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December 3, 2014

VIA ECFS

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: Response of Time Warner Cable Inc. to the Commission's Information and Data Request, *Applications of Comcast Corp. and Time Warner Cable Inc. for Consent to Transfer Control of Licenses and Authorizations*, MB Docket No. 14-57

REDACTED – FOR PUBLIC INSPECTION

Dear Ms. Dortch,

Time Warner Cable Inc. (“TWC”) hereby submits its seventh supplemental response to the Commission’s Information and Data Request, dated August 21, 2014 (the “Request”). This submission provides supplemental documents responsive to specifications 18 and 35. In addition to its documentary response, TWC provides an updated version of Exhibit 35-1, originally submitted on October 24, 2014. A separate Highly Confidential version of this filing is being made simultaneously and will be made available for inspection pursuant to the terms of the Second Amended Modified Joint Protective Order.¹ TWC’s Highly Confidential submission also contains Video Programming Confidential Information within the meaning provided in the Second Amended Modified Joint Protective Order.

¹ *Applications of Comcast Corp. and Time Warner Cable Inc. for Consent to Assign or Transfer Control of Licenses and Authorizations*, MB Docket No. 14-57, Second Amended Modified Joint Protective Order, DA 14-1639 (rel. Nov. 12, 2014); *see also*, *Commission Restarts Clock in Comcast-Time Warner Cable and AT&T-DIRECTV Merger Proceedings and Establishes Dates for Respective Pleading Cycles*, MB Docket No. 14-57, Public Notice, DA 14-1739 (rel. Dec. 3, 2014).

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TWC has made diligent efforts to ensure that none of the documents it is submitting herewith are privileged under the attorney-client privilege or attorney work product doctrine. To the extent that any privileged documents may have been inadvertently produced, such production does not constitute a waiver of any applicable privilege. TWC requests that any privileged documents inadvertently produced be returned to TWC as soon as such inadvertent production is discovered by any party, and reserves all rights to seek the return of any such documents.

Please contact the undersigned should you have any questions.

Respectfully submitted,

/s/ Matthew A. Brill

Matthew A. Brill
of LATHAM & WATKINS LLP
Counsel for Time Warner Cable Inc.

Attachments

Exhibit 35-1

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