

**STATE OF NEW YORK  
PUBLIC SERVICE COMMISSION**

Joint Petition of Charter Communications, )  
Inc. and Time Warner Cable Inc. for ) Case 15-M-0388  
Approval of a Transfer of Control of )  
Subsidiaries and Franchises; for Approval of )  
a Pro Forma Reorganization; and for )  
Approval of Certain Financing Arrangements )  
)

**DECLARATION OF LARRY W. KASCHINSKE**

1. My name is Larry W. Kaschinske. I am Group Vice President, Business Planning at Charter Communications, Inc. (“Charter”). My role is to lead the business planning function for the Field Operations Business Unit (“Field Operations”). I am responsible for, among other things, business analysis, capital planning, budgeting and forecasting, and financial oversight of Field Operations, and for the Program Management Office team that oversees construction commitments to government regulators.

2. In my capacity working with Charter’s Program Management Office, I am familiar with Charter’s process for identifying network expansion activities that Charter reports to the New York Public Service Commission (the “Commission”) in connection with the Commission’s network expansion condition in this docket. I submit this declaration in support of Charter’s petition for rehearing and reconsideration of the Commission’s order denying Charter’s response to the order to show cause and denying good cause justifications in this proceeding. I have personal knowledge of the facts set forth in this declaration, including knowledge derived from persons working under my supervision.

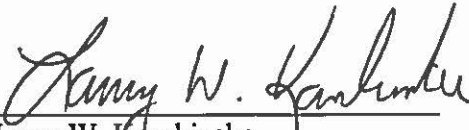
3. The Commission’s June 14, 2018 Order has proposed to disqualify 4,096 addresses in the Cities of Buffalo, Rochester, Syracuse, Albany, Mt. Vernon, and Schenectady, a list of which

addresses was provided to Charter on July 6, 2018. Persons working at my direction have examined this list to ascertain, based upon data from the United States Census data and from reliable industry vendors, the population density of the areas in which these specific addresses are located.

4. Specifically, Charter's Program Management Office has worked with Frontier GeoTek, a trusted vendor that has long assisted Charter and legacy Time Warner Cable with construction projects, regulatory reporting, and evaluating competition within its service areas. Charter located each of the 4,096 addresses to its appropriate census block, referenced the most recent United States Census data with respect to the number of homes within each census block, and used third-party data regarding street locations to calculate the average number of homes per linear street mile within each pertinent census block.

5. That analysis demonstrates that more than 30% of the 4,096 addresses identified by the Commission for disqualification are located in census blocks where the population density is below 35 homes per linear street mile, and that, of the subset of those addresses not previously on the list of potentially disqualified addresses in connection with the Commission's March 19, 2018 order, approximately 32% are located in such census blocks. A list of the specific addresses meeting these criteria and data underlying this calculation is attached hereto as Exhibit A.

I declare under penalty of perjury that the foregoing is true and correct to the best of my information and belief.

  
Larry W. Kaschinske

Executed on July 16, 2018 at Stamford, Ct.

## HOMES PER LINEAR STREET MILE

Density (Homes per Linear Street Mile)	Number of Passings	Cumulative Number of Passings	Cumulative Percentage of Passings
0	1,154	1,154	28%
3	2	1,156	28%
4	8	1,164	28%
5	1	1,165	28%
6	1	1,166	28%
9	2	1,168	29%
11	1	1,169	29%
15	1	1,170	29%
20	2	1,172	29%
23	26	1,198	29%
25	1	1,199	29%
26	1	1,200	29%
27	3	1,203	29%
28	1	1,204	29%
30	3	1,207	29%
32	12	1,219	30%
34	41	1,260	31%

*Sources:*

Homes in census block: US Census Bureau Tiger Census Blocks with demographics

Linear Street Mile: Tom Tom Street Centerlines with FGI geoprocessing to associate census blocks