SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 Filed by the Registrant [X] Filed by a Party other than the Registrant [] Check the appropriate box: [] Preliminary Proxy Statement [X] Definitive Proxy Statement] Definitive Additional Materials] Soliciting Material Pursuant to Rule 14a-11(c) or Rule 14a-12 OPTICAL CABLE CORPORATION -----(Name of Registrant as Specified In Its Charter) (Name of Registrant as Specified In Its Charter) Payment of Filing Fee (Check the appropriate box): [X] No Fee Required. \$125 per Exchange Act Rule 0-11(c)(1)(ii), 14a-6(i)(1) or 14a-6(j)(2).] \$500 per each party to the controversy pursuant to Exchange Act Rule 14a - 6(i)(3). []] Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11. 1) Title of each class of securities to which transaction applies: _____ 2) Aggregate number of securities to which transaction applies: _____ 3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11:* _____ 4) Proposed maximum aggregate value of transaction: _____ Check box if any part of the fee is offset as provided by Exchange Act Rule [] 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the form or schedule and the date of its filing. 1) Amount previously paid: -----2) Form, Schedule or Registration No. _____ 3) Filing party: _____ 4) Date filed: _____

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* Set forth the amount on which the filing fee is calculated and state how it was determined.

> OPTICAL CABLE CORPORATION 5290 CONCOURSE DRIVE ROANOKE, VIRGINIA 24019

February 13, 1998

Dear Shareholder:

You are cordially invited to attend the Annual Meeting of the Shareholders of Optical Cable Corporation (the "Company") to be held on March 10, 1998, at 10:00 a.m. local time at the Hotel Roanoke at 110 Shenandoah Avenue, Roanoke, Virginia 24016.

You are being asked to elect the Company's Board of Directors and to ratify the appointment of KPMG Peat Marwick LLP as independent accountants for the Company. You will also be asked to approve the increase of the total number of authorized shares of common stock from 50,000,000 to 100,000,000 shares. We will also be pleased to report on the affairs of the Company and a discussion period will be provided for questions and comments of general interest to shareholders.

Whether or not you are able to attend, it is important that your shares be represented and voted at this meeting. Accordingly, please complete, sign and date the enclosed proxy and mail it in the envelope provided at your earliest convenience. Your prompt response would be greatly appreciated.

Sincerely,

Robert Kopstein Chairman, President and Chief Executive Officer

YOUR VOTE IS IMPORTANT

EVEN IF YOU PLAN TO ATTEND THE MEETING, PLEASE COMPLETE, SIGN, AND RETURN PROMPTLY THE ENCLOSED PROXY IN THE ENVELOPE PROVIDED TO ENSURE THAT YOUR VOTE WILL BE COUNTED. YOU MAY VOTE IN PERSON IF YOU SO DESIRE EVEN IF YOU HAVE PREVIOUSLY SENT IN YOUR PROXY.

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS MARCH 10, 1998

TO THE SHAREHOLDERS:

NOTICE IS HEREBY GIVEN that the Annual Meeting of Shareholders of Optical Cable Corporation, a Virginia corporation (the "Company"), is scheduled to be held on March 10, 1998 at 10:00 a.m., local time, at the Hotel Roanoke located at 110 Shenandoah Avenue, Roanoke, Virginia 24016 for the following purposes:

- To elect five directors to serve for the terms of office specified in the accompanying proxy statement and until their successors are duly elected and qualified;
- To ratify the selection of KPMG Peat Marwick LLP as independent accountants for the Company for fiscal year 1998;
- 3. To amend the Amended and Restated Articles of Incorporation to increase the total number of authorized shares of common stock of the Company from 50,000,000 to 100,000,000; and
- 4. To transact such other business as may properly come before the meeting and any adjournment thereof.

Only shareholders of record at the close of business on January 30, 1998 are entitled to notice of and to vote at the Annual Meeting and any adjournment thereof. All shareholders are cordially invited to attend the Annual Meeting in person. However, to assure your representation at the meeting, you are urged to complete, sign and date the enclosed form of proxy and return it promptly in the envelope provided. Shareholders attending the meeting may revoke their proxy and vote in person.

