

## Lowndes

WSFA, 12, Montgomery, AL  
WCOV-TV, 20, Montgomery, AL  
WNCF, 32, Montgomery, AL (formerly WKAB)

## Macon

+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL  
WCOV-TV, 20, Montgomery, AL  
WRBL, 3, Columbus, GA  
WTVM, 9, Columbus, GA  
+WXTX, 54, Columbus, GA

## Madison

WHNT-TV, 19, Huntsville, AL  
WAAY-TV, 31, Huntsville, AL  
WAFF, 48, Huntsville, AL (formerly WMSL)  
+WZDX, 54, Huntsville, AL

## Marengo

WTOK-TV, 11, Meridian, MS  
+WAKA, 8, Selma, AL  
+WDBB, 17, Bessemer, AL

## Marion

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL  
WCBI-TV, 4, Columbus, MS  
+WTVA, 9, Tupelo, MS

## Marshall

WHNT-TV, 19, Huntsville, AL  
WAAY-TV, 31, Huntsville, AL  
WAFF, 48, Huntsville, AL (formerly WMSL)  
+WZDX, 54, Huntsville, AL  
WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL

## Mobile

WEAR-TV, 3, Pensacola, FL  
WKRG-TV, 5, Mobile, AL  
WALA-TV, 10, Mobile, AL  
+WPML, 15, Mobile, AL  
+WJTC, 44, Pensacola, FL

**Monroe**

WEAR-TV, 3, Pensacola, FL  
WKRK-TV, 5, Mobile, AL  
WALA-TV, 10, Mobile, AL  
+WPML, 15, Mobile, AL  
+WAKA, 8, Selma, AL

**Montgomery**

+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL  
WCOV-TV, 20, Montgomery, AL  
WNCF, 32, Montgomery, AL (formerly WKAB)

**Morgan**

WHNT-TV, 19, Huntsville, AL  
WAAY-TV, 31, Huntsville, AL  
WAFF, 48, Huntsville, AL (formerly WMSL)  
+WZDX, 54, Huntsville, AL  
WBRC, 6, Birmingham, AL  
+WTTO, 21, Birmingham, AL

**Perry**

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL

**Pickens**

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WDBB, 17, Bessemer, AL  
+WTTO, 21, Birmingham, AL  
WCBI-TV, 4, Columbus, MS

**Pike**

+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL  
WRBL, 3, Columbus, GA  
WTVM, 9, Columbus, GA  
WTVY, 4, Dothan, AL  
+WDFX-TV, 34, Ozark, AL (formerly WDAU)

**Randolph**

WRBL, 3, Columbus, GA  
WTVM, 9, Columbus, GA  
+WXTX, 54, Columbus, GA  
WSB-TV, 2, Atlanta, GA  
WAGA, 5, Atlanta, GA  
WXIA-TV, 11, Atlanta, GA (formerly WQXI)

## Russell

WRBL, 3, Columbus, GA  
WTVM, 9, Columbus, GA  
WLTZ, 38, Columbus, GA (formerly WYEA)  
+WXTX, 54, Columbus, GA

## St. Clair

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL

## Shelby

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WDBB, 17, Bessemer, AL  
+WTTO, 21, Birmingham, AL  
WIAT, 42, Birmingham, AL (formerly WBMG)

## Sumter

WTOK-TV, 11, Meridian, MS

## Talladega

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WDBB, 17, Bessemer, AL  
WIAT, 42, Birmingham, AL (formerly WBMG)

## Tallapoosa

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL  
WRBL, 3, Columbus, GA  
WTVM, 9, Columbus, GA  
+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL

## Tuscaloosa

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL  
WCFT-TV, 33, Tuscaloosa, AL

## Walker

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WDBB, 17, Bessemer, AL  
WIAT, 42, Birmingham, AL (formerly WBMG)

## Washington

WEAR-TV, 3, Pensacola, FL  
WKRG-TV, 5, Mobile, AL  
WALA-TV, 10, Mobile, AL  
+WPML, 15, Mobile, AL

## Wilcox

+WAKA, 8, Selma, AL  
WSFA, 12, Montgomery, AL  
WEAR-TV, 3, Pensacola, FL  
WKRG-TV, 5, Mobile, AL

## Winston

WBRC, 6, Birmingham, AL  
WVTM-TV, 13, Birmingham, AL (formerly WAPI)  
+WTTO, 21, Birmingham, AL  
WIAT, 42, Birmingham, AL (formerly WBMG)  
WHNT-TV, 19, Huntsville, AL

