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Federal Communications Commission
Office of the Secretary

REDACTED - FOR PUBLIC INSPECTION

July 2, 2007

VIA HAND DELIVERY

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:

The Commission's orders in the above-referenced proceeding¹ established periodic deadlines for Time Warner Cable Inc. ("TWC") to provide status reports and to certify compliance with the cable/SMATV cross-ownership rule² with respect to certain SMATV properties acquired in the subject transactions. As of its last reporting deadline of April 2, 2007, TWC was able to certify compliance regarding 46 of 49 such properties,³ leaving the following three Los Angeles area SMATV properties with respect to which TWC was required to come into compliance by today's reporting deadline:

¹ See, e.g., *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*, Memorandum Opinion and Order, 21 FCC Rcd 8203 (rel. July 21, 2006); Order Granting Request for Extension of Time, DA 06-1951 (rel. Sept. 29, 2006); Order Granting Request for Further Extension of Time, 22 FCC Rcd 80 (rel. Jan. 5, 2007) ("*Further Extension Order*"); Order Granting Additional Request for Further Extension of Time, DA 07-1566 (rel. Mar. 30, 2007).

² 47 C.F.R. § 76.501(d).

³ See Letter from Arthur H. Harding, Fleischman and Walsh, L.L.P., Counsel for Time Warner Cable Inc., to Marlene H. Dortch, Secretary, Federal Communications Commission, MB Docket No. 05-192 (filed Apr. 2, 2007).

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- One property, representing approximately 112 subscribers, where after numerous attempts, TWC reached a final agreement permitting timely integration of the property with TWC's surrounding franchised cable plant. TWC submits herewith a certification that interconnection of this property has now been completed.⁴
- One property, representing approximately 291 subscribers, where TWC experienced a significant delay in negotiations due to an unexpected sale of the property. After continued meetings and discussions with the new owner, TWC reached an agreement for interconnection of the property and has undertaken the appropriate arrangements to commence construction and provide notice to subscribers. As indicated in a previous filing, TWC believes that it will be able to complete integration of this property by mid-July.⁵ TWC thus requested and was granted a brief 30-day extension, or until August 1, 2007, to complete interconnection of this property.⁶ TWC continues to anticipate that it will be able to certify compliance with respect to this property on a timely basis.
- One property, representing approximately 241 subscribers, where TWC has experienced complications in negotiations due to, among other things, the election of a new condominium board. TWC has received indications that the property owner desires for TWC to continue to provide service to the property. Thus, in light of the concerns raised by the potential need for TWC to terminate service to affected subscribers there, TWC requested and was granted an additional 90 days, or until October 1, 2007, to continue to pursue discussions relating to integration of this property.⁷ TWC remains hopeful that the parties will be able to reach an agreement that will permit interconnection by the October 1 deadline, however, TWC will promptly notify and seek appropriate guidance from Media Bureau staff should it encounter any problems that would prevent integration on a timely basis.

⁴ See attached Declaration of Jose Leon. For ease of reference, included with Mr. Leon's declaration is a chart identifying the current compliance status of the final three Los Angeles area SMATVs for which TWC had not certified compliance as of its April 2nd compliance filing. The identities of the affected properties have been redacted from the public version of this filing due to their confidential and competitively sensitive nature and are being provided to the Commission in accordance with the protective order adopted in this proceeding. See Order Adopting Protective Order, DA 05-1673, 20 FCC Rcd 10751 (rel. June 16, 2005).

⁵ See Letter from Arthur H. Harding, Fleischman and Walsh, L.L.P., Counsel for Time Warner Cable Inc., to Marlene H. Dortch, Secretary, Federal Communications Commission, MB Docket No. 05-192 (filed June 1, 2007).

⁶ Order Granting Additional Request for Further Extension of Time, DA 07-2401 (rel. June 13, 2007).

⁷ See *id.*

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July 2, 2007
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Please contact the undersigned with any questions regarding this letter.

Respectfully submitted,



Arthur H. Harding
Counsel for Time Warner Cable Inc.

cc: Mania Baghdadi
Julie Salovaara
Royce Sherlock
Sarah Whitesell
Best Copy and Printing, Inc.

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DECLARATION OF JOSE LEON

I, Jose Leon, declare and affirm the following:

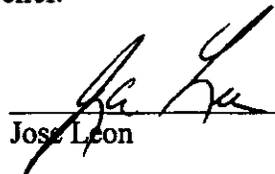
1. My declarations dated September 19, 2006; September 29, 2006; December 26, 2006; and April 2, 2007 that were submitted to the FCC in this proceeding are incorporated herein by reference.

2. Attached hereto is a chart ("Attachment A") identifying each of the three Los Angeles area SMATV properties with respect to which Time Warner Cable Inc. ("TWC") has received an extension to achieve compliance with the cable/SMATV cross-ownership rule, as well as their current compliance status.

3. This is to certify that interconnection of Property No. 3 has been completed.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information and belief.

Dated: July 2, 2007



Jose Leon

ATTACHMENT A

No.	Property	LFA	Subscribers	Status
1		Los Angeles	291	Further extension until 8/1/07 granted
2		LA County	241	Further extension until 10/1/07 granted
3		LA County	112	Interconnection completed

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