FOR THE BOARD OF DIRECTORS

Kenneth W. Harber Secretary

Roanoke, Virginia February 13, 1998

OPTICAL CABLE CORPORATION 5290 CONCOURSE DRIVE ROANOKE, VIRGINIA 24019

PROXY STATEMENT TO BE MAILED ON OR ABOUT FEBRUARY 14, 1998

FOR

ANNUAL MEETING OF SHAREHOLDERS TO BE HELD MARCH 10, 1998

PROXY SOLICITATION

This Proxy Statement is furnished to the holders of common stock, no par value (the "Common Stock"), of Optical Cable Corporation, a Virginia corporation (the "Company"), in connection with the solicitation by the Board of Directors of the Company of proxies for use at the Annual Meeting of Shareholders to be held on Tuesday, March 10, 1998, or at any adjournment thereof, pursuant to the accompanying Notice of Annual Meeting of Shareholders. The purposes of the meeting and the matters to be acted upon are set forth herein and in the accompanying Notice of Annual Meeting of Shareholders. The Board of Directors is not currently aware of any other matters that will come before the Annual Meeting.

Proxies for use at the Annual Meeting are being solicited by and on behalf of the Board of Directors of the Company. These proxy solicitation materials are first being mailed on or about February 14, 1998 to all shareholders entitled to vote at the Annual Meeting. Proxies will be solicited chiefly by mail. The Company will make arrangements with brokerage houses and other custodians, nominees and fiduciaries to send proxies and proxy material to the beneficial owners of the shares and will reimburse them for their reasonable out-of-pocket expenses in so doing. Should it appear desirable to do so in order to ensure adequate representation of shares at the Annual Meeting, supplemental solicitations may also be made by mail or by telephone, telegraph or personal interviews by directors, officers and regular employees of the Company, none of whom will receive additional compensation for these services. All expenses incurred in connection with this solicitation will be borne by the Company.

REVOCABILITY AND VOTING OF PROXY

A form of proxy for use at the Annual Meeting and a return envelope for the proxy are enclosed. A Shareholder may revoke the authority granted by his or her execution of a proxy at any time before the effective exercise of such proxy by filing with the Secretary of the Company a written notice of revocation or a duly executed proxy bearing a later date, or by voting in person at the Annual Meeting. Shares of the Company's Common Stock represented by executed and unrevoked proxies will be voted in accordance with the choice or instructions specified thereon. If no specifications are given, the proxies intend to vote the shares represented thereby in favor of the matters as set forth in the accompanying Notice of Annual Meeting of Shareholders and in accordance with their best judgment on any other matters which may properly come before the Annual Meeting.

RECORD DATE AND VOTING RIGHTS

Only shareholders of record at the close of business on January 30, 1998 are entitled to notice of and to vote at the Annual Meeting. As of the record date, 38,511,936 shares of Common Stock were issued and outstanding. Each share of Common Stock is entitled to one vote on all matters that may properly come before the Annual Meeting. The holders of a majority of the outstanding shares of Common Stock, present in person or by proxy, will constitute a quorum at the Annual Meeting. Abstentions and broker non-votes will be counted for purposes of determining the presence of a quorum. "Broker non-votes" are shares held by brokers or nominees which are present in person or represented by proxy, but which are not voted on a particular matter because instructions have not been received from the beneficial owner. Directors will be elected by a plurality of the votes cast at the Annual Meeting. Accordingly, abstentions or broker non-votes will not affect the election of candidates receiving the plurality of votes.

All other matters to come before the Annual Meeting require the approval of the holders of either a majority of or two-thirds of the votes cast at the Annual Meeting as indicated herein. For these purposes, abstentions and non-votes will be deemed shares not voted on such matters, will not count as votes for or against the proposals, and will not be included in calculating the number of voted necessary for the approval of such matters.

Votes at the Annual Meeting will be tabulated by Inspectors of election appointed by the Company.

PROPOSAL NO. 1

ELECTION OF DIRECTORS

Five directors, constituting the entire Board of Directors, are to be elected at the Annual Meeting. Unless otherwise specified, the enclosed proxy will be voted in favor of the persons named below to serve until the next Annual Meeting and until their successors are elected and qualified. Each person named below is now a director of the Company. In the event any of these nominees shall be unable to serve as a director, the shares represented by the proxy will be voted for the person, if any, who is designated by the Board of Directors to replace the nominee. All nominees have consented to be named and have indicated their intent to serve if elected. The Board of Directors has no reason to believe that any of the nominees will be unable to serve or that any vacancy on the Board of Directors will occur. The five nominees receiving the greatest number of votes cast for the election of directors will be elected.

