



## Broadcasting Decision CRTC 2012-598

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Route reference: 2012-366

Ottawa, 30 October 2012

**Rogers Broadcasting Limited**  
Across Canada

*Application 2012-0579-0, received 10 May 2012*

### **Rogers Media Inc. – Licence amendments**

1. Consistent with Broadcasting Regulatory Policy 2012-596, also issued today, the Commission **approves** the application by Rogers Broadcasting Limited to amend the broadcasting licences for its conventional television stations<sup>1</sup> by replacing condition of licence 6(b) relating to the level of over-expenditures that may deducted from the required expenditures on Canadian programming or programs of national interest in the next broadcast year, as set out in appendix 2 to Broadcasting Decision 2011-447, with the following **condition of licence**:

6(b) In each broadcast year of the licence term, excluding the final year, where the licensee expends an amount for that year on Canadian programming or programs of national interest that is greater than the minimum required expenditure, the licensee may deduct that amount from the minimum required expenditure in one or more of the remaining years of the licence term.

Secretary General

#### **Related documents**

- *Revised policy for large broadcast groups regarding Canadian programming expenditure over-expenditures for conventional television and specialty services*, Broadcasting Regulatory Policy CRTC 2012-596, 30 October 2012
- *Rogers Media Inc. – Group-based licence renewals*, Broadcasting Decision CRTC 2011-447, 27 July 2011

*\*This decision is to be appended to each licence.*

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<sup>1</sup> The complete list of conventional television stations belonging to the Rogers Media Inc. ownership group is set out in Appendix 1 to *Rogers Media Inc. – Group-based licence renewals*, Broadcasting Decision CRTC 2011-447, 27 July 2011.