

SCANNED



Florida Cable Television Assoc., Inc.

STEVEN E. WILKERSON
President

FLORIDA CABLE TELEVISION ASSOCIATION, INC.

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ORIGINAL
FILE COPY

October 26, 1993

HAND DELIVERY

Mr. Steven C. Tribble
Director of Records & Reporting
Florida Public Service Commission
101 E. Gaines Street
Tallahassee, Florida 32301

RE: Docket No. [REDACTED]

Dear Mr. Tribble:

It has come to my attention that, due to a problem with our copy machine, page 13 of the Florida Cable Television Association, Inc.'s (FCTA) Posthearing Brief, filed October 22, 1993 in the above-referenced docket, may have been omitted from several copies of the brief filed with the Commission and served on the parties.

ACK _____
AFA 1
APP _____ To correct the possible error, the FCTA has enclosed 15 additional copies of page 13 for insertion into the Brief, if necessary. The FCTA has also served copies of page 13 on the parties of record pursuant to the attached certificate of service.
CAF _____

CMU _____ I apologize for any inconvenience this may have caused. Please contact me if you have any questions.
CTR _____

EAG _____
LEG 1 Yours very truly,

LIN 4 *Laura L. Wilson*

GFC _____
RCH _____ Laura L. Wilson
Regulatory Counsel

SEC 1
WAS _____ Enclosures

OTH _____ ec: All Parties of Record
Mr. Steven E. Wilkerson
Mr. Robert J. Brillante

DOCUMENT NUMBER-DATE

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FPSC-RECORDS/REPORTING

should the LECs be granted for special access and private line services?

"The LECs currently enjoy substantial pricing flexibility undercurrently imposed restrictions. No further pricing flexibility is appropriate."

The Commission has already granted the LECs substantial intrastate pricing flexibility. For example, no services have been deemed "effectively competitive." When a LEC offers a monopoly service pursuant to a Contractual Service Arrangement ("CSA") under its Private Line Tariff, the LEC currently enjoys virtually unfettered price flexibility due to the fact that CSAs are enormously complex, difficult to review, and receive little, if any, Commission scrutiny. CSAs, therefore, provide the LECs with more than enough pricing flexibility. It should be remembered that, despite the LECs sweeping and completely unsupported allegations in this docket, the provision of AAV service does not yet pose a substantial threat to the LECs. *Canis*, Tr. 21. The LECs currently have the ability to respond to what they have broadly alleged to be "competition" for the monopoly network in this proceeding. The FCTA submits that no further pricing flexibility for LEC monopoly services is appropriate at this time.

ISSUE 16: If the Commission permits collocation, what rates, terms and conditions should be tariffed by the LEC?

"No position."

ISSUE 17: Should all special access and private line providers be required to file tariffs?

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of page 13 of FCTA's Posthearing Brief, filed with the Florida Public Service Commission on October 22, 1993, has been furnished by United States Mail, this 26th day of October, 1993 to the following parties of record:

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