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LATHAM & WATKINS LLP

November 19, 2015

VIA ECFS

Marlene H. Dortch
Secretary
Federal Communications Commission
445 Twelfth Street, SW
Washington, DC 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,¹ TWC will separately submit a Highly Confidential version of this filing via hand delivery. The {{ }} symbols denote Highly Confidential Information.

Please contact the undersigned should you have any questions regarding this matter.

Respectfully submitted,

/s/ Matthew A. Brill

Matthew A. Brill
of LATHAM & WATKINS LLP

Attachments

¹ *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).

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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*

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Dear Ms. Dortch:

On October 13, 2015, and in subsequent supplemental submissions, Time Warner Cable Inc. (“TWC” or the “Company”) provided the Commission with narrative, data, and documentary responses to the Commission’s Information and Data Request, issued on September 21, 2015 (the “Request”). In response to Request 73, TWC has explained that its Maxx initiative, launched in 2014, was developed as a three-year plan that was expected to result in the Company’s upgrading approximately 75% of its systems to all-digital video programming and faster broadband speeds by the end of 2016. TWC’s earlier submissions further explained that the Company could not indicate with any precision which systems would be upgraded in 2016, because such plans depended on budgetary decision-making and capital allocations that had yet

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to be finalized.² TWC submits this update to inform the Commission that {{

}}

As TWC has explained previously, TWC Maxx consists of two distinct technological upgrades: the conversion to all-digital video and the provisioning of increased speeds for the Company's high-speed data service. {{

}} The attached Exhibit 73-10 provides further details regarding {{

In light of this {{}}, TWC hereby revises the list of Designated Marketing Areas ("DMAs") it provided on November 4, 2015, reflecting those areas in which TWC had not yet finalized plans to upgrade to Maxx.³ In particular, {{

}}.

The Company has repeatedly explained that {{}}, and that remains the case. Although DISH Network has suggested that {{

² Time Warner Cable Inc., Response to FCC's Information and Data Request, MB Docket No. 15-149, at 13–14 (filed Nov. 4, 2015) (noting that {{}}).

³ *Id.* at 14.

⁴ See DISH Network Corp., Reply, MB Docket No. 15-149, at 25 (filed Nov. 12, 2015).

⁵ Time Warner Cable Inc., Response to FCC's Information and Data Request, MB Docket No. 15-149, Exhibit 73-03 at 3, 4 (filed Oct. 13, 2015).

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}}

The Company's budgetary planning process also includes newly refined plans for deploying Wi-Fi access points. The Company's revised estimates indicate that it will have added {{ }} access points by year-end 2015 and will add {{ }} access points in 2016. TWC provides additional detail on its latest projections for deploying Wi-Fi access points in the chart, below.

{{

}}

Please contact the undersigned should you have any questions regarding this notice.

Respectfully submitted,

/s/ Matthew A. Brill

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of LATHAM & WATKINS LLP

Attachment

cc: Owen Kendler

Exhibit 73-10

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