



FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554

December 20, 2007

VIA CERTIFIED MAIL
RETURN RECEIPT REQUESTED

C. H. Martin
2 Palisades Avenue
Yonkers, NY 10701

Re: File No. EB-07-NY-469
Citation No.: C20083238018

Dear Retailer:

This is an official **CITATION**, issued pursuant to Section 503(b)(5) of the Communications Act of 1934, as amended ("Act"), 47 U.S.C. § 503(b)(5), to C. H. Martin for failure to provide appropriate Consumer Alert disclosures on analog tuner only television receiving equipment in violation of Section 15.117(k) of the Commission's Rules ("Rules"), 47 C.F.R. § 15.117(k).¹ As explained below, future violations of the Commission's rules in this regard may subject your company to monetary forfeitures.

On December 12, 2007, agents from the Enforcement Bureau's New York Field Office visited C. H. Martin at 2 Palisades Avenue, Yonkers NY 10701 and observed that C. H. Martin did not have the proper Consumer Alert label displayed on equipment that contained an analog tuner but not a digital tuner at the point of sale.

Section 15.117(k) of the Commission's Rules states:

(k) The following requirements apply to all responsible parties, as defined in §2.909 of this chapter, and any person that displays or offers for sale or rent television receiving equipment that is not capable of receiving, decoding and tuning digital signals.

(1) Such parties and persons shall place conspicuously and in close proximity to such television broadcast receivers a sign containing, in clear and conspicuous print, the Consumer Alert disclosure text required by subparagraph (3). The text should be in a size of type large enough to be clear, conspicuous and readily legible, consistent with the dimensions of the equipment and the label. The information may be printed on a transparent material

¹ Analog tuner only television receiving equipment includes televisions, television receivers, and other television receiving equipment, such as video-cassette recorders and digital video recorders, that are covered by the Commission's digital television reception capability implementation schedule. See 47 C.F.R. § 15.117(i)(1)(iv).

and affixed to the screen, if the receiver includes a display, in a manner that is removable by the consumer and does not obscure the picture, or, if the receiver does not include a display, in a prominent location on the device, such as on the top or front of the device, when displayed for sale, or the information in this format may be displayed separately immediately adjacent to each television broadcast receiver offered for sale and clearly associated with the analog-only model to which it pertains.

(2) If such parties and persons display or offer for sale or rent such television broadcast receivers via direct mail, catalog, or electronic means, they shall prominently display in close proximity to the images or descriptions of such television broadcast receivers, in clear and conspicuous print, the Consumer Alert disclosure text required by subparagraph (3). The text should be in a size large enough to be clear, conspicuous, and readily legible, consistent with the dimensions of the advertisement or description.

(3) “CONSUMER ALERT
This television receiver has only an analog broadcast tuner and will require a converter box after February 17, 2009, to receive over-the-air broadcasts with an antenna because of the Nation’s transition to digital broadcasting. Analog-only TVs should continue to work as before with cable and satellite TV services, gaming consoles, VCRs, DVD players, and similar products. For more information, call the Federal Communications Commission at 1-888-225-5322 (TTY: 1-888-835-5322) or visit the Commission’s digital television website at: www.dtv.gov.”

Accordingly, it appears that C. H. Martin has violated Section 15.117(k) of the Rules by failing to place conspicuously and in close proximity to the following equipment, in clear and conspicuous print, the required Consumer Alert label:

Manufacturer	Device	Model #	Number of Units
Magnavox	14” TV	MS2331/17	1
RCA	13” TV	13V420T	2
Sanyo	VCR	VWM-900	1

We caution you that failure to display an appropriate Consumer Alert label on any television receiving equipment that is not capable of receiving, decoding and tuning digital signals would constitute a further violation of Section 15.117(k) of the Rules.

If, after receipt of this citation, C. H. Martin engages in conduct of the type described herein, in violation of the Communications Act or the Commission’s rules, the Commission may impose monetary forfeitures not to exceed \$11,000 for each such violation or each day of a continuing violation up to \$97,500 for a single continuing violation.²

If you choose to do so, you may respond to this citation within 10 days from the date of this letter either through (1) a personal interview at the Commission’s Field Office nearest to your place of business, or (2) a written statement. Your response should specify the actions that C. H. Martin is taking to ensure that it does not violate Section 15.117(k) of the Commission’s rules in the future.

² See 47 C.F.R. § 1.80(b)(3).

If you choose to request a personal interview, the closest FCC Office is Federal Communications Commission, New York Office, 201 Varick Street, Suite 1151, New York, NY 10014.³ You should contact this office by telephone, (XXX) XXXX-XXXX, to schedule this interview, which must take place within 10 days of this Citation. Alternatively, as noted above, C. H. Martin may submit a written statement to the above address within 10 days of the date of this Citation. Any written statements should specify what actions have been taken to correct the violation outlined above. Please reference file number EB-07-NY-469 when corresponding with the Commission.

Under the Privacy Act of 1974, 5 U.S.C. § 552a(e)(3), we are informing you that the Commission's staff will use all relevant material information before it, including information that you disclose in your interview or written statement, to determine what, if any, enforcement action is required to ensure your compliance with the Communications Act and the Commission's rules.

The knowing and willful making of any false statement, or the concealment of any material fact, in reply to this citation is punishable by fine or imprisonment under 18 U.S.C. § 1001.

Thank you in advance for your anticipated cooperation.

Sincerely,

FEDERAL COMMUNICATIONS COMMISSION

Daniel W. Noel
District Director
New York District Office
Northeast Region
Enforcement Bureau

³ 47 U.S.C. § 503(b)(5).