Adamsburg – WHNT-TV, WAAY-TV, WAFF

Anniston – WTTO

Collbran – WHNT-TV, WAAY-TV, WAFF

Fort Payne – WHNT-TV, WAAY-TV, WAFF

Gadsden – WTTO

Glenco -- WTTO

Henegar – WHNT-TV, WAAY-TV, WAFF

Ider – WHNT-TV, WAAY-TV, WAFF

Jacksonville – WTTO

Pine Ridge – WHNT-TV, WAAY-TV, WAFF

Pisgah – WHNT-TV, WAAY-TV, WAFF

Rainbow City – WTTO

Russellville – WAFF

Sylvania – WHNT-TV, WAAY-TV, WAFF

Valley Head – WHNT-TV, WAAY-TV, WAFF

White Hall – WHNT-TV, WAAY-TV, WAFF

Unincorporated portions of DeKalb County – WHNT-TV, WAAY-TV, WAFF

Unincorporated portions of Jackson County – WHNT-TV, WAAY-TV, WAFF

Unincorporated portions of Franklin County (north of Russellville) – WAFF

**ARIZONA**

## Apache

KVOA, 4, Tucson, AZ

KGUN, 9, Tucson, AZ

KOLD-TV, 13, Tucson, AZ

KOB-TV, 4, Albuquerque, NM

KOAT-TV, 7, Albuquerque, NM

KRQE, 13, Albuquerque, NM (formerly KGGM)

## Cochise

KVOA, 4, Tucson, AZ  
KGUN, 9, Tucson, AZ  
KOLD-TV, 13, Tucson, AZ

## Coconino

KNAZ-TV, 2, Flagstaff, AZ (formerly KOAI)  
KTVK, 3, Phoenix, AZ  
KPHO-TV, 5, Phoenix, AZ  
KSAZ-TV, 10, Phoenix, AZ (formerly KOOL)  
KPNX, 12, Phoenix, AZ (formerly KTAR)

## Gila

KTVK, 3, Phoenix, AZ  
KPHO-TV, 5, Phoenix, AZ  
KSAZ-TV, 10, Phoenix, AZ (formerly KOOL)  
KPNX, 12, Phoenix, AZ (formerly KTAR)

## Graham

KPNX, 12, Phoenix, AZ (formerly KTAR)  
KVOA, 4, Tucson, AZ  
KGUN, 9, Tucson, AZ  
KOLD-TV, 13, Tucson, AZ

## Greenlee

KVOA, 4, Tucson, AZ  
KGUN, 9, Tucson, AZ  
KOLD-TV, 13, Tucson, AZ

## La Paz

+KPHO-TV, 5, Phoenix, AZ  
+KECY-TV, 9, El Centro, CA  
+KYMA, 11, Yuma, AZ  
+KSWT, 13, Yuma, AZ (formerly KYEL)

## Maricopa

KTVK, 3, Phoenix, AZ  
KPHO-TV, 5, Phoenix, AZ  
KSAZ-TV, 10, Phoenix, AZ (formerly KOOL)  
KPNX, 12, Phoenix, AZ (formerly KTAR)  
+KNXV-TV, 15, Phoenix, AZ

## Mohave

KTVK, 3, Phoenix, AZ  
KPHO-TV, 5, Phoenix, AZ  
KSAZ-TV, 10, Phoenix, AZ (formerly KOOL)  
KPNX, 12, Phoenix, AZ (formerly KTAR)  
KVBC, 3, Las Vegas, NV (formerly KORK)

## Navajo

KNAZ-TV, 2, Flagstaff, AZ (formerly KOAI)  
KSAZ-TV, 10, Phoenix, AZ (formerly KOOL)  
KVOA, 4, Tucson, AZ  
KGUN, 9, Tucson, AZ  
KOLD-TV, 13, Tucson, AZ

## Pima East

KVOA, 4, Tucson, AZ  
KGUN, 9, Tucson, AZ  
KMSB-TV, 11, Tucson, AZ (formerly KZAZ)  
KOLD-TV, 13, Tucson, AZ  
+KTTU-TV, 18, Tucson, AZ

## Pima West

KVOA, 4, Tucson, AZ  
KGUN, 9, Tucson, AZ  
KOLD-TV, 13, Tucson, AZ  
+KTTU-TV, 18, Tucson, AZ  
KPHO-TV, 5, Phoenix, AZ

## Pinal

KTVK, 3, Phoenix, AZ  
KPHO-TV, 5, Phoenix, AZ  
KSAZ-TV, 10, Phoenix, AZ (formerly KOOL)  
KPNX, 12, Phoenix, AZ (formerly KTAR)  
+KNXV-TV, 15, Phoenix, AZ  
KVOA, 4, Tucson, AZ  
+KTTU-TV, 18, Tucson, AZ