The names of the nominees and certain other information about them are set forth below:

NOMINEE	AGE	DIRECTOR SINCE	OFFICE HELD WITH COMPANY
Robert Kopstein	48	1983	Chairman of the Board, President, Chief Execu- tive Officer and Director
Luke J. Huybrechts	52	1995	Senior Vice President of Sales and Director
Kenneth W. Harber	47	1995	Vice President of Finance, Treasurer, Secretary and Director
Randall H. Frazier	46	1996	Director
John M. Holland	52	1996	Director

MR. KOPSTEIN has been President and a Director of the Company since 1983 and Chairman of the Board and Chief Executive Officer since 1989. From 1981 to 1983, Mr. Kopstein worked at Phalo Corporation as the Plant Manager for its Fiber Optic Cable Division, from 1979 to 1981 at ITT's Electro-Optical Products Division as a Project Engineer on cable development projects for the United States military, and from 1977 to 1979 at Rochester Corporation as a Product Engineer on the development of cables for military-oriented applications.

MR. HUYBRECHTS was elected a Director of the Company in August 1995 and has been Senior Vice President of Sales since joining the Company in 1986. Prior thereto, Mr. Huybrechts worked at ITT's Electro-Optical Products Division for 10 years in marketing, sales and research and development.

MR. HARBER was elected a Director of the Company in August 1995 and has been Vice President of Finance, Treasurer and Secretary of the Company since 1989. Prior to joining the Company as an accounting manager in 1986, Mr. Harber was an accounting supervisor at an architecture and engineering firm.

MR. FRAZIER was elected a Director of the Company in April of 1996. Mr. Frazier is President of R. Frazier, Inc., a company founded in 1988. Mr. Frazier was self-employed in various chemical and engineering businesses prior to the founding of R. Frazier, Inc. MR. HOLLAND was elected a Director of the company in April of 1996. Mr. Holland is currently President of Cybermotion, a company he co-founded in 1984. Mr. Holland also currently serves as the chairman of the International Service Robot Association. Mr. Holland's previous employment experience includes work for the Electro-Optics Product Division of ITT where he was responsible for the design of the earliest fiber optic systems and the development of automated manufacturing systems for optical fiber.

DIRECTOR COMPENSATION

Each non-employee director will receive compensation in the amount of \$500.00 per meeting that is attended including committee meetings. In addition, the Company will reimburse the non-employee directors for their reasonable out-of-pocket expenses related to attending meetings of the Board of Directors or the committees thereof. Officers of the Company who serve as directors do not receive compensation for their services as Directors other than the compensation they receive as officers of the Company.

MEETINGS OF THE BOARD OF DIRECTORS AND COMMITTEES

The Board of Directors held a total of four meetings during the Company's fiscal year ended October 31, 1997. Each Director attended in person or telephonically at least 75% of the meetings held by the Board of Directors and all committees thereof on which he served.

The Board of Directors has established two standing committees: the Audit and Compensation Committees. The Board of Directors does not have a Nominating Committee. The Audit Committee is comprised of Messrs. Frazier and Holland, while the Compensation Committee is comprised of Messrs. Kopstein, Frazier and Holland.

The Audit Committee recommends annually to the Board of Directors the appointment of the independent public accountants of the Company, discusses and reviews the scope and the fees of the prospective annual audit, reviews the results of the annual audit with the Company's independent public accountants, reviews compliance with existing major accounting and financial policies of the Company, reviews the adequacy of the financial organization of the Company, reviews management's procedures and policies relative to the adequacy of the Company's internal accounting controls and compliance with federal and state laws relating to accounting practices, and reviews and approves transactions, if any, with affiliated parties.

The Compensation Committee reviews and approves annual salaries and bonuses for all officers, administers the Company's existing stock option plan, and carries out the responsibilities required by the rules of the U.S. Securities and Exchange Commission.

THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR THE ELECTION OF THE DIRECTORS NAMED ON THE ENCLOSED PROXY.

PROPOSAL NO. 2

RATIFICATION OF APPOINTMENT OF INDEPENDENT ACCOUNTANTS

The Board of Directors has appointed the firm of KPMG Peat Marwick LLP as the Company's independent accountants for fiscal year 1998. Although action by the shareholders in this matter is not required, the Board of Directors believes that it is appropriate to seek shareholder ratification of this appointment. The appointment of KPMG Peat Marwick LLP will be considered ratified if approved by the holders of a majority of the votes cast.

A representative of KPMG Peat Marwick LLP is expected to attend the Annual Meeting. The representative will have the opportunity to make a statement, if he or she so desires, and will be available to respond to appropriate questions from shareholders. In the event the shareholders do not ratify the selection of KPMG Peat Marwick LLP, the selection of other independent accountants will be considered by the Board of Directors.

THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR RATIFICATION OF KPMG PEAT MARWICK LLP AS INDEPENDENT ACCOUNTANTS FOR FISCAL YEAR 1998.

