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January 23, 2003

Ms. Blanca Bayo
Director of Division of Commission Clerk
and Administrative Services
Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

Re: Docket No. 030019-TP

Time Warner Cable Information Services (Florida) LLC d/b/a Time Warner Cable Information Services d/b/a Time Warner Cable d/b/a Time Warner Communications ALEC Certificate No. 8015/ Company Code TX631 IXC Certificate No. 8016/ Company Code TJ614

Dear Ms. Bayo:

During a recent telephone conversation with Nancy Pruitt, the FPSC staff analyst assigned to this docket, Ms. Pruitt requested additional information to supplement TWCIS' Request for Acknowledgment filed in this docket on January 3, 2003. In response to her request, I am providing the following information:

Q1: What are the legal names of each entity listed on the organizational chart attached to the January 3, 2003 letter?

AUS CAF CMP COM	A1:	The legal names of the entity) are as follows:	entities listed on the organizational	chart (other than the certificated
OTR OP		TWEAN: TWE:	Time Warner Entertainment-A Time Warner Entertainment, I	Advance Newhouse Partnership L.P.
MS		A/N:	Advance Newhouse	DOCUMENT WIMBER-DATE
EC I		TWEAN Subsidiary:	TWEAN Subsidiary, LLC	00744 JAN 238

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- Q2. What is the purpose of forming TWEAN Subsidiary to stand between TWEAN and the certificated entity if TWEAN will remain the sole member of the certificated LLC?
- A2: TWEAN Subsidiary was created for the purpose of controlling both the certificated entity as well as the cable systems in Florida that were controlled by TWEAN prior to the reorganization. The primary motivation for creating TWEAN Subsidiary was to create an entity that would ultimately control the cable systems in Florida, not to change control of the certificated entity. TWEAN controlled the certificated entity prior to the reorganization and will retained control of the certificated entity through TWEAN Subsidiary.
- Q3: Will there be a transfer of stock in the reorganization that impacts the certificated entity?
- A3: No.

In conclusion, it would be accurate to characterize the reorganization as follows: The change in ownership is pro forma only inasmuch as the ultimate parent of the certificated entity remains the same.

If you have any questions or require additional information, please contact me in Tallahassee at 222-3533.

Respectfully,

Karen Camechis

Coxinsel to Time Warner Cable Information

Services (Florida), LLC

/kmc

cc: Julie Patterson