might be precluded from becoming an STV subscriber. At a later date, we may need to consider whether to adopt a rule for STV similar to Section 74.1033(c). or to take other measures that would leave the TV set of the CATV subscriber accessible to STV service.

Program Origination by CATV systems, and Cable STV Not Related to CATV

- 312. As to the other two types of cable STV mentioned by Telemeter (see para. 306), we make no decision about the question of jurisdiction or other matters at this time. There are problems in this area which we wish to study further in the light of our decisions with regard to over-the-air STV, possible changes in the copyright law with regard to CATV, and kindred subjects.
 - 313. Authority for the adoption of the rules herein is contained in Sections 3(0), 4(1), 301, 303(a), (b), (d), (e), (f), (g), (r), and 307(b) of the Communications Act of 1934, as amended.
 - 314. Accordingly, IT IS ORDERED, That the rules contained in the attached Appendix D ARE ADOPTED, effective
 - 315. IT IS FURTHER ORDERED, That, in view of our having adopted today a Second Further Notice of Proposed Rule Making in this proceeding proposing technical standards for over-the-air subscription television systems, and in view of our intent to study further the subject of cable subscription television, the proceeding is not terminated. FEDERAL COMMUNICATIONS COMMISSION

Ben F. Waple Secretary

Attachments