

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

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| In the Matter of |) | |
| |) | |
| Docket Established For Monitoring |) | WC Docket No. 16-197 |
| Compliance With The Conditions Imposed In |) | |
| The Charter Communications-Time Warner |) | |
| Cable-Bright House Networks Order |) | |

**CHARTER COMMUNICATIONS, INC.
SEMI-ANNUAL DATA CAPS AND USAGE-BASED PRICING REPORT**

MAY 17, 2019

Charter Communications, Inc. (“Charter”) submits this report in compliance with the Data Caps and Usage-Based Pricing Condition (“Condition”) set forth in Section IV.2 of Appendix B of the Federal Communications Commission’s (“Commission” or “FCC”) Memorandum Opinion and Order (“Order”) in MB Docket No. 15-149. The Condition requires Charter to refrain from “offer[ing] any fixed mass market BIAS plans that subject mass market BIAS customers to data caps or any other usage-based pricing mechanisms.” It further requires that Charter submit semi-annual reports that include “a description, including any terms and conditions, of any data caps or usage-based pricing mechanism proposed to any of the Company’s Executive Officers or Directors, or planned by the Company; and any other reasonable information the Independent Compliance Officer determines is reasonably necessary to report as required by this Condition.” As this report demonstrates, Charter is in full compliance with the Condition.

As Charter has previously explained, imposing data caps and/or usage-based pricing for fixed broadband is inconsistent with our business model, which is premised on simple, uniform

pricing and driving demand for fixed broadband.¹ Consistent with the Order's requirements, Charter has taken appropriate steps to confirm that all senior executives with the authority to propose or approve the imposition of data caps and/or usage-based pricing plans are aware of both the Condition and the obligation to include any proposals of data caps or usage-based pricing mechanisms in the semi-annual reports filed with the Commission. In addition, the officers and senior managers responsible for monitoring compliance with the FCC's Order meet regularly to, among other things, review and confirm compliance with the Condition. During the period covered by this report, there have been no proposals made to any of Charter's Executive Officers or Directors, or planned by Charter, to use either data caps or usage-based pricing mechanisms in conjunction with any fixed mass market BIAS plans.

¹ See, e.g., Public Interest Statement at 8, 22, 50, *In re Applications of Charter Communications, Inc., Time Warner Cable Inc., and Advance/Newhouse Partnership for Consent to the Transfer of Control of Licenses and Authorizations*, MB Docket No. 15-149 (June 25, 2015).