

DOCKET NO. 14-57

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July 31, 2014

VIA HAND DELIVERY AND ELECTRONIC FILING**ACCEPTED/FILED**

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

JUL 31 2014

Federal Communications Commission
 Office of the Secretary

Re: *In the Matter of Applications of Comcast Corp. and Time Warner Cable Inc. for Consent to Transfer Control of Licenses and Authorizations, MB Docket No. 14-57*

Dear Ms. Dortch:

Comcast Corporation (“Comcast”), Time Warner Cable Inc. (“TWC”), and Charter Communications, Inc. (“Charter”) hereby submit lists of census blocks (based on the parties’ December 2013 National Broadband Map data) in which each company will make broadband service available following the Divestiture Transactions between Comcast and Charter.¹ Due to the significant length of the census block lists, the appendices described below are being submitted to the Commission in Excel format on CD-ROM.

Charter-to-Comcast Exchange Transaction

The list of census blocks in which Charter currently makes broadband service available but in which Comcast will provide service following the Divestiture Transactions is set forth as **Appendix A.1**. The list of census blocks in which Charter currently provides broadband service and will continue to provide broadband service following the Divestiture Transactions is set forth

¹ Each party relied on its December 2013 National Broadband Map service availability data sources and other internal company data to identify the census blocks associated with the systems involved in the Divestiture Transactions. Due to slight variations in how each party compiles this data and the internal data sources, there were minor differences in the methodologies the parties used to identify the serviceable census blocks that are impacted by the Divestiture Transactions. The parties continue to refine and improve their National Broadband Map data collection processes and sources, including in light of the FCC’s requirements for the new Form 477 filing. As such, the parties’ forthcoming June 2014 National Broadband Map data may show a different number of serviceable census blocks than the December 2013 data.

In addition, serviceable addresses within “split” census blocks were necessarily identified on a case-by-case basis. There were instances in which a purportedly “split” block indicated only *de minimis* (five or fewer) serviceable households for one company yet a much larger number of serviceable households for the other company. These likely were due to anomalies (potentially based on billing code errors or the translation of zip code data to census blocks). Accordingly, these census blocks have been assigned to the company that will serve the overwhelming majority of households in that block.

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as **Appendix A.2**. In certain census blocks, Comcast will provide broadband service in a portion of the census block, and Charter will serve the other portion. A list of these “split” census blocks is set forth as **Appendix A.3**.

Comcast-to-Charter Exchange and Sale Transactions

The list of legacy TWC census blocks in which Charter will provide broadband service following the Divestiture Transactions is set forth as **Appendix B.1**. The list of legacy TWC census blocks in which Comcast will provide broadband service following the Divestiture Transactions is set forth as **Appendix B.2**.²

Comcast-to-SpinCo Transaction

The list of census blocks in which Comcast currently makes broadband service available but in which SpinCo will provide service following the Divestiture Transactions is set forth as **Appendix C.1**.³ The list of census blocks in which Comcast currently provides broadband service and will continue to provide broadband service following the Divestiture Transactions is set forth as **Appendix C.2**. In certain census blocks, SpinCo will provide broadband service in a portion of the census block, and Comcast will serve the other portion. A list of these “split” census blocks is set forth as **Appendix C.3**.⁴

² There are no legacy TWC census blocks in which Charter will provide broadband service in a portion of the census block and Comcast will serve the other portion.

³ On July 11, 2014, Comcast incorrectly reported that it would retain all its subscribers in census tract 55071010200 (Wisconsin) following the Divestitures Transactions. *See* Letter from Kathryn A. Zachem et al., to Marlene H. Dortch, FCC, MB Docket 14-57, Appendix C.2 (July 11, 2014). SpinCo will serve subscribers located in this census tract.

⁴ On July 28, 2014, Comcast previously identified certain “split” census blocks based on its customer billing information and December 2013 Form 477 data. *See* Letter from Kathryn A. Zachem et al., to Marlene H. Dortch, FCC, MB Docket 14-57, Appendix A.4 (July 28, 2014). The “split” census block list submitted today is based on different data (i.e., December 2013 National Broadband Map data) and was determined on a case-by-case basis, *see supra* note 1. As such, there are differences between the list of “split” census blocks in this letter and the list of “split” census blocks in the July 28 letter.

Ms. Marlene H. Dortch
July 31, 2014
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Kindly direct any questions regarding this data to the undersigned.

Respectfully submitted,

/s/ Kathryn A. Zachem

Senior Vice President,
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/s/ Catherine Bohigian

Executive Vice President,
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Charter Communications, Inc.

/s/ Steven Teplitz

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Enclosures

cc: Vanessa Lemmé

Appendices A.1-C.3:

Submitted in Excel Format on CD-ROM