PROPOSAL NO. 3

INCREASE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK FROM 50,000,000 TO 100,000,000 SHARES

The Board of Directors of the Company has unanimously approved, subject to approval by the Shareholders, a proposal to amend Section 3.1 of the Amended and Restated Articles of Incorporation of the Company to increase the number of shares of Common Stock authorized and available for issuance from 50,000,000 to 100,000,000 shares (the "Proposed Amendment"). The Board of Directors recommends the Shareholders approve the Proposed Amendment.

Currently, Section 3.1 of the Amended and Restated Articles of Incorporation reads in its entirety as follows:

3.1 Number and Designation. The aggregate number and designation of shares that the Corporation shall have the authority to issue are as follows:

CLASS	NUMBER OF SHARES
Preferred, no par value	1,000,000
Common, no par value	50,000,000

As amended, Section 3.1 of the Amended and Restated Articles of Incorporation would read in its entirety as follows:

3.1 Number and Designation. The aggregate number and designation of shares that the Corporation shall have the authority to issue are as follows:

CLASS	NUMBER OF SHARES
Preferred, no par value	1,000,000
Common, no par value	100,000,000

In all other respects the Amended and Restated $% \left({{\mathbf{r}}_{\mathbf{r}}} \right)$ Articles of Incorporation will remain unchanged.

As of January 30, 1998, 38,511,936 shares of Common Stock were issued and outstanding and no shares of preferred stock were issued and outstanding. An additional 4,000,000 shares of Common Stock are reserved for issuance upon the exercise of stock options under the Company's stock incentive plan. On May 31, 1996 and June 21, 1996 the Board of Directors of the Company declared two-for-one stock splits in the form of stock dividends, which are reflected in the number of shares of Common Stock outstanding set forth herein. As a result of these stock splits, the number of authorized but unissued shares of Common Stock has been significantly reduced. The Board of Directors of the Company be lieves that the approval of the Proposed Amendment will benefit the Company by ensuring additional shares of Common Stock are available, if and when needed, for issuance from time to time for any proper purpose approved by the Board of Directors.

The additional authorized shares of Common Stock will provide the Company with greater flexibility in meeting future capital requirements and will be available for, without limitation, such purposes as (i) general corporate needs, such as any future stock splits and dividends, and issuance under the Company's employee benefit plans, (ii) raising additional capital for operations, or (iii) use in connection with acquisitions. Although the Company considers transactions from time to time which could involve the issuance of additional shares of Common Stock (any one or more of which may be under consideration or acted upon at any time), the Company is not a party to any agreements with respect to any such transactions, nor does it have any agreements, commitments or understandings with respect to any such transactions.

If the Proposed Amendment is approved by the Shareholders, the Board of Directors does not presently intend to seek further shareholder approval with respect to any particular issuance of shares of Common Stock, unless required by applicable law, by regulatory authorities or by The Nasdaq Stock Market or any securities exchange on which the securities of the Company may then be listed. Depending upon the consideration per share received by the Company for any subsequent issuance of Common Stock, such issuance could have a dilutive effect on Shareholders. Future issuances of Common Stock will increase the number of outstanding shares, thus decreasing the percentage ownership in the Company (for voting, distributions and all other purposes) represented by existing shares of Common Stock. Additionally, the availability for issuance of additional shares of Common Stock may be viewed as having the effect of discouraging an unsolicited attempt by someone to acquire control of the Company. Although the Board of Directors has no present intention of doing so, the Company's authorized but unissued shares of Common Stock could, subject to applicable laws, be issued in one or more transactions that would make a unsolicited takeover of the Company more difficult or costly, and therefore less likely. The Company is not aware of anyone who is seeking to acquire control of the Company. Shareholders of the Company do not have any preemptive or similar rights to subscribe for or purchase any additional shares of Common Stock which may be issued in the future.

Approval of the Proposed Amendment to the Amended and Restated Articles of Incorporation to increase the number of authorized shares of Common Stock requires the affirmative vote of the holders of two-thirds of the outstanding shares of Common Stock entitled to be cast as of the record date. Therefore, abstentions and broker non-votes will be counted as votes against the Proposed Amendment. If the Proposed Amendment is approved by a sufficient number of votes of the Shareholders, the increase in the number of authorized shares of Common Stock will be effective upon the filing with the State Corporation Commission of the Commonwealth of Virginia of either articles of amendment or articles of restatement which set forth the amended text of Section 3.1 of the Amended and Restated Articles of Incorporation set forth above.

THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR AMENDING THE AMENDED AND RESTATED ARTICLES OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK FROM 50,000,000 TO 100,000,000 SHARES.

