

Maureen R. Jeffreys
Maureen.Jeffreys@aporter.com
+1 202.942.6608
+1 202.942.5999 Fax
555 Twelfth Street, NW
Washington, DC 20004-1206

October 15, 2014

VIA ECFS

Marlene H. Dortch, Esq.
Secretary
Federal Communications Commission
445 Twelfth Street, SW
Washington, D.C. 20554

Re: *Applications of Comcast Corp., Time Warner Cable Inc., Charter Communications, Inc., Time Warner Entertainment-Advance/Newhouse Partnership, and SpinCo for Consent to Assign or Transfer Control of Licenses and Authorizations, MB Docket No. 14-57*
NOTICE OF ORAL EX PARTE PRESENTATION

Dear Ms. Dortch:

On Friday, October 10, 2014, Hank Hultquist of AT&T Inc. (“AT&T”), Richard Rosen of Arnold & Porter LLP, and I had a telephone conference with Hillary Burchuk, Matthew Warner, and Paul LaFontaine of the Commission. During the telephone conference, we discussed the scope of the Information Request that the Commission has issued to AT&T in the above-referenced proceeding.¹ AT&T requested modifications to the Information Request consistent with similar modifications the Commission staff granted for AT&T’s response to the Commission’s Information and Discovery Request in the AT&T/DIRECTV merger proceedings (“AT&T/DIRECTV Information Request”).² During the call, the Commission staff agreed that AT&T could submit responses to the data requests in the Information Request (Request No. 1) in

¹*Applications of Comcast Corp., Time Warner Cable Inc., Charter Communications, Inc., Time Warner Entertainment-Advance/Newhouse Partnership, and SpinCo for Consent to Assign or Transfer Control of Licenses and Authorizations, MB Docket No. 14-57, Information Request for AT&T (Oct. 7, 2014) (the “Information Request”).*

² *See Applications of AT&T Inc. and DIRECTV for Consent to Assign or Transfer Control of Licenses and Authorizations, MB Docket No. 14-90, Information and Discovery Request for AT&T (Sept. 9, 2014).*

Marlene H. Dortch
October 15, 2014
Page 2

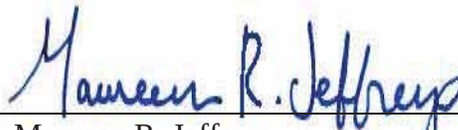
the same manner and subject to the same modifications as in AT&T's responses to corresponding requests in the AT&T/DIRECTV Information Request. In addition, the Commission staff agreed to the following specific modifications:

1. Notwithstanding the definition of "Internet Access Service," AT&T need not provide information or data relating to services delivered over a mobile wireless broadband network or satellite broadband network in its Response to the Information Request.
2. Notwithstanding the definition of "MVPD Service," AT&T need not provide information or data relating to such services delivered over a mobile wireless network, including but not limited to the Mobile TV service offered through AT&T's Mobility organization, in its Response to the Information Request.
3. To the extent a Request seeks information for a particular geographic area or areas, AT&T may limit its Responses to areas within AT&T's 22-state ILEC wireline footprint.
4. AT&T may exclude from its Response data on business subscribers and business rate plans or packages.
5. With respect to any Request that calls for data to be provided separately by service plan or package, AT&T may instead respond with data at the service level for legacy telephony service (*i.e.*, for legacy telephony as a whole).
6. AT&T may rely on service-level subscriber billing information rather than line item subscriber billing information in preparing its Responses as they relate to DSL and legacy telephony services.

Marlene H. Dortch
October 15, 2014
Page 3

In accordance with section 1.1206 of the Commission's rules,³ this letter is being filed electronically with your office for inclusion in the public record. Please contact the undersigned if you have any questions.

Respectfully submitted,



Maureen R. Jeffreys
Counsel for AT&T Inc.

cc (via email):
Hillary Burchuk
Matthew Warner
Paul LaFontaine
Jim Bird
Vanessa Lemmé
Marcia Glauberman
William Dever
Best Copy and Printing, Inc.

³ 47 C.F.R. § 1.1206.