SOUTH AFRICAN CHAMBER OF BUSINESS

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The Voiece of Business/Die Sakestem Reg. No/Nr..OS/zolâ\200\231SO/OB

REF : EH.4 12 July 1993

Per telefax: 397 2211

The Convenor

Technical Committee on the

Independent Broadcastint Media Commission Multi-Party Negotiating Process

" Box 307 ISANDO 1600

r attention : Me m 7 PAGES

Dear Sir

INDEPENDENT BROADCASTING AUTHORITY BILL - COMMENTARY

I attach for your consideration commentary on the Independent Broadcasting Bill which we only received last Maonday.

I shall be grateful if you would acknowledge receipt of this submission,

Yours faithfully

W V LACEY

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SENIOR ECONOMIST / "7/ 7

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INCORPORATING:

THE ASSOCIATION OF CHAMPERS OF COMMBRCE AND INDUSTRY OF SOUTH AFRICA @ THE ROOUTH AFRICAN P EDERATED CHAMBER OF INDUSTRIES

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Directors: Mr. J.H. Viljoen, Mr. G.J. Troliope, Mr. S. Steriing

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The Voice of Business/Die Sakestem Reg. No/Nr, 05/20230/08

REF : EH.4 12 July 1993

COMMENT ON THE INDEPENDENT BROADCASTING AUTHORITY BILL

[WORKING DRAFT 4]

INTRODUCTION

The South African Chamber of Business [SACOB] comprises some 100 individual Chambers of Commerce and Industry. Through these Chambers some 40 000 individual businesses are represented by SACOB. In addition over 50 National Business Associations are indirectly linked to SACOB. In the words of its Mission Statement, SACOB is "the voice of businessâ\200\235. Business as both a consumer and a participant [particularly in the funding of services through advertising] in broadcasting services has a view on the future policy for broadcasting in South Africa, and wishes to comment on the draft Bill which outlines future policy objectives and the regulatory mechanisms for attaining those objectives. The following commentary is set out according to the Chapters contained in the Bill. As an overall comment it must be stated that for such an important piece of legislation, which sets out the rules in respect of broadcasting services in South Africa, it is unreasonable to expect a suitably mandated view from representative bodies such as SACOB on the legislation in the two weeks allowed for comment, SACOB must accordingly voice its grave concern on the consultative process

of the exercise.

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INCORPORATING:

THE ASSOCIATION OF CHAMBERS OF COMMERCE AND INDUSTRY OF SOUTH AFRICA ® THE SOUTH AFRICAN P EDERATED CHAMBER OF INDUSTRIES

Directors: Mr. J.H. Viljoen, Mr. G.J. Trollope, Mr. S. Seerling

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2. CHAPTER 5. OBJECT AND POLICY
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The objectives and policies get out in this Chapter areî supported. However it would appear that the proposed promotion of broadcasting services [public, private and community] as set out in sub clause 2 of Clause 3 is threatened DY the heavy hand of pureaucracy as revealed in the regulatory mechanisms set out in the gill. In this respect it is urged that in devising the appropriate regulations particu\ar emphasis be given 10 sub clause 11 of Clause 3 [limiting interference in commercia! activity of @ broadcasting gervice to @ minimum]. gACOB would be opposed 10 @ rigid regulatory structure. Furthermore SACOE would be gceptical of any single authority jaying 8 claim to judge the proadcasting needs of the public [sub clause 11 of Clause 31 In that respect broadcasting policy must provide the public with multiple choice {an important component of competition1. To that end the regulatory mechanisms must not unduly impede entry into the proadcasting industry.

- 3. CHAPTER 3. (NDEPENDENT BROADCASTING AUTHORITY
- 3.1 The establishment of an independent {that is, depoliticised} Broadcasting Authority 18 supported. However the independence of the Authority is conditional upon certain strictures imposed by Clauses
- 10 and 13 which provide for Ministerial approval in respect of gertain financial functions. It is conceded that if the Authority is tO be funded

py the State there is 8 nead for accountability, but it muet be noted

that such requirements detract from the Authority's politicat

independence.

