Siti Networks Limited

response to the consultation paper

on Issues related to Placing of Television Channel on Landing Page dated 3 April 2018

Q1. Do you feel that emerging concept of placing TV channel on landing page can influence TRP ratings? Suggest the action which may address the issue with justification.

Response:

1.1 This question is framed in a manner that it assumes certain facts and therefore it is relevant to set out a brief background before answering the issue of the influence on TRP Ratings.

1.2 A distinction is required to be made between “impact on television ratings” by exercise of consumer choice and “distortion of television ratings” without the exercise of consumer choice. There are various legitimate means for broadcasters to attract consumers to their content and thereby improve their television ratings without distorting television ratings or impacting consumer choice.

1.3 The safeguarding of consumer choice has been adequately provided through the implementation of an electronic programming guide and as is clarified by the TRAI itself in the consultation paper that “TRAI in Telecommunication (Broadcasting and Cable Services) Interconnection (DAS) Regulations, 2012 inter-alia, mandates that every broadcaster shall declare the genre of its channels and that the MSO shall place channels in the respective genre declared by the broadcaster. It also mandates that one channel shall appear in only one genre”. The placement of TV Channels in the Electronic Programme Guide is the right of the MSO under the Telecommunication (Broadcasting and Cable Services) Interconnection (Digital Addressable Cable Television Systems) Regulations, 2012 (DAS Regulations 2012).

1.4 One of the cornerstones of broadcasting regulation is that the consumer should be given a choice to view the content of its choice and the broadcaster should be given the opportunity to place its content before the consumer. The electronic programming guide organizes channels within genres in an easily accessible manner such that the consumer is able to move to a channel of its choice either through channel number or by scrolling at all the available
options within the genre menu in the electronic programme guide. The electronic programme guide itself is sufficient to implement and provide consumer choice and full freedom to the consumer to choose the channel of its liking. When all these restrictions are already in place there is no requirement to further regulate the landing channel rather enforcement of the existing regulations should be the focus area of the regulator.

1.5 One of the aspects of charging placement fee by MSOs is the charging of a fee for placing a channel in at a number where it can attract viewers to its content and allow the viewer to exercise the choice to view that content. For example, within every genre the first channel within the genre may attract more views than the fifth channel. However, ultimately the consumer would have access to all the channels within the genre in an easily accessible manner by way of electronic programme guide.

1.6 Placing a channel on the landing page is not the only way in which broadcasters attract viewership for their content. For example, certain sports content is advertised regularly across channels resulting in attracting viewership to that content and thus increasing the TRP of the channel which displays that content. Indeed, the entire revenue model of the Broadcasters is based on advertising products to consumers through selling ad-slots. A product that is advertised extensively also achieves more sales. However, this can not be assumed as a distortion of consumer choice, but indeed a means for the advertisers to bring their products to the consumers by means of displaying the product available to the consumer. It always depends on the choice of the consumer that which channel it wishes to watch and not the position of the channel. In various industries, this is a normal practice to advertise product and services on first eye catch of the customer. In common parlance a landing page serves as an entry point for the relevant industry and this is considered to be a logical extension of the advertisement for the said industry. The actions that a subscriber takes on a landing page is what determines an advertiser's conversion rate.

1.7 In the above context we must examine the role of the landing page on consumer choice. The landing page is the page that opens when the step top box of a subscriber is switched on after it has been switched off. The landing page offers the channel the opportunity to present its content before the viewer who may not be aware of the channel or the option to view such content. There is no restriction or obligation placed on the subscriber to view the channel which opens as the landing page. The consumer may by a simple click of the button on the remote open the channel of its choosing through the user friendly electronic programme guide or may choose to view the landing
page channel only if the channel is to the consumer's liking. The landing page therefore has no effect on consumer choice and on TRPs. However if a channel being placed on a landing page and consumer stays on that particular channel then it is not a distortion of consumer choice, but an expression of consumer choice.

1.8 The inherent mistake in the TRAI approach to the issue of landing page is that the TRAI’s entire approach is based on a very basic understanding of consumer choice and consumer behaviour and does not appreciate the benefit that the advantageous placement of a channel on the landing page has on enabling consumer choice to view new and different content, if the consumer so chooses.

1.9 The landing page is in fact a very important tool for broadcasters to be able to showcase their content to viewers which cannot be termed as distortion of viewer choice.

1.10 The TRP ratings are a measure of consumer preferences and not the basis of consumer preferences. The TRP is only meant for advertiser and has nothing to do with the subscribers and even this can be ascertained that a normal subscriber donot subscribes to the reports on TRP. There is no study which suggest that TRP has any influence on subscriber viewing rather its tool for generating advertisement by the Broadcasters. The subscriber is not bothered about which channel is coming first or last and it sees only that channel which subscriber wishes to watch. Therefore placing TV Channels on landing page cannot distort TV ratings/restricts consumer choice.

1.11 The basic reason why landing page does not distort consumer choice is that a consumer is not required to stay on the landing page and the electronic programme guide allows the consumer to seamlessly navigate to the channel of its choice. The choice of the consumer to remain and continue to watch landing page content is as much an informed choice as a choice to switch to a channel. Indeed, if the consumer does not like the content on the landing page then subscriber always has a choice and ability to go to any other channel. Much like the first page of a newspaper, the landing page, if its content does not interest the user he will turn to another page. Therefore, the underlying factor is the choice of the consumer to view the channel. The landing page is just a medium to advertise the content to the consumer with the option to flip the channel or to stay on the landing page.

