Cable Companies' Record Retention & Cable Subscriber Privacy

Background

Cable operators serving 1,000 or more subscribers must maintain certain records and make these files available for public inspection.

Rules

The rules applicable to these files are:

- Federal Communications Commission (FCC) rules require cable operators to maintain and make available to the public the following files: political files; sponsorship identification; Equal Employment Opportunity (EEO) reports; commercial records for children's programming; ownership records; the location of the system's principal head end: and a list of television broadcast stations carried by the system in fulfillment of the must-carry requirements.
- The public inspection files must be available at the office that the cable operator maintains for the ordinary collection of subscriber charges, resolution of subscriber complaints, and other business, or at any accessible place in the community served by the system (such as a public registry for documents or an attorney's office).
- The public inspection files must be made available to the public at any time during regular business hours.
- Cable operators must honor requests made in person to reproduce documents contained in the public inspection files.
- FCC rules allow cable operators to charge a reasonable fee for copies.
- Requests for copies of documents in the public inspection files must be fulfilled within a reasonable time, not to exceed seven days.

Rules (cont'd.)

Cable operators have the option of maintaining all or part of their public inspection files in a computer database rather than in paper files.

FCC

Consumer Facts

Cable operators may choose, but are not required, to honor requests for copies made by mail. If a consumer wants access to a public inspection file, he or she should request the file in person.

Filing a Complaint with the FCC

If your cable operator fails to comply with the public inspection file requirements, you can file a complaint with the FCC. You can file your complaint electronically using the on-line complaint Form 2000E found on the FCC Web site at www.fcc.gov/cgb/complaints.html. You can also file your complaint with the FCC's Consumer Center by e-mailing fccinfo@fcc.gov; calling 1-888-CALL-FCC (1-888-225-5322) voice or 1-888-TELL-FCC (1-888-835-5322) TTY; faxing 1-866-418-0232; or writing to:

Federal Communications Commission Consumer & Governmental Affairs Bureau Consumer Inquiries and Complaints Division 445 12th Street, SW Washington, DC 20554.

What to Include in Your Complaint

The best way to provide all the information the FCC needs to process your complaint is to complete fully the on-line complaint Form 2000E. If you do not use the on-line complaint Form 2000E, your complaint, at a minimum, should indicate:

(More)



What to Include in Your Complaint (cont'd.)

- your name, address, email address, and phone number where you can be reached;
- name, phone number, and location (city and state) of the company that you are complaining about; and
- any additional details of your complaint, including time, date, and nature of the conduct or activity you are complaining about and identifying information for any companies, organizations, or individuals involved.

Can I Find Out What Information My Cable Operator Has Collected About Me?

A cable operator is required to notify its subscribers at least once every year (and new subscribers at the time the service begins) about the nature of any personally identifiable information about them that will be collected. The operator must notify the subscriber of the scope, frequency, and purpose of the information collected, the period during which this information will be maintained, the times and places at which the subscriber may have access to such information, and any limitations placed on the cable operator with respect to the collection and disclosure of this information, as well as the subscriber's rights to enforce these limitations. In addition, cable operators must provide subscribers access to all personally identifiable information about them at reasonable times and at a convenient place. Cable operators must also provide subscribers reasonable opportunities to correct any errors contained in the information.

What Action Can I Take Against My Cable Operator if it has Violated Subscriber Privacy Provisions?

You may file suit in a United States district court. The court may award actual damages, punitive damages, reasonable attorneys' fees, and other reasonable litigation costs.

For More Information

For information about other telecommunications issues, visit the FCC's Consumer & Governmental Affairs Bureau Web site at <u>www.fcc.gov/cgb</u>, or contact the FCC's Consumer Center using the information provided for filing a complaint.

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For this or any other consumer publication in an accessible format (electronic ASCII text, Braille, large print, or audio), please write or call us at the address or phone number below, or send an e-mail to <u>FCC504@fcc.gov</u>.

> To receive information on this and other FCC consumer topics through the Commission's electronic subscriber service, click on www.fcc.gov/cgb/contacts/.

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This document is for consumer education purposes only and is not intended to affect any proceeding or cases involving this subject matter or related issues.

