

EX PARTE OR LATE FILED

May 14, 2012

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Received & Inspected

MAY 21 2012

FCC Mail Room

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WRXY, Fort Myers, FL.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WRXY's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WRXY depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,


Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch

13-10000-1000 0
13-10000

EX PARTE OR LATE FILED

May 14, 2012

Received & Inspected

**CHRISTIAN
TELEVISION
NETWORKS**

**Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554**

MAY 21 2012

FCC Mail Room

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WCLF, Tampa/St. Petersburg, FL.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WCLF's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WCLF depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,



**Robert D'Andrea
President**

**cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch**

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

ENCLOSURE 
ENCLOSURE

EX PARTE OR LATE FILED

May 14, 2012

Received & Inspected

MAY 21 2012

FCC Mail Room

**CHRISTIAN
TELEVISION
NETWORKS**

**Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554**

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WTJR, Quincy, IL.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WTJR's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WTJR depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,



**Robert D'Andrea
President**

**cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch**

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

Noted On _____
LISABODE

EX PARTE OR LATE FILED

May 14, 2012

Received & Inspected

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

MAY 21 2012

FCC Mail Room

**CHRISTIAN
TELEVISION
NETWORKS**

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station KNLJ, Columbia/Jefferson City, MO.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station KNLJ's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station KNLJ depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,



Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broecker, Alison Neplokh, Evan Baranoff, John Gabrysch

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

0
L. A. B. S.

EX PARTE OR LATE FILED

May 14, 2012

Received & Inspected

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

MAY 21 2012

FCC Mail Room

**CHRISTIAN
TELEVISION
NETWORKS**

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WHTN, Nashville, TN.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WHTN's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WHTN depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,



Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

SEARCHED _____
SERIALIZED _____
INDEXED _____
FILED _____

EX PARTE OR LATE FILED

May 14, 2012

Received & Inspected

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

MAY 21 2012

FCC Mail Room


**CHRISTIAN
TELEVISION
NETWORKS**

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WLCN, Charleston, SC.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WLCN's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WLCN depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,



Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

SEARCHED _____
SERIALIZED _____
INDEXED _____
FILED _____
MAY 21 2012
FCC MAIL ROOM

EX PARTE OR LATE FILED

May 14, 2012

Received & Inspected

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

MAY 21 2012

FCC Mail Room


CHRISTIAN
TELEVISION
NETWORKS

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WHBR, Pensacola, FL.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WHBR's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WHBR depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,



Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

File of Letters Filed
LEASCOE

EX PARTE OR LATE FILED

May 14, 2012

Received & Inspected

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

MAY 21 2012

FCC Mail Room


**CHRISTIAN
TELEVISION
NETWORKS**

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station KFXB, Cedar Rapids/Waterloo, IA.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station KFXB's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station KFXB depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,


Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497



May 14, 2012

Received & Inspected

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

MAY 21 2012

FCC Mail Room

**CHRISTIAN
TELEVISION
NETWORKS**

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WLCF, Decatur, IL.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WLCF's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WLCF depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,



Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

SEARCHED _____
SERIALIZED _____
INDEXED _____
FILED _____

EX PARTE OR LATE FILED

May 14, 2012

Received & Inspected

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

MAY 21 2012

FCC Mail Room


CHRISTIAN
TELEVISION
NETWORKS

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WVUP, Tallahassee, FL.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WVUP's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WVUP depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,


Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

Not a Copy to be made
L37 ASODE 

EX PARTE OR LATE FILED

May 14, 2012

Received & Inspected

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

MAY 21 2012

FCC Mail Room


CHRISTIAN
TELEVISION
NETWORKS

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WFGC, West Palm Beach, FL.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WFGC's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WFGC depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,


Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

No. of Copies Made _____
LIS:ABODE _____

EX PARTE OR LATE FILED

May 14, 2012

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Received & Inspected

MAY 21 2012

FCC Mail Room

**CHRISTIAN
TELEVISION
NETWORKS**

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WEPH, Tupelo, MS.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WEPH's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WEPH depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,


Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

No. of Copies rec'd _____
LIB ARODE

May 14, 2012

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Received & Inspected

MAY 21 2012

FCC Mail Room


CHRISTIAN
TELEVISION
NETWORKS

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WVLR, Knoxville, TN.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WVLR's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WVLR depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,


Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

No. of Copies of this Document
1/7/2012

EX PARTE OR LATE FILED

May 14, 2012

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Received & Inspected

MAY 21 2012

FCC Mail Room

**CHRISTIAN
TELEVISION
NETWORKS**

Re: Written Ex Parte Communication in CS Docket No. 98-120

Dear Ms. Dortch:

I understand that the FCC has proposed to extend the viewability rule to ensure that must carry stations can be accessed by all cable subscribers regardless of whether they subscribe to digital, analog or hybrid systems. As the licensee of a station that depends upon mandatory carriage to reach cable television households, I support the FCC's proposal.

I am the President of Christian Television Network, licensee of Station WYBU, Columbus, GA.

I am aware of the National Association of Broadcasters' study documenting the potential harm to stations if they lose a portion of their viewers through changes to the viewability rule. While I cannot determine exactly how many of Station WYBU's viewers would be affected if the current rule is eliminated, one thing is certain: my station cannot afford a decline in viewership

Because Station WYBU depends so heavily on revenue by donations, a decline in this revenue would cause serious financial problems for the Station and, consequently, for our service to the public. I agree with NAB's analysis of the financial impact of a losing access to cable households.

Christian Television Network wishes to continue to serve all of the cable households within its market. For this reason, I strongly urge the FCC to retain the current viewability rule.

Respectfully submitted,



Robert D'Andrea
President

cc: William Lake, Michelle Carey, Mary Beth Murphy, Steven Broeckaert,
Alison Neplokh, Evan Baranoff, John Gabrysch

Post Office 6922
Clearwater, Florida
33758
727-535-5622
727-531-2497

No. of Copies Made _____
List ABCD: _____