

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

In the Matter of)
)
)
THE TENNIS CHANNEL, INC.) MB Docket No. 10-204
) File No. CSR-8258-P
)
 v.)
)
COMCAST CABLE COMMUNICATIONS, LLC)
)
Complaint Alleging Program Carriage Discrimination)
)

TO: Marlene H. Dortch, Secretary
ATTN: Chief Administrative Law Judge Richard L. Sippel

MOTION FOR EXTENSION OF TIME

Complainant The Tennis Channel, Inc. (“Tennis Channel”) respectfully requests that the Presiding Judge extend the deadline for the exchange of trial briefs, hearing exhibits, and written direct testimony and continue the hearing in order to provide the parties with sufficient time to review the evidence that has been produced during the discovery process, which is ongoing, including depositions scheduled for this week, and to prepare their cases for the hearing. Counsel for Comcast have authorized Tennis Channel to state that Comcast does not object to this request. In addition, the Enforcement Bureau has authorized Tennis Channel to state that it concurs in the request.

Accordingly, Tennis Channel respectfully requests that the Presiding Judge modify the dates established in the Scheduling Order, FCC 10M-22 (Dec. 9, 2010), as follows:

April 15, 2011	Trial Briefs not to exceed 25 pages shall be exchanged by 12:00 noon.
April 15, 2011	Hearing exhibits and written direct testimony shall be exchanged by 12:00 noon.

April 25, 2011

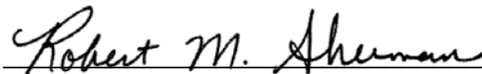
Document Admissions Session
commences at **10:00 a.m.**

April 26, 2011

Hearing commences at **9:30 a.m.**

For the convenience of the Presiding Judge, a proposed order setting forth this schedule is attached to this Motion.

Respectfully submitted,



Stephen A. Weiswasser

C. William Phillips

Paul W. Schmidt

Robert M. Sherman

Leah E. Pogoriler

Neema D. Trivedi*

Covington & Burling LLP

1201 Pennsylvania Avenue, N.W.

Washington, D.C. 20004-2401

(202) 662-6000

Counsel to The Tennis Channel, Inc.

* Admitted only in California, and supervised by principals of the firm.

March 16, 2011

CERTIFICATE OF SERVICE

I, Robert M. Sherman, hereby certify that on this 16th day of March, 2011, I caused a true and correct copy of the foregoing Motion for Extension of Time to be served by electronic mail upon:

Michael P. Carroll
David B. Toscano
Edward N. Moss
Davis Polk & Wardwell LLP
450 Lexington Avenue
New York, New York 10017

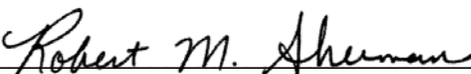
James L. Casserly
David P. Murray
Michael Hurwitz
Willkie Farr & Gallagher LLP
1875 K Street, NW
Washington, D.C. 20006-1238

David H. Solomon
J. Wade Lindsay
Wilkinson Barker Knauer, LLP
2300 N Street, NW, Suite 700
Washington, D.C. 20037

Counsel to Comcast Cable Communications, LLC

Gary Oshinsky
Investigations and Hearings Division, Enforcement Bureau
Federal Communications Commission
445 12th Street, S.W., Suite 4-C330
Washington, D.C. 20554

William Knowles-Kellett
Investigations and Hearings Division, Enforcement Bureau
Federal Communications Commission
1270 Fairfield Road
Gettysburg, PA 17325



Robert M. Sherman

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

FCC 11M-_____

In the Matter of)
)
THE TENNIS CHANNEL, INC.)
) **MB Docket No. 10-204**
v.) **File No. CSR-8258-P**
)
COMCAST CABLE COMMUNICATIONS, LLC)
)
Complaint Alleging Program Carriage Discrimination)

[PROPOSED] REVISED PROCEDURAL AND SCHEDULING ORDER

Issued: March ___, 2011

Released: March ___, 2011

In order to provide the parties with sufficient time to prepare for trial and ensure a complete record, and for good cause shown, IT IS ORDERED that the procedural and hearing dates set under *Order* FCC 10M-22 ARE MODIFIED to reflect the following dates.

April 15, 2011

Trial Briefs not to exceed 25 pages shall be exchanged by **12:00 noon**.

April 15, 2011

Hearing exhibits and written direct testimony shall be exchanged by **12:00 noon**.¹

April 25, 2011

Document Admissions Session commences at **10:00 a.m.**

April 26, 2011

Hearing commences at **9:30 a.m.**²

FEDERAL COMMUNICATIONS COMMISSION³

Richard L. Sippel
Chief Administrative Law Judge

¹ Hearing exhibits and written direct testimony must be received by all parties and the Presiding Judge not later than this date. Exhibits are to be serially numbered and assembled in binders. The name of the party introducing the exhibits must be shown on each exhibit (*e.g.*, Tennis Channel Exh. 1). All pages within each exhibit must be consecutively numbered and internal numbering by hand is accepted. Tabbed dividers indicating exhibit numbers shall be used. If official notice of documents is requested, they must be assembled, identified by source, given an exhibit number, and exchanged on the date set. Index with descriptive title of each exhibit, number of pages in each exhibit, and identification of the sponsoring witness(es) of each exhibit shall be included.

² Each party has the option of conducting a direct examination of each of its witnesses to address any factual issues raised for the first time in the opposing party's written direct testimony and to briefly summarize the witness's written direct testimony before being subject to cross-examination and redirect.

³ Courtesy copies of this *Order* are being sent on issuance *via* e-mail to each counsel of record.