BEFORE THE DIRECTOR OF REGULATORY AGENCIES
OF THE STATE OF HAWAII

In the Matter of the Application of
HAWAIIAN CABLE VISION COMPANY
For Amendment of Rates and Charges.

DOCKET NO. 07-79-01
ORDER NO. 74

ORDER

On September 5, 1979, HAWAIIAN CABLE VISION COMPANY, hereafter called "Applicant," filed an application for approval of an increase of $1.00 in its rates and charges from $8.25 to $9.25 per month for residential subscribers, a $0.45 increase in rates for apartments and condominiums from $3.75 to $4.20 per unit per month, and $0.15 increase in rates for hotels from $1.00 to $1.15 per room per month.

Applicant, a Hawaiian limited partnership, holds a 20-year, non-exclusive permit from the Department of Regulatory Agencies to provide cable television service to the Lahaina District of the County of Maui.

At the present time, Applicant is providing the following services to its cable subscribers:

a. Three network channels from Honolulu;
b. KIKU, an independent Japanese language station;
c. The Hawaii Public Broadcasting station;
d. FM radio stations;
e. Pay movie television channel; and
f. Local origination channel.

Using the quality and quantity of cable television services available state-wide as a reasonable standard, the Lahaina District subscribers are receiving comparatively less service than can be readily and economically provided them by Applicant.
Applicant apparently realizes the differences in the total service and proposes to construct a satellite earth station for the purpose of providing its subscribers the following additional programming:

a. WTBS
b. KTVU
c. C-SPAN
d. Madison Square Gardens Communications Network
e. Home Box Office

A key function of regulation is to insure that the services offered by the regulated companies keep pace with the advancements in technology and program services available throughout the industry. Accordingly, the rates applied for are approved, subject to becoming effective upon certification by Applicant to the Director that construction of the earth station is completed and operable and that the above-mentioned satellite-transmitted services are being offered to Applicant's subscribers.


[Signature]

Director of Regulatory Agencies
CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Order No. 74 was served upon the following by mailing the same, postage prepaid, on this 30th day of January, 1980:

Hawaiian Cable Vision Company
910 Honoapiilani Highway
Lahaina, Hawaii 96761

Clifford J. Miller, Esq.
Patrick K. Lau, Esq.
Rice, Lee & Wong
345 Queen Street, Suite 700
Honolulu, Hawaii 96813

Sandra Y. E. Yonesaki
August 30, 1978

Global Telecommunications Corp.
c/o Perry B. Leff, Esq.
450 North Roxbury Drive
Beverly Hills, California 90210

Re: Request for Approval of the Sale and Transfer to Hawaiian Cable Vision Company of All of the Shares of Capital Stock of Hawaiian Cable Vision Corporation

Gentlemen:

The original "Second Amended Order No. 64" is hereby transmitted for your signature. Kindly execute the "Acceptance of Conditions" portion and return it to us. We will then distribute copies.

Very truly yours,

E. John McConnell
Deputy Director

Enclosure

Received: [Signature]
Dated: 8/30/78
August 30, 1978

Mr. E. John McConnell
Deputy Director
Department of Regulatory Agencies
1010 Richards Street
P. O. Box 541
Honolulu, Hawaii 96809

Dear John:

First I want to express my deep gratitude for your understanding of our timing problem and your very kind cooperation with respect to the Amended Order.

I am enclosing the Second Amended Order No. 64, which has now been duly accepted by Global Telecommunications Corporation, as General Partner on behalf of Hawaiian Cable Vision Company signifying the "Acceptance of Conditions". Mr. Juergen Denecke, President has signed on behalf of Global Telecommunications Corporation.

I shall forward to you next week a copy of the Limited Partnership Agreements and its Amendment.

Again, thank you for everything.

Sincerely,

[Signature]

Harold Lipton