PENDING PETITION MEMO

Date: 10/9/2007

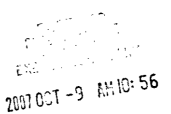
TO : Office of Telecommunications

FROM: CENTRAL OPERATIONS

UTILITY: TIME WARNER ENTERTAINMENT-ADVANCE/NEWHOUSE

SUBJECT: 07-V-1207

Petition of Time Warner Entertainment-Advance/Newhouse Partnership for Renewal of its Franchise with the Town of Sylvan Beach, Oneida County. Initial franchise docket # 10956.





October 4, 2007

VIA CERTIFIED MAIL/ RETURN RECEIPT REQUESTED

Secretary Jaclyn Brilling N.Y.S. Department of Public Service Three Empire State Plaza - 19th Floor Albany, New York 12223

Re: Franchise Renewal Application

Dear Ms. Brilling:

Enclosed please find an original and 4 (four) copies of the application for renewal of the cable television franchise agreement between Time Warner Entertainment – Advance/Newhouse Partnership and the Village of Sylvan Beach (Oneida County).

If you have any questions, please do not hesitate to contact me at (315) 634-6107.

Sincerely,

Thomas P. Doheny Manager of Government Reporting

Enclosures

FRANCHISE RENEWAL AGREEMENT **AGREEMENT**, executed this <u>Ite</u>th day of <u>LuQue</u>, <u>2(til</u>, by and between the Mayor acting in the Mayor acting in the Mayor acting in the Mayor acting body, (hereinafter referred to as the Muthel local governing body, (hereinafter referred local governing body) acting the duly empowered local governing body. **Inlage of Sylvan Beach** (hereafter referred to as the Mayor acting in (hereinafter referred to as the Mayor acting body, (hereinafter referred to as the Mayor ANCE/NEWHOUSE) accordance with the authority of the duly empowered local governing body, ANCE/NEWHOUSE to as the Board) and TIME WARNER ENTERTAINMENT-ADVANCE/NEWHOUSE to as the Board). accordance with the authority of the duly empowered local governing body, (hereinafter referred accordance with the authority of the duly empowered local governing body, (hereinafter referred warner ENTERTAINMENT-ADVANCE/NEWHOUSE and TIME WARNER ENTERTAINMENT-ADVANCE/NEWHOUSE and TIME General Partnership. organized and existing under the laws of the partnership, a New York General Partnership. organized and existing under the laws to as the Board) and **TIME WARNER ENTERTAINMENT-ADVANCE/NEWHOUSE NEW York** General Partnership, organized and existing under the laws of p.O. **PARTNERSHIP**, a New York General Partnership, organized at 6005 Fair Lakes Road, p.O. State of New York, the local place of business of which is located at 6005 Fair Lakes Road, p.O. **PARTNERSHIP**, a New York General Partnership, organized and existing under the laws of the State of New York, the local place of business of which is located at 6005 Fair Lakes. "Time Warner Cable." State of New York, the local place of business of which is as "Time Warner Cable." State of New York, the local place of business of which is located at 6005 Fair Lakes," Box 4733, East Syracuse, NY 13221, hereinafter referred to as "Time Warner Cable." WHEREAS, Pursuant to the Village of Sylvan Beach Law the Board has the exclusive power on the use of behalf of the Village of Sylvan Beach to grant franchises providing for or involving the use. **WHEREAS**, Pursuant to the Village of Sylvan Beach Law the Board has the exclusive power on involving the use of behalf of the Village of Sylvan Beach to grant franchises providing for or involving the Village of Sylvan Beach to grant franchises providing for of the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises for the consent of the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises providing for or the Village of Sylvan Beach to grant franchises provide the consent of the Village of Sylvan Beach to grant franchises provide the consent of the Village of Sylvan Beach to grant franchises provide the consent of the Village of Sylvan Beach to grant franchises provide the consent of the Village of Sylvan Beach to grant franchises provide the consent of the Village of Sylvan Beach to grant franchises provide the consent of the Village of Sylvan Beach to grant franchises provide the consent of the Village of Sylvan Beach to grant franchises p behalf of the Village of Sylvan Beach to grant franchises providing for or involving the use of the Streets (as defined in Section 1 hereof) and to give the consent of the Village of Sylvan Beach to any franchisee for or relating to the occumation of the Streets: and WHEREAS, Pursuant to the Communications Act of 1934, as amended, (the "Communications Act of Act") the Board has the authority to grant cable television franchices and renewale thereof on the Streets (as defined in Section 1 hereof) and to give the consent of the Streets; and Beach to any franchisee for or relating to the occupation of the Streets; WHEREAS, Pursuant to the Communications Act of 1934, as amended, (the "Communications Act of 1934, as amended, (the "Communications Act of 1934, as amended, enclosed and thereof on franchises and renewals thereof on the Board has the authority to grant cable television franchises and renewals thereof on the Village of Sylvan Beach and whereas the Board and Time Warner Cable and the behalf of the Village of Sylvan Beach and whereas the Board and Time Warner Cable and the television franchises are television franchises and the television franchises are television franchises and the television franchises are television franchises and television