

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the matter of:)	
)	
Cablevision of Oakland (formerly known as TCI of)	File Nos. CSB-A-0145
Northern New Jersey, Inc.); Cablevision of)	CSB-A-0146
Hamilton (formerly known as TCI/TKR Cable)	CSB-A-0226
Company, Hamilton System); Cablevision of)	CSB-A-0458
Elizabeth (formerly known as TCI/TKR Cable)	CSB-A-0475
Company of Elizabeth); Cablevision of Raritan)	CSB-A-0521
Valley (formerly known as TCI/TKR Cable)	CSB-A-0528
Company, Tri-System); Cablevision of Warwick)	CSB-A-0614
(formerly known as TCI/TKR Cable Company of)	CSB-A-0651
Warwick); Cablevision of Rockland/Ramapo)	
(formerly known as TCI/TKR Cable Company of)	
Ramapo and TCI/TKR Cable Company of)	
Rockland); Cablevision of Morris (formerly known)	
as TCI/TKR Cable Company of Morris and)	
Sammons Communications of New Jersey –)	
Dover/Morris); Cablevision of Paterson (formerly)	
known as US Cable of Paterson); Cablevision of)	
Paterson d/b/a Cablevision of Allamuchy (formerly)	
known as US Cable of Allamuchy); Comcast)	
Cablevision of Wildwood, Inc. (formerly known as)	
TCI of Gloucester); Comcast Cablevision of Long)	
Beach Island, LLC (formerly known as TCI of)	
Long Beach Island); Comcast Cablevision of)	
Wildwood, Inc. (formerly known as TCI of Maple)	
Shade); and Comcast Cablevision of Wildwood,)	
Inc. (formerly known as TCI of Wildwood))	
)	
Motion to Withdraw Appeals of Local Rate Orders)	
Setting Basic Service and Equipment Rates Issued)	
by the State of New Jersey Board of Public Utilities)	
)	

ORDER

Adopted: July 31, 2002

Released: August 2, 2002

By the Chief, Policy Division, Media Bureau:

1. On May 20, 2002, Cablevision Systems Corporation (“Cablevision”), AT&T Broadband (“AT&T”), Comcast Cable Communications Inc. (“Comcast”), and the New Jersey Board of Public Utilities (“BPU”) jointly moved to terminate Commission review of local rate orders adopted by the BPU. The local rate orders involved several New Jersey cable television systems in the above-captioned proceedings, previously owned by or affiliated with AT&T Cable Services of New Jersey (or its predecessors), and now owned by or affiliated with Cablevision and Comcast.

2. In a Consent Motion to Withdraw Cable Rate Petitions and Other Related Pleadings (“Consent Motion”) filed May 20, 2002, the parties state that the BPU has adopted four separate orders approving a stipulation entered into between the BPU and several cable television systems owned or affiliated with Cablevision, Comcast, and AT&T in New Jersey. The stipulation resolves the basic service tier rate cases currently pending on appeal before the Commission. The pending cases are further identified in the attached appendix. Cablevision, Comcast, AT&T and the BPU request that the appeals, petitions and other pleadings associated with these cases be withdrawn.

3. Accordingly, **IT IS ORDERED** that the Consent Motion to Withdraw Cable Rate Petitions and Other Related Pleadings filed by Cablevision Systems Corporation, Comcast Cable Communications, Inc., AT&T Broadband and the New Jersey Board of Public Utilities **IS GRANTED** and the appeals of the basic service tier rate cases identified in the Consent Motion **ARE DISMISSED**.

4. This action is taken pursuant to authority delegated by Section 0.283 of the Commission’s rules, 47 C.F.R § 0.283.

FEDERAL COMMUNICATIONS COMMISSION

Mary Beth Murphy
Chief, Policy Division
Media Bureau