

Before the  
Federal Communications Commission  
Washington, D.C. 20554

MAILED  
JUN 18 2012  
FCC Mail Room

FCC 12M-29

In the Matter of ) MB Docket No. 12-122  
)  
Game Show Network, LLC, )  
Complainant, )  
)  
v. )  
)  
Cablevision Systems Corp. )  
Defendant, )  
)  
Program Carriage Complaint. )

DOCKET FILE COPY OF COURT

ADDENDUM

Released: June 13, 2012

Consider Order FCC 12M-28 released June 7, 2012, to which this Addendum applies

I.

The following factors should be included in *Conference Memoranda*<sup>1</sup> filed on 18 June, which should at least include:

1. Statements of issues designated in the *Hearing Designation Order (HDO)* (DA 12-734).
2. Statements of ultimate factual and economic conclusions that respective parties expect to prove which support finding for a favorable *Initial Decision*.
3. Statements of positions on burdens of proceeding and proof or, alternatively, a *Joint Statement* that the Complainant bears both burdens through *Initial Decision*.<sup>2</sup>
4. Identification of testifying economist(s).
5. Testifying economists' anticipated testimony, and anticipated conclusion(s) and opinions(s).

<sup>1</sup>Bureau counsel are not required to submit a Conference Memorandum, but are invited to do so to the extent deemed appropriate. See *HDO at Para 47* (Bureau Chief to determine extent of her participation).

<sup>2</sup>See *Wealth TV v. Time Warner, et al.*, 26 FCC Rcd 8971, 8977-78 and n. 50 (2011). See also *HDO* at 2 n. 7 and at 25 n. 196 (no resolution on authority of Presiding Judge to assign burdens). Therefore, burdens as assigned in *Wealth TV* remain undisturbed.

6. Estimated number of fact witnesses expected to testify, subjects of testimony, and relevant industry experience (e.g. employment positions).
7. Expected number of depositions to be taken.
8. Other discovery that is expected to be conducted, its scope, and an estimate of the universe of documents broken down by subject that are needed to prepare for trial.
9. Subject matter identity of motions that any party may be considering to file prior to hearing.

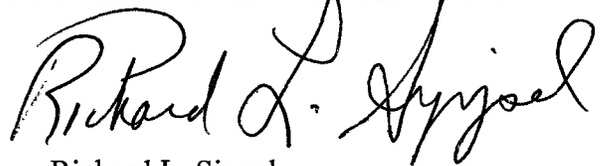
## II.

All parties are expected to agree to procedural dates.<sup>3</sup> If agreement on scheduling cannot be reached after good faith efforts, then the parties shall set forth respective preferred dates for the following:

- Protective Order Signed.
- Discovery Commencement.
- Discovery Completion.
- Direct Cases Exchange.
- Witness Notification.
- Documentary Evidence Admission Session.
- Trial Briefs.
- Hearing Commencement.<sup>4</sup>

**SO ORDERED.**

FEDERAL COMMUNICATIONS COMMISSION<sup>5</sup>



Richard L. Sippel  
Chief Administrative Law Judge

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<sup>3</sup> The parties may factor in reasonable time for summer vacation.

<sup>4</sup> For the benefit of the Public and the Presiding Judge, the non-government Parties should be prepared to make brief but comprehensive *Opening Statements* which omit disclosures of confidential matter.

<sup>5</sup> Copies of this *Order* are e-mailed on issuance to each counsel.

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Federal Communications Commission  
Washington, D.C. 20554**

**FCC 12M-29**

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	)	
v.	)	
	)	
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Defendant,	)	
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