

points in North America, South America, Europe, Africa, and the Middle East, shall each be filled at the same proportionate rate; that is the unfilled capacity of the satellite facilities shall be leased at a rate, with appropriate adjustments, so that, when added to the use made of the satellite facilities by entities not using the cable portion of TAT-5, unused satellite capacity is leased by all users, including those not having access to the cable, at the same rate as the cable is filled to assure that both types of facilities reach 100-percent fill at approximately the same time); and that such circuit activation may take place unless the applicant is given written notice to the contrary by the Commission prior to the date specified for such activation;

It is further ordered, that the Commission retains jurisdiction with respect to the requirements set forth in the two ordering clauses immediately above;

It is further ordered, that, insofar as the U.S. carriers' interest in the TAT-5/MAT-1 cable system is concerned, the Commission retains jurisdiction to reassign circuits authorized to applicants herein, to implement any merger, consolidation, or other restructuring of overseas carriers or facilities which the Commission may authorize in the future pursuant to enabling legislation which may be enacted for such purposes;

It is further ordered, that jurisdiction is retained by the Commission to re-allocate the U.S. carriers' interests in circuits herein authorized, as the public interest may require, with, where required, the concurrence of the foreign administrations or carriers concerned, and, further, jurisdiction is retained by the Commission over all matters relating to applicant's ownership, management, maintenance, and operation of this cable as authorized herein, to assure the most efficient use not only of this cable but of all means of communications between the U.S. mainland and Europe;

It is further ordered, that no applicant herein shall dispose of any interest in any circuit in the TAT-5/MAT-1 facilities they are herein authorized to acquire in any way without prior authorization by the Commission;

It is further ordered, that no increase in the number of usable cable voice-grade circuits beyond the initial 720, whether by carrier or other equipment, shall be undertaken by any owner or operator of the TAT-5 cable circuits, nor shall additional circuits be derived by the installation of TASI equipment, unless authorized by the Commission;

It is further ordered, that no circuits in which the applicants have an interest in the cable portion of TAT-5 shall be subdivided into more than 22 telegraph circuits unless authorized by the Commission;

Provided, however, that this authorization is issued subject to the terms and conditions of any license issued to the applicants herein under the act entitled "An act relating to the landing and operation of submarine cables in the United States" (47 United States Code, sec. 34-39), covering the subject submarine cable, and shall become effective upon the acceptance of the aforementioned license by all such parties.

FEDERAL COMMUNICATIONS COMMISSION,\*  
BEN F. WAPLE, *Secretary*.

#### Appendices A-E.

#### PROPOSED OWNERSHIP INTERESTS (PERCENT)

	A.T. & T., ITT Worldcom, RCA, and WUI	CPRM	CTNE	ENTEL	Italcable	Total
TAT-5:						
1. Green Hill Cable Station (A.T. & T.)	100.00	0	0	0	0	100
2. United States-Spain cable and associated terminal equipment	77.16	1.46	7.15	1.04	13.19	100
3. San Fernando Cable Station	0	0	100.00	0	0	100
4. San Fernando-Sesimbra radio system:						
a. Portion within Spain	0	0	100.00	0	0	100
b. Portion within Portugal	0	100.00	0	0	0	100
MAT-1:						
1. San Fernando-Estepona radio system	0	0	100.00	0	0	100
2. Estepona Cable Station	0	0	100.00	0	0	100
3. Spain-Italy cable and associated terminal equipment	0	6.71	12.85	.56	79.88	100
4. Castelfusano Cable Station	0	0	0	0	100.00	100

\*See statement of Commissioner Cox, to be issued at a later date. See attached statement of Commissioner Johnson.