BENEFICIAL OWNERSHIP OF COMMON STOCK

The following table sets forth information as of January 30, 1998 regarding the beneficial ownership of the Company's Common Stock of (i) each person known to the Company to be the beneficial owner, within the meaning of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), of more than 5% of the outstanding shares of Common Stock, (ii) each director of the Company, (iii) each executive officer or former executive officer of the Company named in the Summary Compensation Table (see "Executive Compensation") and (iv) all executive officers and directors of the Company as a group. Unless otherwise indicated, the address of each named beneficial owner is c/o Optical Cable Corporation, 5290 Concourse Drive, Roanoke, Virginia 24019. Except to the extent indicated in the footnotes, each of the beneficial owners named below has sole voting and investment power with respect to the shares listed.

NAME AND ADDRESS	NUMBER OF SHARES	PERCENT OF CLASS
	36,000,000	93.5%
Luke J. Huybrechts		
Kenneth W. Harber	3,000	*
Randall H. Frazier		
John M. Holland		
All directors and executive officers as a group (5 persons)	36,003,000	93.5%

*

Less than 1%

EXECUTIVE OFFICERS

The Executive Officers of the Company are: Robert Kopstein, President and Chief Executive Officer; Luke J. Huybrechts, Senior Vice President of Sales; and Kenneth W. Harber, Vice President of Finance, Treasurer and Secretary. See the information concerning nominees for directors above for certain information concerning each of these officers.

OTHER SIGNIFICANT EMPLOYEES

The following table contains information as to certain other significant employees of the Company.

NAME	AGE	OFFICE HELD WITH COMPANY
	45 37 55 37	Vice President of Sales, Western Region Vice President of Sales, Southeastern Region Vice President of Sales, Far East Vice President of Marketing

MR. LEONARD has been Vice President of Sales, Western Region since 1992. Before joining the Company, Mr. Leonard worked in engineering management at Alcatel Telecommunications Cable. Prior to that he worked at ITT's Electro-Optical Products Division.

MR. ENOCHS has been Vice President of Sales, Southeastern Region since 1992. Before that he was Distribution Sales Manager from 1990 to 1992 and Inside Sales Manager from 1988 to 1990.

DR. OH has been Vice President of Sales, Far East since 1989. Before joining the Company, Dr. Oh worked at Samsung Electronics Co. as the Technical/Managing Director of fiber optic products. Prior to that he worked at ITT's Electro-Optical Products Division.

MS. ADAMS has been Vice President of Marketing since 1992. Ms. Adams worked as Marketing Services Coordinator from 1984 to 1987 and Director of Marketing from 1987 to 1992.

There are no family relationships among the directors, executive officers, or other significant employees of the Company.

SUMMARY COMPENSATION TABLE

The following table sets forth information concerning compensation paid by the Company to the Chief Executive Officer and to all other executive officers of the Company whose total salary and bonus exceeded \$100,000 for the year ended October 31, 1997.

SUMMARY COMPENSATION TABLE

		ANNUAL COM	PENSATION	LONG-TERM COMPENSATION AWARDS		
NAME AND PRINCIPAL POSITION	FISCAL YEARS	SALARY(\$)	BONUS(\$)	OTHER ANNUAL COMPENSATION	OPTIONS GRANTED	ALL OTHER COMPENSATION
Robert Kopstein Chairman, President and Chief Executive Officer Luke J. Huybrechts Senior Vice President of Sales Kenneth W. Harber Vice President of Finance, Treasurer and Secretary	1997 1996 1995 1997 1996 1995 1997 1996 1995	451,523 363,600 594,150 98,450 94,200 88,580 93,300 89,550 85,400	70,366 87,923 78,221 59,016 57,338 43,714 59,332 57,503 43,946	6,150,000(1) 1,080,000(1) 	 10,000 40,000 8,000 40,000 	12,667 13,310 16,860 15,354 9,834 9,189 18,742 9,488 8,935

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(1) Represent distributions to Mr. Kopstein primarily to pay his income tax liability resulting from the Company's status as an S Corporation, which status terminated March 31, 1996.

STOCK OPTION GRANTS

The following table sets forth certain information concerning stock options granted to the officers named in the Summary Compensation Table above during the year ended October 31, 1997.

