Telephone Company Refuses Press Plea on Records

Washington

American Telephone and Telegraph Co. said yesterday it will continue to disclose records of reporters' phone calls to government agencies with valid subpoenas.

The company said it is required by law to "submit

such records to government agencies upon valid subpoena or on demand pursuant to lawful processes."

AT&T was responding to a letter sent to board chairman John Debutts last week by the Reporters Committee for Freedom of the Press (RCFP) and repre entatives of ten news organizations. The letter demanded a stop to the practice of disclosing records of reporters' phone calls, charging that such records might compromise confidential sources.

The group had threatened legal action if the company did not voluntarily stop dis-

closing the records.

AT&T also refused to promise news organizations advance notice that the government had issued subpoenas for their telephone records, arguing that such a practice would "inject the telephone company into controversies between govern-

ment authorities and private citizens."

The group of news organizations included the Columbia Broadcasting Co., the Boston Globe, the Chicago Tribune and the Chicago Sun-Times.

According to the letter from the protesting news or-

ganizations, AT & Thas told the Federal Communications Commission (FCC) that company policy does not require a formal subpoena before turning over the telephone records. Instead, the letter said, AT&T discloses the records upon receiving a written request

from prosecutors of responsible law enforcement officers.

In its statement, AT&T said the duty of notifying its customers that subpoenas have been issued should rest with the government and not the company.

Washington Post