franchises are television franchises and television franchises are television franchises are television franchises and television franchises are televis Act") the Board has the authority to grant cable television tranchises and renewals increase and the Village of Sylvan Beach and whereas the Board and Time Warner Cable pursuant to amplicable. State laws and the reministrations promuleated to said Federal Law and nursuant to amplicable. behalf of the Village of Sylvan Beach and whereas the Board and Time Warner Cable pursualities and cable State laws and the regulations promulgated to said Federal Law and pursuant to applicable State laws remired of Municipalities and cable thereworker have complied with the franchise procedures remired of Municipalities and cable thereworker have complied with the franchise procedures remired of Municipalities and cable thereworker have complied with the franchise procedures remired of Municipalities and cable thereworker have complied with the franchise procedures remired of Municipalities and cable thereworker have complied with the franchise procedures remired of Municipalities and cable thereworker have complied with the franchise procedures remired of Municipalities and cable thereworker have complied with the franchise procedures remired of Municipalities and cable thereworker have complied with the franchise procedures remired of Municipalities and cable thereworker have complied with the franchise procedures remired of Municipalities and cable thereworker have complied with the franchise procedures remired of Municipalities and cable thereworker have complied with the franchise procedures remired of Municipalities and the franchise procedures for the franchise procedures remired of Municipalities and the franchise procedures for the to said Federal Law and pursuant to applicable State laws and the regulations promulgated cable therewaler, have complied with the franchise procedures required of Municipalities and cable therewaler in the grant of cable television franchises or their renewal and WHEREAS, The Village of Sylvan Beach has conducted negotiations with Time Warner Cable and has conducted one or more multic hearings on Time Warner Cable's franchise renew thereunder, nave complied with the transmise procedures required of M operators in the grant of cable television franchises or their renewal; and WHEREAS, The Village of Sylvan Beach has conducted negotiations with Time Warner Cable and has conducted one or more public hearings on Time Warner Cable's franchise renew proposal affording all interested parties due process including notice and the opportunity to and has conducted one or more public hearings on Time Warner Cable's franchise renew proposal affording all interested parties due process including notice and the opportunity techn beard: said deliberations included consideration and amroval of Time Warner Cable's techn proposal attording all interested parties due process including notice and the opportunity to beard; said deliberations included consideration and approval of Time Warner Cable's technologies and the approval of Time Warner Cable's technologies and technologies an heard; said deliberations included consideration and approval of Time Warner Cable's techn ability, financial condition and character; said public hearing also included consideration approval of Time Warner Cable's plans for constructing and operating the cable teles ability, tinancial condition and character; said public hearing also included consideration approval of Time Warner Cable's plans for constructing and operating the cable cable splans for constructing and operating the cable splans for constructing the cable WHEREAS, Following such public heatings and such further opportunity for negotiations and other actions as the Board deemed necessary and that is remired by WHEREAS, Following such public hearings and such further opportunity for negotiations and other actions as the Board deemed necessary and that is required by Roard decided to renew Time Warner Cable's franchise as provided hereinafter; and negotiations and other actions as the Board deemed necessary and that is required to Board decided to renew Time Warner Cable's franchise as provided hereinafter; and WHEREAS, The Board, in granting this franchise renewal, embodied in the agr resulte of its review and any negotiations with Time Warner Cable and has determine WHEREAS, The Board, in granting this franchise renewal, embodied in the agr results of its review and any negotiations with Time Warner Cable and has determine franchise agreement and Time Warner Cable recreatively fulfille and will fulfill system; and results of its review and any negotiations with Time Warner Cable and nas determine franchise agreement and Time Warner Cable respectively, fulfills and will fulfill the Village of Sylven Reach with respect to cable television service and complies with ranchise agreement and time warner Caple respectively, fulfills and will fulfill the with respect to cable television service and complies with village of Sylvan Beach with respect to cable television Commission ("NVCPC") and requirements of the New Vork State Public Service Commission ("NVCPC") Village of Sylvan Beach with respect to cable television service and complies with and requirements of the New York State Public Service Commission ("NYSPSC")