OPTION GRANTS IN FISCAL YEAR 1997

	NUMBER OF SHARES	% OF TOTAL OPTIONS GRANTED TO			REALIZABL ASSUME RATES PRICE AP	NTIAL E VALUE AT D ANNUAL OF STOCK PRECIATION ON TERM(1)
NAME	UNDERLYING OPTIONS GRANTED(2)	EMPLOYEES IN FISCAL YEAR	EXERCISE PRICE	EXPIRATION DATE	5%	10%
Luke J. Huybrechts Kenneth W. Harber	10,000 8,000	3.9% 3.1%	\$ 11.125 \$ 11.125	4/30/06 4/30/06	\$61,335 \$49,068	\$151,072 \$120,857

(1) Amounts represent hypothetical gains that could be achieved if exercised at end of the option term. The dollar amounts under these columns assume 5% and 10% compounded annual appreciation in the Common Stock from the date the respective options were granted. These calculations and assumed realizable values are required to be disclosed under Securities and Exchange Commission rules and, therefore, are not intended to forecast possible future appreciation of Common Stock or amounts that may be ultimately realized upon exercise.

(2) Options vest one-fourth on each of the second, third, fourth and fifth anniversaries of the date of grant, and expire 8.75 years after the date of grant.

FISCAL YEAR-END OPTION VALUES

The following table sets forth certain information as of October 31, 1997 concerning the value of unexercised options held by the officers named in the Summary Compensation Table above.

FISCAL YEAR-END OPTION VALUES

	NUMBER OF UNDERLYING U OPTIONS AT OCT	INEXERCISED	VALUE OF UNEXERCISED IN-THE-MONEY OPTIONS AT OCTOBER 31, 1997(1)		
NAME	EXERCISABLE	UNEXERCISABLE	EXERCISABLE	UNEXERCISABLE	
Luke J. Huybrechts Kenneth W. Harber		50,000 48,000		\$297,500 \$297,500	

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 Represents the difference between the exercise price of the outstanding options and the closing bid price of the Common Stock on October 31, 1997, which was \$9.9375 per share.

COMPENSATION COMMITTEE INTERBLOCKS AND INSIDER PARTICIPATION

Robert Kopstein, the Chairman, Chief Executive Officer and President of the Company, serves on the Compensation Committee of the Board of Directors.

EMPLOYMENT AGREEMENTS

Since February 1, 1995, Mr. Kopstein has had an employment arrangement pursuant to which Mr. Kopstein receives an annual salary equal to one percent of the previous fiscal year's net sales and one percent of any increase between the current fiscal year's net sales and the prior fiscal year's net sales. Compensation under this arrangement amounted to \$521,889 during the period from November 1, 1996 to October 31, 1997. Mr. Kopstein's employment arrangement is governed by employment agreements. Mr. Kopstein and the Company entered into an employment agreement, dated as of February 1, 1995, which was to expire October 31, 1997. Prior to the expiration of this employment agreement, Mr. Kopstein and the Company entered into another employment agreement, dated as March 12, 1997, to review Mr. Kopstein's employment arrangement through October 31, 1998. All other terms of the employment agreement dated March 12, 1997 are substantially similar to the terms of the employment agreement dated February 1, 1995.

COMPENSATION COMMITTEE REPORT ON EXECUTIVE COMPENSATION

The Compensation Committee of the Board of Directors (the "Committee") is comprised of a majority of independent, non-management directors. The Committee has responsibility for developing and implementing the Company's compensation policy for senior management, and for determining the compensation for the executive officers of the Company. The goal of the Committee is to achieve fair compensation for the individuals and to enhance shareholder value by continuing to closely align the financial rewards of management with those of the Company's shareholders.

The Company seeks to attract and retain qualified executives and employees who are creative, motivated and dedicated. The Committee attempts to create and administer a compensation program to achieve that goal with consistency throughout the Company. With respect to its executive officers, the Company competes with other manufacturers and fiber optic related industries in North America. The Committee is very much aware of the demand for highly qualified executives in specialized field of fiber optics. Executive officer compensation is generally comprised of three components: base salary, monthly and annual incentive bonus compensation and long-term incentive stock options. The mix of an officer's total compensation is generally based upon the seniority of the officer's position within the Company. Senior officers receive a greater percentage of their total compensation in the form of incentive compensation.

Salary and incentive compensation awards are reviewed semiannually for competitiveness and fairness. Each executive's contribution to the advancement of corporate goals is also considered. Factors taken into account include, among others, the executive's impact on financial results, business production, development of the management team and strategic accomplishments such as development of new customers and products, geographical spread of business and product development.

Base Salary

In determining the salary of each senior executive other than the Chief Executive Officer, the Committee is guided by the recommendations of the Chief Executive Officer. The base salary of the Chief Executive Officer is based on the terms of his employment contract which expires on October 31, 1998. Prior to the current employment arrangement and effective November 1, 1994, the Company had entered into two separate one-year employment agreements with the Chief Executive Officer. Total compensation under these agreements considered of salary payments equal to 6 percent of the fiscal year's net sales. However, effective February 1, 1995, these agreements were replaced by the current employment that expires October 31, 1998 and reduced the base salary payment percentage from 6 percent to 1 percent of the fiscal year's net sales. The base salary under the current arrangement amounted to \$451,523 and \$363,600 for the fiscal years ended October 31, 1997 and 1996, respectively.

