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June 1, 2007

VIA ELECTRONIC FILING

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

Re: Applications for Consent to the Assignment and/or Transfer of Control of Licenses, Adelphia Communications Corp., Assignors, to Time Warner 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, MB Docket No. 05-192

Dear Ms. Dortch:

Pursuant to the Commission's orders in this proceeding, Time Warner Cable Inc. ("TWC") was required to provide periodic updates and to certify compliance on or before July 2, 2007 with respect to all properties acquired in the above-referenced transactions that were subject to the cable/SMATV cross-ownership restriction. As indicated in its most recent filing concerning these issues, dated May 18, 2007, TWC has certified compliance for all but three Los Angeles area SMATV properties subject to the rule.

As detailed in that letter, interconnection of one of these properties is now complete, and TWC will be able to certify compliance on a timely basis.

With respect to the second property, TWC has completed negotiations with the property owner and received an executed agreement permitting TWC to proceed with the construction necessary to complete interconnection. TWC is currently making the appropriate arrangements to commence construction and provide notice to subscribers. As indicated in a telephone conversation between the undersigned and Royce Sherlock of the Media Bureau on June 1, 2007, TWC anticipates that it will be able to complete integration within a few weeks after the July 2nd deadline.¹ TWC thus respectfully requests a brief 30-day extension, until August 1, 2007, to complete integration of this property.

¹ This letter is intended to satisfy any requirements of 47 C.F.R. § 1.1206(b)(2).

TWC has encountered a number of obstacles with respect to interconnection of the third property. Among other things, the recent election of a new condominium board has complicated the negotiations. Although TWC has no reason to believe that the property owner does not still desire for TWC to continue to provide service to affected subscribers at the property, TWC remains uncertain when (or if) it will receive authorization to perform the necessary interconnection. In light of the concerns raised by the potential need for TWC to terminate service to affected subscribers at the property, however, TWC hereby respectfully requests an additional extension of time, for at least 90 days, or until October 1, 2007, to enable TWC to fulfill its obligations under the Commission's orders in this proceeding by means other than termination of service to customers at this final property.

Respectfully submitted,



Arthur H. Harding
Counsel for Time Warner Cable Inc.

cc: Mania Baghdadi
Julie Salovaara
Royce Sherlock
Sarah Whitesell