

**LATHAM & WATKINS** LLP

November 9, 2015

**VIA ECFS**

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

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**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***

**REDACTED – FOR PUBLIC INSPECTION**

Dear Ms. Dortch,

Time Warner Cable Inc. (“TWC”) hereby submits a supplemental response to the Commission’s Information and Data Request, dated September 21, 2015 (the “Request”). Pursuant to the Protective Order,<sup>1</sup> TWC submits a fully redacted copy of this submission. The Highly Confidential version of this filing will be made available for inspection pursuant to the terms of the Protective Order.

TWC submits one disc containing responsive documents within production folder TWC-FCC011. These documents were preliminarily designated as having contained privileged information. Pursuant to discussions with Commission Staff, we are delivering one copy of this disc to: Matthew Milone, Complete Discovery Source, 345 Park Avenue, Level B, New York, NY 10154.

On a separate disc, TWC submits a privilege log (“FCC Privilege Log”) that contains information related to documents that were withheld in whole or in part due to their privileged nature. It relates solely to FCC-specific productions as a log was previously provided for documents that were withheld from the productions that were initially provided to the

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<sup>1</sup> *Applications of Charter Communications, Inc., Time Warner Cable Inc., and Advance/Newhouse Partnership For Consent To Assign or Transfer Control of Licenses and Authorizations*, Protective Order, MB Docket No. 15-149, FCC 15-100 (rel. Sept. 11, 2015).

Department of Justice and subsequently provided to the FCC. A list of individuals on the FCC Privilege Log also is being submitted (“FCC Privilege Legend”).

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*

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*Counsel for Time Warner Cable Inc.*

Enclosures

cc: Owen Kendler  
Joel Rabinovitz