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| ***FCC - News from the Federal Communications Commission*****Media Contact:** Janice Wise, (202) 418-8165janice.wise@fcc.gov**For Immediate Release****COMMISSION SEEKS COMMENT ON DECADES-OLD RADIO DUPLICATION RULE** ***--*** WASHINGTON, November 22, 2019—The Federal Communications Commission today released a Notice of Proposed Rulemaking asking whether to modify or eliminate the radio duplication rule. The rule limits AM or FM stations from airing more than 25% of total hours in an average broadcast week of duplicative programming. The rule applies to commercial stations in the same service (AM or FM) with substantial contour overlap that are commonly-owned or subject to a time brokerage agreement. The Commission adopted the radio duplication rule in 1992. Since that time, the industry has significantly changed. The number of radio stations has grown dramatically from 11,600 to 19,500, radio content offerings have expanded through websites and mobile apps, and through the Commission’s revitalization efforts, AM broadcasters can now use the FM band, with thousands of FM translator stations already authorized.In the proposal, the NPRM asks whether the rule remains necessary to promote competition and programming diversity, or if allowing broadcasters additional programming freedom would better promote these goals. Additionally, because radio broadcast spectrum is fully utilized and demand for spectrum continues to grow, the NPRM asks whether the rule remains necessary to promote spectrum efficiency. Action by the Commission November 22, 2019 by Notice of Proposed Rulemaking (FCC 19-122). Chairman Pai, Commissioners O’Rielly and Carr approving. Commissioners Rosenworcel and Starks concurring. Chairman Pai, Commissioners Carr, Rosenworcel, and Starks issuing separate statements.MB Docket Nos. 19-310, 17-105###**Media Relations: (202) 418-0500 / ASL: (844) 432-2275 / TTY: (888) 835-5322 / Twitter: @FCC / www.fcc.gov** *This is an unofficial announcement of Commission action. Release of the full text of a Commission order constitutes official action. See MCI v. FCC, 515 F.2d 385 (D.C. Cir. 1974).* |