Annual Incentive Compensation

The revised employment arrangement with the Chief Executive Officer which became effective February 1, 1995 also provides for an incentive bonus equal to 1 percent of the positive difference between the current fiscal year's net sales and the prior fiscal year's net sales. The bonuses under this arrangement amounted to \$70,366 and \$87,923 for the fiscal years ended October 31, 1997 and 1996, respectively. The other senior executives are included in a monthly and lump-sum bonus plan which is based on a percentage of the previous months sales.

Long-Term Incentive Compensation

The Company adopted a stock incentive plan on March 1, 1996. All of the senior executives participate in the plan with the exception of the Chief Executive Officer. The plan is intended to provide a means for employees to increase their personal financial interest in the Company, thereby stimulating the efforts of those employees and strengthening their desire to remain with the Company through the use of stock incentives. The Company has reserved 4,000,000 shares of common stock for issuance pursuant to incentive awards under the plan. Under the plan, stock options may be granted at not less than fair market value on the date of grant. The options vest 25 percent after two years, 50 percent after three years, 75 percent after four years and 100 percent after five years. Each executive officer, other than the Chief Executive Officer, was granted options on 40,000 shares of common stock during the fiscal year ended October 1996. The exercise price was \$2.50 per share and the options expire on 31, February 28, 2006. For the fiscal year ended October 31, 1997, the Senior Vice President of Sales and the Vice President of Finance were granted options for 10,000 and 8,000 shares of common stock, respectively. The exercise price for the options granted during the fiscal year ended October 31, 1997 was \$11.125 and the options expire April 30, 2006. All options granted during the fiscal years ended October 31, 1996 and 1997 were unexercisable as of October 31, 1997. The plan is administered by the Committee. The Committee receives recommendations from the Chief Executive Officer (who is also a member of the Committee but does not receive compensation under the plan and does not vote on grants pursuant to the plan) for each employee, and considers individual and Company performance in awarding long-term compensation pursuant to the plan. The Committee anticipates that over the next few

years, awards will generally be in the form of stock options. The Committee believes that awards of stock options, which reward employees for Company stock price appreciation over the long-term, are particularly appropriate in light of the nature of the Company's business and long-term business plans.

Chief Executive Officer's Fiscal Year 1997 Compensation

As set forth in the Summary Compensation above, Mr. Kopstein's total compensation for the fiscal year ended October 31, 1997 was \$534,556. Such annual compensation consisted of a base salary of \$451,523 and a bonus of \$70,366, pursuant to Mr. Kopstein's employment agreement. The Company also made matching contributions to the Company 401(k) retirement savings plan for the benefit of Mr. Kopstein totaling \$12,667 for fiscal year 1997.

The Compensation Committee:

Randall H. Frazier John M. Holland Robert Kopstein

PERFORMANCE GRAPH

The following graph compares the cumulative total return based on share price (assuming reinvestment of dividends) since April 2, 1996, the date on which the Company's common stock began trading on the Nasdaq National Market, of (i) the Company's common stock, (ii) the Nasdaq Market Index and (iii) a peer group index comprised of the following companies: AFC Cable Systems, Andrew Corporation, Belden, Inc., Cable Design Technologies, Inc., and Encore Wire Corp.

COMPARISON OF 19 MONTH CUMULATIVE TOTAL RETURN* AMONG OPTICAL CABLE CORPORATION, THE NASDAQ STOCK MARKET (U.S.) INDEX AND A PEER GROUP

[PERFORMANCE GRAPH]

[GRAPHIC OMITTED]

	04/96	10/96	10/97
OPTICAL CABLE CORPORATION	100	417	331
PEER GROUP	100	113	108
NASDAQ	100	100	144

- ----- in

\$100 invested on 4/02/96 in stock or index including reinvestment of dividends. Fiscal years ended October 31.

COMPLIANCE WITH SECTION 16(A) OF THE SECURITIES EXCHANGE ACT OF 1934

Section 16(a) of the Exchange Act requires the Company's officers, directors and persons who own more than 10 percent of a registered class of the Company's equity securities to file reports of ownership and changes in ownership with the Securities and Exchange Commission. Officers, directors and greater than 10 percent shareholders are required by the regulation to furnish the Company with copies of the Section 16(a) forms which they file.