## Santa Cruz

KVOA, 4, Tucson, AZ  
KGUN, 9, Tucson, AZ  
KMSB-TV, 11, Tucson, AZ (formerly KZAZ)  
KOLD-TV, 13, Tucson, AZ  
+KTTU-TV, 18, Tucson, AZ  
KPHO-TV, 5, Phoenix, AZ  
XHFA, 2, Mexico

## Yavapai

KTVK, 3, Phoenix, AZ  
KPHO-TV, 5, Phoenix, AZ  
KSAZ-TV, 10, Phoenix, AZ (formerly KSAZ)  
KPNX, 12, Phoenix, AZ (formerly KTAR)

## Yuma

KPHO-TV, 5, Phoenix, AZ  
+KYMA, 11, Yuma, AZ  
KSWT, 13, Yuma, AZ (formerly KBLU & KYEL)  
KECY-TV, 9, El Centro, CA (formerly KECC)

ARKANSAS

## Arkansas

KARK-TV, 4, Little Rock, AR  
KATV, 7, Little Rock, AR  
KTHV, 11, Little Rock, AR  
KLRT, 16, Little Rock, AR

## Ashley

KNOE-TV, 8, Monroe, LA  
KTVE, 10, Monroe, LA

## Baxter

KYTV, 3, Springfield, MO  
KOLR, 10, Springfield, MO (formerly KTTS)  
KDEB-TV, 27, Springfield, MO (formerly KMTC)  
KSPR, 33, Springfield, MO

## Benton

KOAM-TV, 7, Pittsburg, KS  
KODE-TV, 12, Joplin, MO  
KSNF, 16, Joplin, MO (formerly KUHI)  
KFSM-TV, 5, Fort Smith, AR (formerly KFSA)  
KOTV, 6, Tulsa, OK  
KTUL, 8, Tulsa, OK  
+KOLR, 10, Springfield, MO

## Boone

KYTV, 3, Springfield, MO  
KOLR, 10, Springfield, MO (formerly KTTS)  
+KSPR, 33, Springfield, MO

## Bradley

KARK-TV, 4, Little Rock, AR  
KATV, 7, Little Rock, AR  
KTHV, 11, Little Rock, AR  
KTVE, 10, Monroe, LA

## Calhoun

KARK-TV, 4, Little Rock, AR  
KATV, 7, Little Rock, AR  
KNOE-TV, 8, Monroe, LA  
KTVE, 10, Monroe, LA

## Carroll

KYTV, 3, Springfield, MO  
KOLR, 10, Springfield, MO (formerly KTTS)  
+KSPR, 33, Springfield, MO

## Chicot

KNOE-TV, 8, Monroe, LA  
KTVE, 10, Monroe, LA  
WABG-TV, 6, Greenwood, MS

## Clark

KARK-TV, 4, Little Rock, AR  
KATV, 7, Little Rock, AR  
KTHV, 11, Little Rock, AR  
+KLRT, 16, Little Rock, AR

## Clay

WREG-TV, 3, Memphis, TN (formerly WREC)  
WMC-TV, 5, Memphis, TN  
WHBQ-TV, 13, Memphis, TN  
KAIT-TV, 8, Jonesboro, AR

## Cleburne

KARK-TV, 4, Little Rock, AR  
KATV, 7, Little Rock, AR  
KTHV, 11, Little Rock, AR  
+KLRT, 16, Little Rock, AR

## Cleveland

KARK-TV, 4, Little Rock, AR  
KATV, 7, Little Rock, AR  
KTHV, 11, Little Rock, AR

## Columbia

KTBS-TV, 3, Shreveport, LA  
KTAL-TV, 6, Shreveport, LA  
KSLA-TV, 12, Shreveport, LA  
+KMSS-TV, 33, Shreveport, LA

## Conway

KARK-TV, 4, Little Rock, AR  
KATV, 7, Little Rock, AR  
KTHV, 11, Little Rock, AR  
+KLRT, 16, Little Rock, AR

## Craighead

KAIT-TV, 8, Jonesboro, AR  
WREG-TV, 3, Memphis, TN (formerly WREC)  
WMC-TV, 5, Memphis, TN  
WHBQ-TV, 13, Memphis, TN  
+WPTY-TV, 24, Memphis, TN

## Crawford

KFSM-TV, 5, Fort Smith, AR (formerly KFSA)  
KTUL, 8, Tulsa, OK

## Crittenden

WREG-TV, 3, Memphis, TN (formerly WREC)  
WMC-TV, 5, Memphis, TN  
WHBQ-TV, 13, Memphis, TN  
+WLMT, 30, Memphis, TN