NOW, THEREFORE, In consideration of the foregoing clauses, which clauses are hereby made a part of this franchise agreement, and the mutual covenants and agreements herein contained, the parties hereby covenant and agree:

SECTION 1 - DEFINED TERMS

Unless the context clearly indicates that a different meaning is intended:

- (a) "Basic Service" means any service tier which includes the retransmission of local broadcast signals.
- (b) "Board" means the Board of Trustees of the Village of Sylvan Beach.
- (c) "Cable Television Service" means
 - (1) The one way transmission to Subscribers of Video Programming, or other programming service, and
 - (2) Subscriber interaction, if any, which is required for the selection or use of such Video Programming, or other programming service.
- (d) "Cable Television System" means a facility, consisting of a set of closed transmission including (without limitation) fiber optic wires or lines, and associated signal generation, reception and control equipment that provides Cable Television Service to multiple subscribers within a community.
- (e) "Time Warner Cable" means Time Warner Cable Entertainment-Advance/Newhouse Partnership.
- (f) "Effective Date" of this agreement shall be the date of approval by the municipality.
- (g) "Franchise" means the grant or authority given hereunder to Time Warner Cable to construct and operate a Cable Television System in the Village of Sylvan Beach in accordance with the terms hereof.
- (h) "FCC" means the Federal Communications Commission, its designees and any successor hereto.
- (i) "Gross Revenues" means all service fees, installation charges, and all other fees or charges collected from the provision of Cable Services to subscribers of the System in the City. Gross Revenues shall not include (1) late fees; (2) excise taxes; or (3) sales taxes or any other taxes or fees, including the franchise fee, which are imposed on the Grantee or any subscriber by any governmental unit and collected by the Grantee for such governmental unit. Gross Revenues shall be computed in accordance with Generally Accepted Accounting Principles.

- (j) "May" is permissive.
- (k) "Municipality" means the Village of Sylvan Beach. Wherever the context shall permit, Board, Council and Village of Sylvan Beach shall be used interchangeably and shall have the same meaning under this Franchise.
- (1) "NYSPSC" means New York State Public Service Commission.
- (m) "Person" means an individual, partnership, association, corporation, joint stock company trust, corporation, or organization of any kind.
- (n) "Service Tier" means a category of Cable Television Service provided by Time Warner Cable over the Cable Television System for which a separate rate is charged for such category by Time Warner Cable.
- (o) "Shall" or "will" are mandatory.
- (p) "Streets" means the surface of, as well as the space above and below, any and all streets, avenues, highways, boulevards, concourses, driveways, bridges, tunnels, parks, parkways, waterways, docks and public grounds and waters within or belonging to the Village of Sylvan Beach.
- (q) "Subscriber" means any person lawfully receiving any Cable Television Service in the Village of Sylvan Beach provided over the Cable Television System.
- (r) "Video Programming" means any and all programming services provided by, or generally considered comparable to programming provided by a television broadcast station.