To the Company's knowledge, based solely on review of the copies of such reports furnished to the Company, and written representations that no other reports were required during the fiscal year ended October 31, 1997 all Section 16(a) filing requirements applicable to the Company's officers, directors and greater than ten percent beneficial owners were complied with.

CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

TAX INDEMNIFICATION AGREEMENT

Mr. Kopstein has entered into a Tax Indemnification Agreement with the Company, pursuant to which he will indemnify the Company for any income tax liability of the Company arising from its S Corporation status being denied for any periods prior to its termination on March 31, 1996, but only to the extent such denial results in a refund to Mr. Kopstein of personal income taxes paid with respect to such periods.

OTHER MATTERS

The Board of Directors knows of no other business to be acted upon at the Annual Meeting other than those referred to in this Proxy Statement. If any other matters properly come before the Annual Meeting, it is the intention of the persons named in the enclosed proxy to vote the shares they represent as the Board of Directors may recommend.

SHAREHOLDER PROPOSALS

Proposals of Shareholders of the Company that are intended to be presented at the Company's 1999 Annual Meeting of shareholders must be received by the Company no later than October 15, 1998 in order that they may be included in the proxy statement and form of proxy relating to that meeting.

ANNUAL REPORT

A copy of the Company's Annual Report for the fiscal year ended October 31, 1997 including the financial statements and notes thereto is being mailed to the shareholders of record along with this Proxy Statement. The Annual Report is not incorporated by reference in this Proxy Statement and is not considered to be part of the proxy material.

The Company hereby incorporates herein by reference the Company's annual report on Form 10-K for the fiscal year ended October 31, 1997, including the financial statements set forth therein, previously filed with the U.S. Securities and Exchange Commission.

FURTHER INFORMATION

The Company will provide without charge to each person from whom a proxy is solicited by the Board of Directors, upon the written request of any such person, a copy of the Company's annual report on Form 10-K, including the financial statements set forth therein, required to be filed with the U.S. Securities and Exchange Commission pursuant to the Securities Exchange Act of 1934, as amended, for the Company's fiscal year ended October 31, 1997. Such written requests should be sent to the Company at its principal executive offices, 5290 Concourse Drive, Roanoke, Virginia 24019, attention Corporate Secretary.

Upon request, the Company will also furnish any other exhibit of the annual report on Form 10-K upon advance payment of reasonable out-of-pocket expenses of the Company related to the Company's furnishing of such exhibit. Requests for copies of any exhibit should be directed to the Company at its principal executive offices, 5290 Concourse Drive, Roanoke, Virginia 24019, attention Corporate Secretary.

By Order of the Board of Directors

Kenneth W. Harber Secretary

Date: February 14, 1998

PROXY SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS OF OPTICAL CABLE CORPORATION FOR THE ANNUAL MEETING OF STOCKHOLDERS TO BE HELD MARCH 10, 1998

The undersigned appoints Luke J. Huybrechts or Kenneth W. Harber, or either of them, with full power of substitution, to attend the Annual Meeting of Stockholders of Optical Cable Corporation on March 10, 1998, and at any adjournments thereof, and to vote all shares which the undersigned would be entitled to vote if personally present upon the following matters set forth in the Notice of Annual Meeting and Proxy Statement.

1. ELECTION OF DIRECTORS

[] FOR the FIVE nominees listed below [] WITHHOLD AUTHORITY to vote for the (except as marked to the contrary FIVE nominees listed below below)

Robert Kopstein, Luke J. Huybrechts, Kenneth W. Harber, Randall H. Frazier, and John M. Holland

INSTRUCTION: To withhold authority for any individual nominee, write that nominee's name in the space provided below:

 To ratify the appointment of KPMG Peat Marwick LLP as independent accountants for the Company for fiscal year 1998;

[] FOR this proposal [] AGAINST this proposal []ABSTAIN

 To amend the Amended and Restated Articles of Incorporation to increase the number of authorized shares of common stock from 50,000,000 to 100,000,000 shares;

[] FOR this proposal [] AGAINST this proposal []ABSTAIN

and

 In their discretion, upon such other business as may properly come before the meeting and any adjournments thereof.

> PLEASE DATE, SIGN, AND RETURN PROXY PROMPTLY. Receipt of Notice of Annual Meeting and Proxy Statement is hereby acknowledged

Date:

Shareholder's signature

Joint Holder's Signature (If applicable)

When properly executed, this proxy will be voted in the manner directed herein. If no direction is made, this proxy will be voted FOR proposals 2. and 3. above and FOR the election of the nominees of the Board of Directors in the election of directors and in accordance with the judgment of the person(s) voting the proxy upon such other matters properly coming before the meeting and any adjournments thereof. Please sign exactly as name(s) appear above.