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November 30, 2006

VIA ELECTRONIC SUBMISSION

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W., Room TW-A325
Washington, D.C. 20554

**RE: CC Docket No. 00-257
Notice of Subscriber Transfer**

Dear Ms. Dortch:

Pursuant to 47 C.F.R. § 64.1120(e), this letter provides notification of the transfer of certain customers now served by an indirect subsidiary of Time Warner Inc. ("Time Warner") to an indirect subsidiary of Comcast Corporation ("Comcast"). Specifically, Time Warner and Comcast are transferring assets under a Limited Partnership Agreement of the Partnership ("Agreement") dated June 23, 1998 under which Comcast and Time Warner through their subsidiaries each hold a 50% ownership interest in Texas and Kansas City Cable Partners, L.P., which directly or indirectly holds cable systems in the Houston, southwest Texas and Kansas City areas. The Agreement between the companies provides for the dissolution of the partnership at the election of one of the partners and the distribution of the Houston area assets to one partner and the southwest Texas and Kansas City assets to the other partner. Comcast initiated the dissolution process on July 3, 2006 and on August 1, 2006, Time Warner selected to retain the southwest Texas and Kansas City partnership assets. As a result of these selections, Comcast will be the 100% owner of the Houston area assets, and Time Warner will be the 100% owner of the southwest Texas and Kansas City assets.

As part of the transaction, Time Warner Cable Information Services (Texas), L.P. ("TWCIS"), Time Warner's Texas telecommunications carrier affiliate, will transfer to a Comcast subsidiary certain telecommunication accounts in the Houston area. Specifically, TWCIS currently provides non-voice, interstate telecommunications services to approximately 30 customers in the Houston area, and this notice solely pertains to these customers. The customers will be transferred to Comcast Business Communications, LLC. Comcast and TWCIS filed a joint domestic Section 214 transfer application with the Commission. That application

November 30, 2006

Page 2

was approved by the Commission on October 21, 2006. See WC Docket No. 06-167 and DA 06-2095 (rel. Oct. 23, 2006).

In accordance with 47 C.F.R. § 64.1120(e), the parties hereby provide the following information to the Commission:

Names of the Parties to the Transaction

The affected customers are currently served by TWCIS. After the close of the transaction, the customers will be served by Comcast Business Communications, LLC, which will be under the control of its ultimate parent entity, Comcast Corporation.

Types of Telecommunications Services Provided to Affected Customers

The services being provided to the customers being transferred are non-voice interstate telecommunications services, specifically high-speed private line transmission services.

Date of the Transfer

The transfer is expected to take place on or after December 31, 2006.

Certification of Compliance

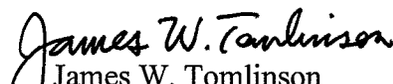
By the attached certification, Comcast certifies that it is complying with the requirement to provide notice to the affected TWCIS customers in accordance with 47 C.F.R. § 64.1120(e)(3), with the obligations specified in that notice, and with all other applicable statutory and Commission requirements. See **Attachment 1**.

Sample Notice Letter

Customers' rate plans and service offerings will not change as a result of the transaction. A sample of the notice letter sent to the affected customers, in compliance with the Commission's rules, is attached hereto as **Attachment 2**.

If you have any questions regarding this matter, please do not hesitate to contact me.

Very truly yours,


James W. Tomlinson
Attorney for Comcast

ATTACHMENT 1

Certification

I, Brian A. Rankin, Comcast's Senior Counsel, hereby certify that Comcast is in compliance with the requirement to provide advance notice to Time Warner Cable Information Services (Texas), L.P. subscribers in accordance with 47 C.F.R. § 64.1120(e)(3), with the obligations specified in that attached notice, and with other statutory and Commission requirements that apply to the streamlined process for approval of a transfer of a subscriber base.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 29th day of November, 2006.



Brian A. Rankin
Senior Counsel

Attachment 2
Sample Notice Letter

8590 West Tidwell
Houston, Texas 77040



November 28, 2006

[CUSTOMER NAME]
[CUSTOMER ADDRESS]

Attn: [CUSTOMER CONTACT]

**YOUR TIME WARNER CABLE TELECOMMUNICATIONS SERVICES WILL BE
PROVIDED BY
COMCAST ON OR ABOUT DECEMBER 31, 2006**

Thank you for being a loyal Time Warner Cable customer. After several years of providing regulated data transport services in the Houston area, we will be transferring our Houston operations to Comcast Corporation ("Comcast"). As of December 31, 2006, Time Warner Cable Information Services (Texas), LLC ("Time Warner Cable") will no longer provide data transport telecommunications services in the Houston area, and the corresponding telecommunications assets will be acquired by Comcast, a leading provider of cable, entertainment, and communications products and services. This transfer from Time Warner Cable to Comcast requires no action on your part.

Following the transfer, Comcast will continue to provide you with the same telecommunications services you currently receive from Time Warner Cable in accordance with the monthly recurring charges, terms and conditions of your existing contract, subject to applicable taxes, fees and surcharges. If, in the future, Comcast determines that your monthly recurring charges, terms or conditions require modification, Comcast will follow the contract terms regarding such changes, including, where required, written notice to you. Time Warner Cable will continue to be responsible for the resolution of any complaints filed or otherwise raised until this transaction is finalized.

The transfer to Comcast is expected to be transparent to our customers. You will not incur any charges for the change to Comcast. Please be aware that you will continue to be responsible for paying all bills rendered for the services during this transition. You may be subject to termination of your service in accordance with the terms of your contract and applicable law if you fail to pay your bill. Instead of becoming a Comcast customer, you may transfer to another provider of telecommunications services, without penalty. Should you transfer to another provider, you may incur additional charges.

If you have any questions regarding this letter, please call your Time Warner Cable Business Solutions Account Executive, Tom Bailey at 713-341-8368.