

November 26, 2018

**Via IBFS**

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

**Re: *Supplement to Application for Registration of a New Domestic Receive-Only Earth Station on behalf of Cablevision of Marion County LLC Earth Station Registration; File No. SES-REG-2018-2002-02988; Call Sign E181861***

Dear Ms. Dortch:

Please accept in to the record the following supplementary information to the pending application for registration of a new domestic receive-only earth station filed by Cablevision of Marion County LLC (“Cablevision”) in the above-referenced file. This filing is made as a clarification to correct the coordinates of Cablevision’s dish antenna listed in the application.

Specifically, items E.11 and E.12 of the pending Cablevision application should be amended to clarify that the dish antenna referenced in the application is located at the following coordinates:

Latitude: 29° 4' 2.226" N  
Longitude: 82° 15' 6.5376" W

This supplemental information is being filed at the request of Commission staff. As such, no formal waiver is necessary. Nonetheless, to the extent that a waiver would be considered necessary to accept this additional information into the record, Cablevision asserts that good cause exists as may be necessary in order to waive any applicable Commission regulations or requirements in order to incorporate this information in to the record.

Good cause exists for the following reasons. First, the Commission has made clear that it is imperative that the Commission has accurate data regarding earth station operations in order to

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facilitate frequency coordination and maximize efficient use of spectrum.<sup>1</sup> Accepting this information in to the record will ensure that the Commission has the most accurate information about Cablevision's earth station operations. Second, the earth station equipment deployed by Cablevision is vital to the company's ongoing operations and necessary to deliver the video services provided by the company to its customers. As such, it is imperative that the Commission not make any decisions based upon incomplete or inaccurate information that would impair Cablevision's reliance on this equipment. Third, the Commission has made no final decisions related to potential reallocation of C-band spectrum and therefore has not detrimentally relied upon the information in Cablevision's initial application. For the foregoing reasons, the Commission should waive any formal rule or requirement that would limit or prohibit the inclusion of this information in to the Commission's records.

Thank you for your consideration of this supplement, clarification of information in the record and conditional request for waiver to permit Cablevision to supplement the record. Please contact me at the telephone number or e-mail listed herein should you have any questions about this clarification.

Davis Wright Tremaine LLP

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K.C. Halm  
*On behalf of*  
Cablevision of Marion County, LLC

cc: Trang Nguyen, FCC  
Ben Ardiles, Cablevision

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<sup>1</sup> *In the Matter of Expanding Flexible Use of the 3.7 to 4.2 GHz Band; Expanding Flexible Use in Mid-Band Spectrum Between 3.7 and 24 GHz*; Order and Notice of Proposed Rulemaking, FCC 18-91 at ¶35 (rel. July 13, 2018).