

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

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.  
ANNUAL INTERCONNECTION REPORT**

**August 16, 2017**

Charter Communications, Inc. (“Charter”) submits this report as required by the Settlement-Free Interconnection Condition (“Condition”) reporting requirement set forth in Section III.3.d of Appendix B of the Federal Communications Commission’s (“Commission” or “FCC”) Memorandum Opinion and Order (“Order”) in MB Docket No. 15-149. Section III.3.d, as understood by Charter,<sup>1</sup> requires Charter’s Company Compliance Officer to submit a report annually to the Commission’s Office of General Counsel addressing whether the Company has complied with the Condition. As recognized by the Independent Compliance Officer in her reports of January 31, 2017 and June 9, 2017, Charter is in compliance with the Condition.

*Settlement-Free Interconnection Policy.* In accordance with Appendix B, Section III.2.b of the Order, Charter posted its Settlement-Free Interconnection Policy, set forth in Attachment 1

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<sup>1</sup> Letter from John L. Flynn, Counsel for Charter Communications, Inc. to Marlene H. Dortch, Secretary, Federal Communications Commission (WC Docket No. 16-197, filed Aug. 1, 2017).

to the Order, on a publicly accessible webpage, available without charge to a Person viewing it, associated with its networks operations group.<sup>2</sup>

*Interconnection Agreements.* In accordance with Section III.2.a of Appendix B, Charter has entered into all Interconnection Agreements, as defined in the Order, consistent with the terms set forth in Attachment 1 to the Order, with any Person who qualifies under the terms of Attachment I. Since the Closing Date, Charter has not entered into an Interconnection Agreement that violates the restrictions set forth in Section III.2.c.

Consistent with Section III.4.a, Charter has submitted to the Commission all such Interconnection Agreements executed after the Closing Date through the date of this report. Moreover, as required by Section III.4.b, Charter submitted to the Commission, within thirty days of the Closing Date, all existing agreements as of the Closing Date for the exchange of traffic, between the Company's network that carries Broadband Internet Access Service traffic and an Interconnection Party, at Interconnect Exchange Points located within the United States, unless the aggregate capacity of the interconnection links between the Company and an Interconnection Party is less than 30 Gbps.

*Points of Presence.* Charter has not removed any Points of Presence from the list contained in Attachment 1, as required by Section III.2.d.

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<sup>2</sup> See [https://www.spectrum.com/content/dam/spectrum/residential/en/pdfs/policies/160525\\_Attachment\\_1\\_Charter\\_Communications\\_IP\\_Interconnect\\_Offer\\_and\\_Requirements.pdf](https://www.spectrum.com/content/dam/spectrum/residential/en/pdfs/policies/160525_Attachment_1_Charter_Communications_IP_Interconnect_Offer_and_Requirements.pdf).

*Data Reporting.* Charter filed its first detailed quarterly report setting out the information required by Section III.3 on July 29, 2016, and has filed subsequent such quarterly reports on October 14, 2016, January 11, 2017, April 11, 2017, and July 11, 2017.

Respectfully submitted,

/s/ Suzanne Curtis

Suzanne Curtis  
Company Compliance Officer  
Charter Communications, Inc.