

JENNER & BLOCK

March 10, 2010

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

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Re: *Ex Parte Notice: Local Number Portability Porting Interval and Validation Requirements*, WC Docket No. 07-244;
Telephone Number Portability, CC Docket No. 95-116

Dear Ms. Dortch:

Today, on March 10, 2010, Megan Delany of Charter Communications, Inc. (“Charter”) and I met with Cathy Seidel, Jennifer Prime, Ann Stevens, Heather Hendrickson, Marilyn Jones, and Michelle Slater of the Wireline Competition Bureau about the above-referenced proceedings. Melissa Droller Kinkel of the Wireline Competition Bureau participated via telephone conference. In the meeting, Charter reiterated points made in its comments and reply comments concerning the standardization of number porting LSR fields. Specifically, Charter reiterated its support of the Comcast-Cox-NCTA proposal on LSR standardization, expressed deep concern with NANC’s recommendation that port orders made in conjunction with directory listing changes should be excluded from the definition of simple ports, and argued against inclusion of an Account Number field. In doing so, Charter reiterated the arguments in its comments and explained that no commenter had rebutted any of these points.

In accordance with §1.1206 of the Commission rules, one copy of this letter is being filed electronically via ECFS, and one delivered via email to the FCC participants.

Sincerely,

/s/ Samuel L. Feder

Samuel L. Feder