1.12 The only potential distortion that is highlighted in the consultation paper is that a consumer may involuntarily provide a TRP minute to a channel on the
landing page if a consumer views the channel for 30 seconds prior to exercising its choice. The consumer always has choice to go to its wished channel as soon as he switches on the STB. The same can be achieved in few seconds leave aside 30 second. There is no study by TRAI which suggest any impact of rating due to first 30 seconds viewership.

1.13 The advantage of the landing page is not as TRAI envisages – i.e. a conspiracy to distort television ratings by seeking to garner rating for a potential/perceived risk of first 30 seconds of involuntary viewership, which itself has not been demonstrated.

1.14 The advantage and purpose of the landing page is to inform the consumer and enable the consumer to exercise the choice to view the channel that appears on the landing page. The landing page like any other form of advertisement is thereof an enabler of choice and ultimately any increase in television ratings of a channel placed on landing page, if it occurs, is a consequence of the consumer choice to view the content and not change the channel on Electronic Programme Guide. Anyways when the subscriber switches on the STB then it will land on some LCN and from there he can surf the remaining channels which is exactly the same case when any LCN is designated as landing LCN. It may be noted that it is the LCN which becomes as landing page and not the particular channel.

1.15 It is also important to emphasise that the practise of placing a channel on the landing page is not an emerging practise as is assumed in the consultation paper rather it is a consistent practise that has been followed for several years particularly on digital platform.

Q2. Should concept of landing page be defined? If so, please suggest the definition of the landing page with justification.

Response:

2.1 The landing page is the LCN No. that a subscriber sees immediately after turning on the Set Top Box.

Q3. Will defining Framework for placing TV channels on landing page affect the present business model of distributors? If so, will it be considered impacting the freedom to do business by distributors of TV channels? Give your suggestions with justification.

Response:

3.1 It is submitted that the placement of channels within the electronic programme guide is already regulated in the DAS 2012 regulations. The DAS regulations and
the electronic programme guide represent sufficient and reasonable restrictions on the placement of television channels. Any further restriction would amount to interference and intrusion in day to day micro management of business affairs of the DPOs which in turn will clearly be unreasonable and fall foul of the constitutional right of the MSOs to freely operate their business.

Q4. Is landing page a natural choice of consumer while viewing TV channels? If not, why should channels, whose TV ratings are released by TV rating agency, be placed on landing page? Give your comments with justifications.

Response:

4.1 Landing page is quite similar to a print media advertisement wherein advertisers choose to advertise their product/services on the covering page of a newspaper or magazine to get the first eye catch of the customer but not necessarily get influenced by it and opt for the same. Therefore landing page is an opportunity for the channels to present themselves before the viewers and it is up to the viewers to like or dislike or continue to watch or change the channel. Ideally any channel becomes popular only based on the content and events and not by the placement of the channel.

The EPG provide the option to customer to immediately go to the channel of his choice.

Q5. Whether placing of a TV channel on landing page increases television ratings? If yes, why TV Channels, whose TV ratings are released by TV rating agency, should not be barred from being placed on landing page? If no, why broadcasters are eager to place their channels on landing page? Give your suggestions with justification.

Response:

5.1 The landing LCN only offers an option to the consumer to view the channel appearing on the landing LCN. The landing LCN therefore provides an opportunity to broadcasters to showcase their content and inform the users of about their content. The direct and proximate cause of any increase in television ratings of a TV channel after having been placed on the landing LCN, is not the placement on the landing LCN, but the consumer choice to continue to watch the channel in question. This explains why there is no linear correlation between landing page and ratings.

Q6. What should be the criteria/consideration to put a TV channels on landing page? Give your suggestion with justification.

Response:
6.1 This question is irrelevant as there is no such requirement in the business place to regulate the placement of a channel on landing page. There should be no such criterion for placing a channel on landing page as explained in response to 1 above.

Q7. Do you think the influence, if any, in television ratings by placing of TV channels on landing page can be mitigated through changes in measurement methodology of television ratings? Give your suggestions with justifications?

Response:

7.1 As stated above, in our opinion the whole assumption of TRAI that placing a channel on landing LCN influence Television rating is misnomer and current consultation is based on presumption and surmises without undertaking any kind of study and hence it is completely dehors the realities of business prevalent today.

7.2 Further as stated above there is no correlation between channel rating and placing channel on landing LCN hence the above question does not arise.

Q8. Please comment on the feasibility to implement user’s ‘last visited page’ as landing page in distributors’ network?

Response:

8.1 The landing LCN is displayed while switching on the set top box. Home TP (Frequency) and LCN are being used to give commands to the set top box to understand the instructions from headend at the time of booting. All the programming of set top box is aligned to the landing LCN. Set Top Boxes have been procured at various times from various vendors and are of different models and age. Most of the set top boxes installed on our network does not support such software even if worked out with the vendors. Hence any such idea of implementing user’s last visited page as landing page is neither feasible nor practical.

Q9. Should the landing page be used to place TV channels not having TRP rating or only to provide platform specific information? Give suggestions with justification.

Response:

9.1 As already stated in preceding paras that there is no nexus between TRP rating and channel placed on landing LCN hence this question itself is irrelevant however any more regulation than what it is prevalent today will be an intrusion in
Freedom of DPOs to do the business and moreover there is no classification of TRP and non TRP channels and further there is no list prescribed for TRP and non TRP channel by any authority.

Indeed, if the TRP is not reported for the landing page channel, broadcasters and advertisers would not be able to judge the benefit of advertising on the landing page. It is very short sighted to stop the TRP reporting of the landing page. Even if a channel chooses not to be reported on TRP but consumer continues to watch it on the landing page the channel will still attract advertisers. The non-reporting of TRP will only create an information deficit.