

FIRM / AFFILIATE OFFICES

Abu Dhabi	Milan
Barcelona	Moscow
Beijing	Munich
Boston	New Jersey
Brussels	New York
Century City	Orange County
Chicago	Paris
Doha	Riyadh
Dubai	Rome
Düsseldorf	San Diego
Frankfurt	San Francisco
Hamburg	Shanghai
Hong Kong	Silicon Valley
Houston	Singapore
London	Tokyo
Los Angeles	Washington, D.C.
Madrid	

**LATHAM & WATKINS** LLP

April 15, 2015

**VIA ELECTRONIC FILING**

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

**Re: *Applications of Comcast Corp., Time Warner Cable Inc., Charter Communications, Inc., and SpinCo for Consent to Assign or Transfer Control of Licenses and Authorizations, MB Docket No. 14-57***

**REDACTED – FOR PUBLIC INSPECTION**

Dear Ms. Dortch

On behalf of Time Warner Cable (“TWC”), I write to inform the Commission that TWC recently discovered a methodological error affecting its production of broadband speed data in response to Specification 87(a) of the Commission’s Second Information and Data Request. This data also was used by TWC to compile its Form 477 submissions due September 1, 2014, and March 1, 2015 (containing data as of June 30, 2014, and December 31, 2014, respectively).

As the Commission is aware, TWC is in the process of implementing a three-year partial system upgrade, known as “Maxx,” which includes increases in residential broadband speeds. In areas covered by Maxx upgrades completed in 2014, legacy bandwidth tags in TWC’s billing database needed to be translated to accurately reflect upgraded speeds, but that translation inadvertently was not performed when TWC extracted data in preparing its responses to Specification 87(a) and its Form 477 submissions. As a result, TWC’s prior responses to Specification 87(a) understated the number of broadband connections at certain speed thresholds.

Attached to this letter are Highly Confidential exhibits 87-6 (reflecting corrected data as of June 30, 2014) and 87-7 (reflecting corrected data as of December 31, 2014), which should replace exhibits 87-2 and 87-5, respectively. In addition, TWC will promptly revise its Form 477 submissions for the reporting periods ending June 30, 2014, and December 31, 2014.

Please contact the undersigned if you have any questions regarding this submission.

Respectfully submitted,

*/s/ Matthew A. Brill*

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

Attachment

cc: Hillary Burchuk

# Exhibit 87-6

{{

**REDACTED FOR PUBLIC INSPECTION**

}}

# Exhibit 87-7

{{

**REDACTED FOR PUBLIC INSPECTION**

}}