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"(4) DETERMINATION BY ATTORNEY

ERAL.—
"(A) DETERMINATION,—Not later than 90 days after receiving an application made under paragraph (1), the Attorney General shall issue a written determination with reshall issue a written determination with re-spect to the authorization for which a Bel-operating company or its subsidiary or affili-ate has applied. In making such determina-tion, the Attorney General shall review the

whole record.

"(B) APPROVAL.—The Attorney General shall approve the authorization requested in any application submitted under paragraph (1) only to the extent that the Attorney General (1) only to the extent that the Attorney General (2) only to the extent that the Attorney General (3) only to the extent that the Attorney General (4) only to the extent that the Attorney General (4) only to the extent that the Attorney General (4) only to the extent that the Attorney General (4) only the extent that al finds that there is no substantial bility that such company or its subsidiaries or its affiliates could use monopoly power in a telephone exchange or exchange access service market to impede competition in the interLATA telecommunications service marinterLATA telecommunications service market such company or its subsidiary or affiliate seeks to enter. The Attorney General shall deny the remainder of the requested authorization."

authorization.

"(C) PUBLICATION.—Not later than 10 days after issuing a determination under paragraph (4), the Attorney General shall publish

the determination in the Federal Register."
On page 91, line 1, after the word "Commission" add the words "or the Attorney Gen-

THURMOND (AND OTHERS) AMENDMENT NO. 1265

Mr. THURMOND (for himself, Mr. D'AMATO, and Mr. DEWINE) proposed an amendment to amendment No. 1284 proposed by Mr. DORGAN to the bill S. 652, supra, as follows:

652, supra, as follows:

On page 52, line 2, strike "after" and all that follows through "services," on page 83, line 2, and insert in lieu thereof "to the extent approved by the Commission and the Attorney General of the United States,".

On page 88, line 17, insert "and the Attorney General" after "Commission".

On page 89, line 3, insert "and Attorney General" after "Commission".

On page 89, line 6, strike "shall" and insert "and the Attorney General after "and the Attorney General and the Attorney General and the Attorney General and the Attorney General shall each".

On page 89, line 8, trike "Before" and all that follows through page 89, line 16, townsision" after "APPROVAL".

On page 99, line 8, after "necessity", insert.

after "APPROVAL".

On page 90, line 6, after "necessity", insert:
"In making its determination whether the
requested authorization is consistent with
the public interest, convenience, and necessity, the Commission shall not consider the effect of such authorization on competition in any market for which authorization is sought."

On page 90, between lines 9 and 10, insert

the following:

"(C) APPROVAL BY ATTORNEY GENERAL "(C) APPROVAL BY ATTORNEY GENERAL— The Attorney General may only approve the authorization requested in an application submitted under paragraph (i) if the Attor-ney General finds that the effect of such au-thorization will not substantially lessen competition, or tend to create a monopoly in competition, or tend to create a monopoly in any line of commerce in any section of the country. The Attorney General may approve all or part of the request. If the Attorney General does not approve an application under this subparagraph, the Attorney Gen-eral shall state the basis for the denial of the

eral shall state the basis for the denial of the application."

On page 90, line 12, strike "shall" and insert in lieu thereof "and the Attorney General shall each".

Page 90, line 17, insert "or the Attorney General" after "commission".

On page 90, line 19, insert "and the Attorney General" after "Commission".

On page 91, line 1, insert "or the Attorney

General" before "for judicial review".

On page 99, line 15, strike out "Commission authorizes" and insert in lieu thereof "Commission and the Attorney General author-

On page 99, line 18, insert "and the Attorney General" after "Commission"

HOLLINGS (AND DASCHLE) AMENDMENT NO. 1266

Mr. HOLLINGS (for himself and Mr. DASCHLE) proposed an amendment to the bill S. 652, supra, as follows:

On page 53, after line 25, insert the follow

SEC. 107. COORDINATION FOR TELECOMMUNI-CATIONS NETWORK-LEVEL INTER-OPERABILITY.

(a) IN GENERAL.—To promote nondiscrim-inatory access to telecommunications net-works by the broadest number of users and vendors of communications products and vendors of communications products and services through—

work planning and design by common car-riers and other providers of telecommuni-cations services, and (2) interconnection of telecommunications

ta) interconnection of telecommunications networks, and of devices with such networks, to ensure the ability of users and information providers to seamlessly and transparently transmit and receive information between and across telecommunications networks.

works,
the Commission may participate, in a manner consistent with its authority and practice prior to the date of enactment of this
Act, in the development by appropriate voluntary industry standards-setting organizations to promote telecommunications network-level interoperability.
(b) DEFINITION OF TELECOMMUNICATIONS
NETWORK-LEVEL INTEROPEASBLITY.—As used
in this section, the term "telecommunications network-level interoperability"
means the ability of 2 or more telecommunications networks to communicate and interact in concert with each other to exchange
information without degeneration.

information without degeneration.

