Federal Communications Commission

§76.986

	ederal Communications Commission Washington, D. C. 20554		FC	328		Approved by OMB 3060-XXXX Expires 00/00/00	
	CERTIFICATION OF FRANC				TE BASIC CABLE SERVI E COMPETITION	ICE RATES	
1	Name of Franchising Authority				 Will your franchising authority adopt (within 120 days of certification) and administer regulations with respect to basic cable service that are consistent 	Yes No	
	Mailing Address						
	City	State	ZIP Code		with the regulations adopted by the FCC pursuant to 47 U.S.C. Section 543(b)?		
	Telephone No. (include area code):				4. With respect to the franchising authority to in Question 3,	regulations referred	
	Person to contact with respect to this form:			 a. Does your franchising authority hav the legal authority to adopt them? 		Yes No	
2	Name (s) and address(es) of cable system(s) and associated FCC commun nit identifiers within your jurisdiction. (Attach additional sheets if necessa				s your franchising authority have onnel to administer them?	Yes No	
	Cable System's Name				rocedural laws and regulations		
	Mailing Address City	State	ZIP Code	by your	applicable to rate regulation proceedings by your franchising authority provide a reasonable opportunity for consideration		
	Cable System's FCC Community Unit Identi	of the views of interested parties?					
	Cable System's TCC Community one mentioner.				mission presumes that the cable listed in 2.b. is (are) not subject	Yes No	
	Cable System's Name			definition	to effective competition. Based on the definition below, do you have reason to believe that this presumption is correct?		
	Mailing Address				(Effective competition means that (a) fewer than 30 percent of		
	City	State	ZIP Code		households in the franchise area subscribe to the cable system; (b) the franchise area is (i) services area is (i) services area is (ii) services area is (ii) services area is (ii) services area area area area area area area ar		
	Cable System's FCC Community Unit Identifier:			which offers	unaffiliated multichannel video programming distributors each of which offers comparable video programming to at least 50 percent		
a		tem(s) and associated community unit identifiers you clai lation and with respect to which you are filing th additional sheets if necessary.)			of the households in the franchise area; a households subscribing to programming multichannel video programming distributors multichannel video programming distributor the households in the franchise area; or (c)		
	Name of System		nmunity Unit Intifier		chising authority for at least 50 percent		
	Name of System Community Unit Identifier			Signature			
2. c. Have you served a copy of this form on all parties Yes No Title							
			Date				
Return the original and one copy of this certification form (as indicated in Instructions), along with any attachments, to:							
	Federal Communications Commission						

reagenal Communications Commission Attn: Cable Franchising Authority Certifi⁷ tion Room L-16 1919 M Street, N.W. Washington, D. C. 20554

FCC 328 June 1993

§76.986 "A la carte" offerings.

carte'') video programming shall be regulated as CPSTs pursuant to §76.922.

(a) Collective offerings of unregulated per-channel or per-program ("a la For purposes of this section, "multiplexed" channels shall be treated as one channel.

(b) A discounted package price offered by a cable system is not unreasonable with respect to any collective offering of channels if the component channels' collective offering also have been continuously available on the system on a per channel basis since April 1, 1993.

(c) A collective offering of per channel offerings may be treated as New Product Tier if:

(1) The collective offering meets the conditions set forth in ^{76.987}; or

(2) The operator had reasonable grounds to believe the collective offering involving only a small number of migrated channels complied with the Commission's requirements as of the date it was first offered.

(d) In reviewing a basic service rate filing, local franchising authorities may make an initial decision addressing whether a collective offering of "a la carte'' channels will be treated as a cable programming service tier that is an NPT under §76.987 or a CPST that is regulated under §76.922. The franchising authority must make this initial decision within the 30 day period established for review of basic cable rates and equipment costs in §76.933(a), or within the first 60 days of an extended 120 day period (if the franchise authority has requested an additional 90 days) pursuant to §76.933(b). The franchising authority shall provide notice of its decision to the cable system and shall provide public notice of its initial decision within seven days pursuant to local procedural rules for public notice. Operators or consumers may make an interlocutory appeal of the initial decision to the Commission within 14 days of the initial decision. Operators shall provide notice to franchise authorities of their decision whether or not to appeal to the Commission within this period. Consumers shall provide notice to franchise authorities of their decision to appeal to the Commission within this period.

(e) A limited initial decision under paragraph (b) of this section shall toll the time periods under §76.933 within which local authorities must decide local rate cases. The time period shall 47 CFR Ch. I (10–1–10 Edition)

resume running seven days after the Commission decides the interlocutory appeal, or seven days following the expiration of the period in which an interlocutory appeal pursuant to paragraph (b) of this section may be filed.

(f) A local franchising authority alternatively may decide whether a collective offering of "a la carte" channels will be treated as an NPT as a part of its final decision setting rates for the basic service tier. That decision may then be appealed to the Commission as provided for under §76.945.

[59 FR 62625, Dec. 6, 1994]

§76.987 New product tiers.

(a) Operators may establish a category of CPSTs, referred to as "new product tiers" ("NPTs"), and offer these tiers to subscribers at prices they elect.

(b) In order to be eligible to offer NPTs, cable operators must meet the following conditions:

(1) Operators offering NPTs are prohibited from making fundamental changes to what they offer on their BSTs and CPSTs offerings on September 30, 1994. Operators may drop channels or move channels between BSTs and/or CPSTs or to an a la carte offering so long as the aggregation of such changes do not constitute a fundamental change in their BST or CPSTs.

(2) Operators may not drop channels that were offered on their BSTs or CPSTs on September 30, 1994 and move them to NPTs unless they wait at least two years from the date the channels were dropped from the BSTs or CPSTs. Time shifted versions, slightly altered versions or renamed versions of channels offered on BSTs and CPSTs on September 30, 1994 shall not be exempt from this restriction.

(3) Operators must market their BSTs and CPSTs so that customers should be reasonably aware that:

(i) Those tiers are being offered to the public;

(ii) The names of the channels available on those tiers; and

(iii) The price of the tiers. A subscriber may not be charged for an NPT unless the cable operator has obtained the subscriber's affirmative consent. Changes to the fundamental nature of