

FLEISCHMAN AND WALSH, L. L. P.

ATTORNEYS AT LAW
A PARTNERSHIP INCLUDING A PROFESSIONAL CORPORATION
1919 PENNSYLVANIA AVENUE, N. W.
SUITE 600
WASHINGTON, D. C. 20006
TEL (202) 939-7900 FAX (202) 745-0916
INTERNET www.fw-law.com

ARTHUR H. HARDING
(202) 939-7900
AHARDING@FW-LAW.COM

February 23, 2006

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

Re: *Ex Parte Presentation in MB Docket No. 05-192, Applications for Consent to the Assignment and/or Transfer of Control of Licenses, Adelphia Communications Corp., Assignors, to Time Warner Cable Inc., Assignees; Adelphia Communications Corp., Assignors and Transferors, to Comcast Corporation, Assignees and Transferees; Comcast Corporation, Transferor, to Time Warner Inc., Transferee; Time Warner Inc., Transferor to Comcast Corporation, Transferee*

Dear Ms. Dortch:

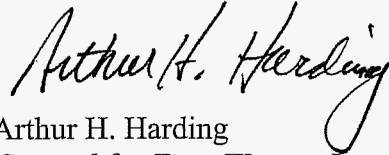
On February 22, 2006, Susan Mort of Time Warner Inc. and the undersigned had a telephone conversation with Tracy Waldon of the Media Bureau regarding the above-captioned proceeding. The conversation focused on Bureau questions regarding the DMA-level subscriber data for Time Warner Cable ("TWC") submitted with my letter dated June 21, 2005. Specifically, in certain limited cases, TWC post-closing subscriber totals exceed the number of total cable television households reported by Nielsen for the affected DMA.

We believe that several contributing factors serve to explain any such discrepancies, notably that Nielsen household figures are estimates based on statistical sampling. Further, since Nielsen's numbers are based on Census households, they would not account for commercial or seasonal customers included in our subscriber totals. Although TWC made a good faith effort to assign both its current systems and those to be acquired to the appropriate DMA, there may be certain limited discrepancies due to systems that may be located in multiple DMAs. For example, Riverside County, CA is split between the Palm Springs and Los Angeles DMAs. Upon further analysis, the net subscriber gains for the Palm Springs and Los Angeles DMAs should be 7,644 and 1,606,205, respectively, and the revised post-transaction TWC subscriber totals for these DMAs should be 110,789 and 1,976,180, respectively.

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Please contact me if you have any questions concerning the foregoing.

Sincerely,



Arthur H. Harding
Counsel for Time Warner Inc.

cc: Donna Gregg
Sarah Whitesell
Tracy Waldon
Royce Sherlock
Marcia Glauberman
Julie Salovaara
Wayne McKee
Jim Bird
Jeff Tobias
JoAnn Lucanik
Kimberly Jackson
Neil Dellar
Ann Bushmiller
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