



April 14, 2016

VIA ELECTRONIC FILING

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 Twelfth Street, SW
Washington, DC 20554

Re: Application 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

Dear Ms. Dortch:

On April 13, 2016, Stephen Kay, Senior Vice President and General Counsel for Roku, Inc. (“Roku”), and Steven Shannon, General Manager of Content and Services for Roku, along with outside counsel for Roku Jonathan Kanter of Cadwalader, Wickersham & Taft, spoke via telephone with Commission staff Owen Kendler, Andrew Erber, Kiley Naas, Adam Copeland, Elizabeth McIntyre and Susan Singer.

During the meeting, Roku addressed issues related to the pending Charter/Time Warner Cable merger. Roku described the importance of Charter not imposing data caps on broadband customers. As Roku explained, as more consumers adopt, or seek to adopt, streaming as their primary method of viewing video content on the television, data caps will have a more significant impact in 3-7 years after the transaction.

Roku also discussed the need to ensure that Charter not implement zero-rating schemes, if and when it imposes data caps, that would economically incentivize users to stream through zero-rated devices or platforms selected by Charter, as well as the importance of strong anti-circumvention provisions to guarantee that any policies aimed at prohibiting data caps and zero-rating schemes are successful.

Respectfully submitted,

/s/ Stephen H. Kay

Stephen H. Kay

Senior Vice President and General Counsel

cc (via email):
Owen Kendler
Andrew Erber
Kiley Naas
Adam Copeland
Elizabeth McIntyre
Susan Singer