SECTION 2 - CONSENT TO FRANCHISE AND CONDITION PRECEDENT

(a) The Village of Sylvan Beach hereby grants to Time Warner Cable the non-exclusive right to

construct, erect, operate and maintain a Cable Television System and to provide Cable Television Service within the Village of Sylvan Beach as it now exists and may hereafter be changed, and in so doing to use the Streets of the Village of Sylvan Beach by erecting, installing, constructing, repairing, replacing, reconstructing, maintaining and retaining in, on, over, under, upon and across any and all said Streets such facilities (e.g., poles, wires, cables, conductors, ducts, conduits, vaults, pedestals, manholes, amplifiers, appliances, attachments and other property) as is deemed necessary or useful by Time Warner Cable, for the operation of its cable system. Additionally, the Village of Sylvan Beach, insofar as it may have the authority to so grant, hereby authorizes Time Warner Cable to use any and all easements dedicated to compatible uses, such as electric, gas, telephone or other utility transmissions, for the purposes of erecting, installing, constructing, repairing, replacing, replacing, reconstructing, maintaining and retaining in, on, over, under, upon and across

such easements such facilities of the Cable Television System as is deemed necessary or useful by Time Warner Cable, for the operation of its cable system. Upon request by Time Warner Cable and at Time Warner Cable's sole expense, the Village of Sylvan Beach hereby agrees to assist Time Warner Cable in gaining access to and using such easements.

- (b) Nothing in this Franchise shall limit the right of Time Warner Cable to transmit any kind of signal, frequency, or provide any type of service now in existence or which may come into existence and which is capable of being lawfully transmitted and distributed by those facilities owned and operated by Time Warner Cable. The provision by Time Warner Cable of any service other than cable service shall be subject to all applicable laws and regulations and to any right the Village of Sylvan Beach may have to require fair and reasonable compensation for Time Warner Cable's use of the rights-of-way to provide such service, provided that such requirement is non-discriminatory and competitively neutral.
- (c) Without waiver or restriction of the rights available to the parties hereto under applicable law, this Franchise and the attachments hereto constitute the entire agreement between the parties and supersede any and all prior cable television agreements and other agreements or instruments by or between the parties hereto or their predecessors in interest as well as all rights, obligations and liabilities arising thereunder concerning or in any way relating to Cable Television Service.
- (d) In the event the Village of Sylvan Beach grants to any other Person (being referred to as "Grantee" in the below quoted paragraph) a franchise, consent or other right to occupy or use the Streets, or any part thereof, for the construction, operation or maintenance of all or part of a cable television system or any similar system or technology, the Village of Sylvan Beach shall insert the following language into any such franchise, consent or other document and/or promptly pass a resolution, conditioning the use of the Streets or any part thereof by any such Person, as follows:

"Grantee agrees that it will not move, damage, penetrate, replace or interrupt any portion of the Cable Television System of Time Warner Cable without the prior written consent of Time Warner Cable. Grantee shall indemnify Time Warner Cable against any damages or expenses incurred by Time Warner Cable as a result of any removal, damage, penetration, replacement or interruption of the services of Time Warner Cable caused by the Grantee."

As used immediately above in the above quoted paragraph, the term "Time Warner Cable" shall mean Time Warner Cable Entertainment-Advance/Newhouse Partnership, as defined in this Franchise, and its successors, assigns and transferees.

(e) This Franchise is non-exclusive. Any grant of a subsequent franchise shall be on terms and conditions which are not more favorable or less burdensome than those imposed on

Franchisee hereunder. No municipality may award or renew a franchise for cable television service which contains economic or regulatory burdens which when taken as a whole are greater or lesser than those burdens placed upon another cable television franchise operating in the same franchise area.

As used in this Section, the phrase, "occupancy or use of Streets," or any similar phrase, shall not be limited to the physical occupancy or use thereof but shall include any use above or below the Streets by any technology including but not limited to infrared transmissions.

