

**BEFORE THE  
NEW YORK PUBLIC SERVICE COMMISSION**

Joint Petition of	)	
	)	
CHARTER COMMUNICATIONS, INC.	)	
	)	
and	)	Case 15-M-0388
	)	
TIME WARNER CABLE INC.	)	
	)	
For Approval of a Transfer of Control of	)	
Subsidiaries and Franchises; for Approval of	)	
a Pro Forma Reorganization; for Approval of	)	
Assignment of 16 Franchises; and for Approval	)	
of Certain Financing Arrangements	)	
	)	

**SUPPLEMENT TO JOINT PETITION**

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**SUPPLEMENT TO JOINT PETITION**

On July 2, 2015, Charter Communications, Inc. (“Charter”), and Time Warner Cable Inc. (“TWC”) (collectively, “Petitioners”) initiated this proceeding by filing a Joint Petition for Approval of a Transfer of Control of Subsidiaries and Franchises; for Approval of a Pro Forma Reorganization; for Approval of Assignment of 16 Franchises; and for Approval of Certain Financing Arrangements (“Joint Petition”). The Joint Petition invoked the Commission’s authority under Sections 100, 101, and 222 of the New York Public Service Law (“PSL”).

It has come to the attention of Petitioners that the Joint Petition may also require Commission approval under Section 99(2) of the PSL, which applies to transfers of telephone franchises. Time Warner Cable Information Services (New York), LLC (f/k/a Time Warner Cable ResCom of New York, LLC) (“TWCIS”) and Time Warner Cable Business LLC (“TWCB”) (together, the “Competitive Carrier Subsidiaries”) will continue to operate in New York under their existing certificates, and Petitioners do not seek approval at this time to transfer

the Competitive Carrier Subsidiaries' certificates to any other entity. However, the Commission has interpreted Section 99(2) of the PSL as extending to consolidations of holding companies with ultimate ownership of certificated carriers. Accordingly, Petitioners hereby supplement their Joint Petition to include a request that the Commission exercise its approval authority under Section 99(2) of the PSL.

Approval under Section 99(2) requires a demonstration by Petitioners that the proposed merger will serve the public interest.<sup>1</sup> Petitioners respectfully refer the Commission to Section VI of the Joint Petition, which documents in detail how the proposed merger will enhance consumer welfare and competition and deliver substantial public interest benefits. Accordingly, the Commission may rely on the Joint Petition in all other respects to exercise its approval authority pursuant to Section 99(2).

Dated: July 10, 2015

Respectfully submitted,

**/s/ Maureen O. Helmer**

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<sup>1</sup> Case 05-C-0237, *Joint Petition of Verizon Communications et al.*, Order Asserting Jurisdiction and Approving Merger Subject to Conditions at p. 22 (Issued and Effective November 22, 2005).

**/s/ Luke Platzer**

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