(c) Commission's Authority Not Limited.—Nothing in this section shall be construed as limiting the existing authority of

strued as limiting the existing authority of the Commission.
On page 66, line 13, strike the closing quotation marks and the second period.
On page 66, between lines 13 and 14, insert the following:
"(6) ACQUISITIONS; JOINT VENTURES; PART-NERSHIPS; JOINT USE OF FACILITIES.—NO local EXCHANGE CARRIERS.—NO local

"(A) LOCAL EXCHANGE TARRIERS.—No local exchange carrier or any affiliate of such carrier owned by, operated by, controlled by, or under common control with such carrier may purchase or otherwise acquire more than a 10 percent financial interest, or any management interest, in any cable operator providing cable service within the local exchange carrier's telephone service area.

"(B) CABLE OPERATORS.—No cable operator or stillate of a cable operator and the service of the carrier stelephone service area.

or affiliate of a cable operator that is owned by, operated by, controlled by, or under com-mon ownership with such cable operator may

mon ownership with such cable operator may purchase or otherwise acquire, directly or indirectly, more than a 10 percent financial interest, or any management interest, in any local exchange carrier providing telephone exchange service within such cable operator's franchise area.

"(C) JOINT VENTURE—A local exchange carrier and a cable operator whose telephone service area and cable franchise area, respectively, are in the same market may not enter into any joint venture or partnership to provide video programming directly to subscribers or to provide telecommunications services within such market.

"(D) EXCEPTION.—Notwithstanding sub-paragraphs (A), (B), and (C) of this paraparagraphs (A), (B), and (C) of this para-graph, a local exchange carrier (with respect to a cable system located in its telephone service area) and a cable operator (with re-spect to the facilities of a local exchange carrier used to provide telephone exchange bervice in its cable franchise area) may ob-tain a controlling interest in management tain a controlling interest in management interest in or enter into a joint venture or partnership with such system or facilities to the extent that such system or facilities to suly serve incorporated or unincorporated—"(1) places or territories that have fewer than 50,000 inhabitants; and "(ii) are outside an urbanized area, as defined by the Bureau of the Census.
"(E) WAIVER.—The Commission may waive the restrictions of subparagraph (A), (B), or (C) only if the Commission determines that, because of the nature of the market served

cause of the nature of the market served the affected cable system or facilities ed to provide telephone exchange service— '(1) the incumbent cable operator or local

exchange carrier would be subjected to undue economic distress by the enforcement of such provisions.

"(ii) the system or facilities would not be economically viable if such provisions were

enforced, or "(iii) the anticompetitive effects of the proposed transaction are clearly outweighed in the public interest by the probable effect of the transaction in meeting the conven-ience and needs of the community to be

served.

"(F) JOINT USE.—Notwithstanding subparagraphs (A), (B), and (C), a telecommunications carrier may obtain within such carrier's telephone service area, with the concurrence of the cable operator on the rates, terms, and conditions, the use of that portion of the transmission facilities of such a cable system extending from the last multiuser terminal to the premises of the end user in excess of the capacity that the cable operator uses to provide its own cable services. A cable operator that provides access to such portion of its transmission facilities to one telecommunications carrier shall provide nondiscriminatory access to such portion of its transmission facilities to any other telecommunications carrier requesting such access.

"(G) SAVINGS CLAUSE.—Nothing in this paragraph affects the authority of a local ved. (F) Joint USR.—Notwithstanding subpara

"(0) "SAVINGS CLAUSE.—Nothing in this paragraph affects the authority of a local franchising authority (in the case of the purchass or acquisition of a cable operator, or a joint venture to provide cable service) or a State Commission (in the case of the acquisition of a local exchange carrier, or a joint venture to provide telephone exchange service) to approve or disapprove a purchase, acquisition, or joint venture." On page 70, line 7, strike "services." and insert "services provided by cable systems other than smali cable systems, determined on a per-channel basis as of June 1, 1995, and redetermined, and adjusted if necessary.

redetermined, and adjusted if neces

redetermined, and adjusted if necessary, every 2 years thereafter." On page 70, line 21, strike "area." and insert "area, but only if the video programming services offered by the carrier in that area are comparable to the video programming services provided by the unaffiliated cable operator in that area." On page 79, before line 12, insert the following:

ing:
(3) LOCAL MARKETING AGREEMENT.—Nothing (3) DOCAL MARKETING AGREEMENT.—NORTHING in this Act shall be construed to prohibit the continuation or renewal of any television local marketing agreement that is in effect on the date of enactment of this Act and that is in compliance with the Commission's

regulations, On page 88, line 4, strike "area," and insert "area or until 36 months have passed since the enactment of the Telecommunications Act of 1995, whichever is earlier."

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