

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

**FCC 13M-3
09578**

In the Matter of)	
)	
Game Show Network, LLC,)	MB Docket No. 12-122
Complainant,)	File No. CSR-8529-P
)	
v.)	
)	
Cablevision Systems Corp.,)	
Defendant)	
)	
Program Carriage Complaint)	

ORDER

Issued: February 28, 2013

Released: February 28, 2013

Preliminary Statement

On February 26, 2013, Game Show Network, LLC (GSN) and Cablevision Systems Corp. (Cablevision) filed a Stipulation Regarding Scheduling agreeing to modify the current schedule in accordance with the dates set forth in GSN and Cablevision's submitted Joint Proposed Revised Schedule. GSN and Cablevision stated that their proposed modest one-week extension of the trial date was necessary to resolve issues of witness availability, and that their proposed corresponding extensions to the interim dates would facilitate the orderly presentation of evidence at the trial while still allowing time for their submissions to be reviewed and rulings to be issued on their objections. As Cablevision and GSN mutually agree to these revisions and the Enforcement Bureau has stated that it has no objection to moving the start of the hearing, the proposed modifications to the procedural calendar will be implemented. The Joint Proposed Revised Schedule submitted by GSN and Cablevision on February 26, 2013 is **HEREBY ADOPTED**.

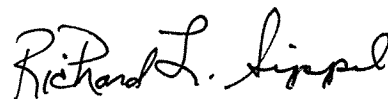
Updated Procedural Dates

March 8, 2013 Direct Case document exhibits and deposition designations exchanged by 12:00 noon.¹

¹ Hearing exhibits 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., GSN Exh. 1). All pages within each exhibit must be consecutively

- March 12, 2013** Trial Briefs, written direct testimony, and deposition counter-designations exchanged by 12:00 noon.
- March 15, 2013** Objections filed to written testimony, Direct Case exhibits, and deposition designations and counter-designations.²
- March 19, 2013** Supplemental expert witness written direct testimony filed.³
- March 20, 2013** Responses filed to Objections to written testimony, Direct Case exhibits, and deposition designations and counter-designations.
- April 1, 2013** Target date for Presiding Judge's *Order* ruling on exhibit and deposition designation Objections, and Rulings.⁴
- April 2, 2013** Hearing commences at 10:00 a.m.,⁵ thereafter hearing days begin at 9:30 a.m. unless ordered otherwise.⁶

FEDERAL COMMUNICATIONS COMMISSION⁷



Richard L. Sippel
Chief Administrative Law Judge

numbered and internal numbering by hand is accepted. Tabbed dividers indicating exhibit numbers shall be used. If Official Notice of documents is expected to be requested, each document must be separately assembled, identified by source, given an exhibit number (e.g., Notice Exh. _____) and exchanged on the date set. Index with descriptive title of each footnote exhibit, number of pages in each exhibit, and identification of any sponsoring witness(es) for each exhibit shall be included.

² Written direct testimony must be received by all parties and the Presiding Judge not later than this date and must adhere to the guidelines for the treatment of hearing exhibits prescribed in footnote 1, *supra*. The numbering of the written direct testimony must sequentially follow that of the document exhibits.

³ Supplemental expert witness written direct testimony must be received by all parties and the Presiding Judge not later than this date and must adhere to the guidelines for the treatment of hearing exhibits prescribed in footnote 1, *supra*. The numbering of the written direct testimony must sequentially follow that of the previously submitted written direct testimony.

⁴ If objections cannot be resolved by written *Order* (i.e. need arises for live authentication testimony), they will be resolved on the first day of hearing in which case authentication witnesses must be in the courtroom or in the adjoining witness room.

⁵ Each party has the option to conduct brief direct examination of its witnesses for introduction, to address or clarify any fact issue raised for the first time in an opposing party's written direct testimony, and to briefly summarize the witness's written direct testimony before the witness is proffered for cross-examination.

⁶ Witnesses can expect one 15 minute break in the a.m. and one in the p.m. Except where witness cross-examination can be completed by a reasonable later time, the hearing day ends at 5:00 p.m.

⁷ Courtesy copies of this *Order* are e-mailed on issuance to each counsel.