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

FCC 09M-33
07867

In the Matter of)	MB Docket No. 08-214
)	
Herring Broadcasting, Inc. d/b/a WealthTV,)	File No. CSR-7709-P
Complainant)	
v.)	
Time Warner Cable Inc.)	
Defendant)	
)	
Herring Broadcasting, Inc. d/b/a WealthTV,)	File No. CSR-7822-P
Complainant)	
v.)	
Bright House Networks, LLC,)	
Defendant)	
)	
Herring Broadcasting, Inc. d/b/a WealthTV,)	File No. CSR-7829-P
Complainant)	
v.)	
Cox Communications, Inc,)	
Defendant)	
)	
Herring Broadcasting, Inc. d/b/a WealthTV)	File No. CSR-7907-P
Complainant)	
v.)	
Comcast Corporation,)	
Defendant)	
)	
NFL Enterprises LLC,)	File No. CSR-7876-P
Complainant)	
v.)	
Comcast Cable Communications, LLC,)	
Defendant)	
)	
TCR Sports Broadcasting Holding, L.L.P.,)	File No. CSR-8001-P
d/b/a Mid-Atlantic Sports Network,)	
Complainant)	
v.)	
Comcast Corporation,)	
Defendant)	

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ORDER

Issued: April 8, 2009

Released: April 8, 2009

There have been reply pleadings permitted in motions practice in these Carriage Cases. 47 CFR §1.294(d). Replies of no more than 5 pages are permitted within 24 hours. A Surreply not exceeding 2.5 pages will be allowed to be filed within 24 hours of Reply.

If time is of the essence for a ruling, Reply pleadings should not be used. Hearings in first Carriage Case, *NFL Enterprises v. Comcast Cable*, commences on 13 April 2009, and there should be no further motions practice in that case.¹

SO ORDERED.²

FEDERAL COMMUNICATIONS COMMISSION



Richard L. Sippel
Chief Administrative Law Judge

¹ Counsel are aware that these cases are *expedited* per the Commission. Therefore, as hearings approach, counsel should feel obligated to use best efforts to settle procedural disputes expeditiously, without seeking intervention by the Presiding Judge.

² Courtesy copies sent to counsel by e-mail on date of issuance.