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The criteria set out in sub clause (2) of Clause 5 in respect of the attributes for the members of the Authority do not stipulate the nature of the qualification, expertise and experience that would be regarded as suitable. One is led to ask whether there is not a possibility of the Authority being dominated by academicians, legal people, former pbureaucrats or former politicians. Accordingly, SACOB submits that at least one of the members should be a person who has a proven

record of business skills.

CHAPTER 4. COMMITTEES, APPOINTMENT OF EXPERTS AND INQUIRIES

The establishment of a Broadcasting Spectrum Management Committee [BSMC] and a Broadcasting Monitoring and Cormplaints Committee [BMCC] is supported. The point made in para. 3.2. is equally applicable to sub clause {2} of Clause 23. Furthermore, on such technical aspects of broadcasting it is submitted that the Authority is being denied invaluable practical expertise/experience by being precluded from having as & member of the BSMC and BMCC any person having an association {financial or employment} withthe broadcasting/telecommunications industry. Albeitthat provision is made for the appointment of experts to assist the Authority, the provisions of (d) and (e) of Clause 6 are very restrictive on the Authority to fulfil its functions effectively. Appropriate recusion mechanisms could be built into any sensitive decision-making issues.

CHAPTER 5. BROADCASTING FREQUENCY SPECTRUM MANAGEMENT

The provisions for managing the broadcasting frequency spectrum are accepted.

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6. CHAPTER 6. BROADCASTING SIGNAL DISTRIBUTION LICENCES

It is noted that a subsidiary company of the SABC [Sentech] is to be licensed as the commaon carrier for broadcasting signal distribution [sub clause (2) of Clause 33). SACOB supports the provision in sub clause (1) which allows others to be licenced as broadcasting signal distributors.

7. CHAPTER 7. BROADCASTING LICENCES

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Sub clause (7) of Clause 41 provides for the Authority 10 obtain a security from the licensee "sufficient to guarantee the performance of the service for the term of the broadcasting licenceâ\200\231. Since the period of these licences could run from three to ten years [Clause 52], the security requirement chuld be onerous. Such a clause places severe limitations on prospective broadcasters in the private and community sectors, thereby defesting certain of the objectives set out in Clause 3 of Chapter 2.

Sub clause (2) of Clause 43 sets out the criteria in respect of granting a private broadcasting licence. These criteria outline the requirements of an applicantâ\200\231s business plan. With regard to (b) the Authority will be taking on the role of an arbiter in determining Competition policy. SACOB does not believe that this should be a function of the Authority. Such measures have been adopted in the past under the guise of preventing what has been termed "wasteful competition' [e.g. liquor, bakery, butchery licences]. SACOB would strongly caution against a strict adherence to such criteria. With regard to (h) [black and/or gender economic empowerment], SACOB believes that

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prescriptive interventionin the formof racial/gender quotas demanded

by & statutory body such as the Independent Broadcasting Authority will do more harm than good insofar as it will :- $\,$

- i adversely affect investor confidence;
- " encourage devious strategies to create the appropriate image;
 and
- . raise expectations beyond realistic limits that will create $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

problems for both business and government.

Clauses 46 and 47 exemplify the potential for the bureaucracy to impose its heavy hand. SACOB believes that the issue of determining the appropriate degree of competition, cross-ownership and the control of the electronic media by the print media is @ matter for decision-making by the Competition Board and not by the Independent Broadcasting Authority. At the very least the Competition Board should work closely with the Authority to safeguard and promote competition.

Clause 49 provides for the Authority to prescribe virtually any condition upon a licensee., Under the policy objectives set out in Clause 3 of Chapter 2, such a provision could be used to justify any one of a number of obscure and contentious objectives.

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Clause 50 makes provision for local content material. While SACOB supports the intent behind such a provision, it is submitted that such a stricture should apply to public broadcasters only. The imposition of such conditions upon private broadcasters could well undermine their economic viability. The primary scurce of finance for private broadcasters will be from advertising whose support will be solely market driven. Sub clause (2) (d) of Clause 50 provides a regional dimension to local content. The enforcement of such a requirement must be conditional upon production facilities being available within

the region.

8. CHAPTER 8. BROADCASTING PROGRAMMES

No comment.

9. CHAPTER 9, ENFORCEMENT

No comment.

10. CHAPTER 10. REGULATIONS, AMENDMENTS AND REPEAL OF LAWS

No comment.

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