SECTION 3 - APPROVAL OF COMPANY BY VILLAGE OF SYLVAN BEACH

- (a) This Franchise is subject to and complies with all applicable Federal and State laws and regulations, including, without limitation, the rules of the NYSPSC concerning franchise standards. The Village of Sylvan Beach hereby acknowledges and agrees that this Franchise has been entered into by it in accordance with and pursuant to the Communications Act of 1934, as amended, 47 U.S.C. Sec. 521 et seq. (hereinafter referred to as the "Communications Act"). The Village of Sylvan Beach hereby represents and warrants that this Franchise has been duly entered into in accordance with all applicable local laws. The Village of Sylvan Beach hereby acknowledges that it, by duly authorized members thereof, has met with Time Warner Cable for the purposes of evaluating Time Warner Cable and negotiating and consummating this Franchise.
- (b) In a full and public proceeding, affording due process, the Village of Sylvan Beach has considered and approved Time Warner Cable's technical ability and character and has considered and found adequate Time Warner Cable's plans for constructing and operating the cable system.

SECTION 4 - FRANCHISE TERM

- (a) The term of this Franchise shall be ten (10) years.
- (b) In the event of any change to local, state or federal law occurring during the term of this Franchise eliminates the requirement for any persons desiring to construct, operate or maintain a cable system in the Village to obtain a franchise from the Village for the construction, operation or maintenance of a cable system, then, at the Grantee's sole option, Grantee shall have the right immediately to terminate this Franchise. If Grantee chooses to terminate this Franchise pursuant to the provision, this Franchise shall be deemed to have expired by its terms on the effective date of any such change in law, whether or not such law allows existing franchise agreements to continue until the date of expiration provided in any existing franchise.

- (c) Furthermore, in the event any change to local, state or federal law occurring during the term of this Franchise materially alters the regime of cable franchising applicable to any persons desiring to construct, operate or maintain a cable system in the Village in a way that reduces the regulatory or economic burdens for such persons, then, at Grantee's sole option, Grantee shall have the right immediately to amend this Franchise to take advantage of such regime change to similarly reduce the regulatory or economic burdens on Grantee.
- (d) It is the intent of this section, at the Grantee's election, Grantee shall be subject to no more burdensome regulation under this Franchise than any other persons that might construct, operate or maintain a cable system in the Village.

SECTION 5 - ASSIGNMENT OR TRANSFER OF FRANCHISE

- (a) Time Warner Cable shall not transfer this Franchise to any person, firm, company, corporation or any other entity without the prior written consent of the Village of Sylvan Beach, which consent shall not be unreasonably withheld or denied.
- (b) In the event that the Village of Sylvan Beach refuses to grant such consent, it shall set forth specific reasons for its decision in writing by municipal resolution.
- (c) Notwithstanding the above, this Section 5 shall not be applicable and no prior approval shall be required if Time Warner Cable shall transfer this Franchise to any of its principal partners, to any parent, subsidiary or affiliate of any of the principal partners of Time Warner Cable, or to any other firms or entities controlling, controlled, by or under the same common control as Time Warner Cable.

SECTION 6 - REVOCATION

- (a) The Village of Sylvan Beach may revoke this Franchise and all rights afforded Time Warner Cable hereunder in any of the following events or for any of the following reasons:
 - (i) Time Warner Cable fails after sixty (60) days written notice from the Village of Sylvan Beach to substantially comply or to take reasonable steps to comply with a material provision of this Franchise. Notwithstanding the above, should Time Warner Cable comply or take said reasonable steps to comply within said sixty days notice, the Village of Sylvan Beach's right to revoke this Franchise shall immediately be extinguished; or
 - (ii) Time Warner Cable is adjudged a bankrupt; or
 - (iii) Time Warner Cable knowingly and willfully attempts or does practice a material fraud or deceit in its securing of this Franchise.

(b) Notwithstanding the above, no revocation shall be effective unless and until the Village of Sylvan Beach shall have adopted an ordinance setting forth the cause and reason for the revocation and the effective date thereof, which ordinance shall not be adopted until the expiration of one hundred twenty (120) days from the date of delivery of written notice to Time Warner Cable specifying the reasons for revocation and an opportunity for Time Warner Cable to be fully and fairly heard on the proposed adoption of such proposed ordinance. If the revocation as proposed therein depends on a finding of fact, such finding of fact shall be made by the Village of Sylvan Beach only after an administrative hearing providing Time Warner Cable with a full and fair opportunity to be heard, including, without limitation, the right to introduce evidence, the right to the production of evidence and the right to question witnesses. A transcript shall be made of such hearing. Time Warner Cable shall have the right to appeal any such administrative decision to a state or federal district court as Time Warner Cable may choose and the revocation shall not become effective until any such appeal has become final or the time for taking such appeal shall have expired.

SECTION 7 - INDEMNIFICATION & INSURANCE

- (a) Time Warner Cable shall indemnify and hold harmless the Village of Sylvan Beach from all liability, damage and costs or expense arising from claims of injury to persons or damage to property occasioned by reason of any conduct of Time Warner Cable its employees or agents undertaken pursuant to this Franchise. The Village shall promptly notify Time Warner Cable of any claim for which it seeks indemnification; afford Time Warner Cable the opportunity to fully control the defense of such claim and any compromise, settlement, resolution or other disposition of such claim, including by making available to Time Warner Cable all relevant information under its control.
- (b) Time Warner Cable shall as of the Effective Date of this Franchise obtain liability insurance in the minimum amount set forth within and shall furnish to the Village of Sylvan Beach evidence of such liability insurance policy or policies, in the form of a certificate of insurance naming the Village of Sylvan Beach as an additional named insured, which policy or policies or replacements thereof shall remain in effect throughout the term of this Franchise; said policy and replacements shall be in the combined amount of Two Million Dollars (\$2,000,000.00) for bodily injury and property damage issued by a company authorized to do business in New York State. In addition, Time Warner Cable shall carry Worker's Compensation insurance for its employees in such amounts as is required by the laws of the State of New York. The insurance coverage herein referred to above may be included in one or more policies covering other risks of Time Warner Cable or any of its affiliates, subsidiaries or assigns.

SECTION 8 - USE OF EXISTING POLES AND LOCATION OF UNDERGROUND FACILITIES

- (a) Time Warner Cable hereby agrees that when and wherever it deems it economical and reasonably feasible, it shall enter into agreements with telephone or electric or other utilities (collectively "utilities") for the use of said utilities' poles or conduit space whereby said utilities shall provide use of and access to said poles or conduit space by Time Warner Cable for Time Warner Cable's lines and other equipment. Notwithstanding the above, where necessary to service Subscribers and where attachment to the pole(s) or conduit space of utilities is not economically reasonable or otherwise feasible, Time Warner Cable may erect or authorize or permit others to erect any poles or conduit space or any other facilities within the Streets of the Village of Sylvan Beach pursuant to the issuance by the Village of Sylvan Beach of any necessary authorizations which shall not be unreasonably withheld or delayed.
- (b) Subject to the provisions of sub-paragraph (c) below, in such areas of the Village of Sylvan Beach where it or any sub-division thereof shall hereafter duly require that all utility lines be installed underground, Time Warner Cable shall install its lines underground in accordance with such requirement.
- (c) Notwithstanding the foregoing, if Time Warner Cable shall in any instance be unable to install or locate its wires underground, then the Village of Sylvan Beach, on being apprised of the facts thereof, shall permit such wires to be installed above the ground even though other facilities in the area may be placed, or required to be placed, underground. However, any such permission shall be on such conditions as the Village of Sylvan Beach may reasonably require.

SECTION 9 - RELOCATION OF PROPERTY

- (a) Whenever the Village of Sylvan Beach shall require the relocation or reinstallation of any property of Time Warner Cable in or on any of the Streets of the Village of Sylvan Beach as a result of the relocation or other improvements by the Village of Sylvan Beach of any such Streets, it shall be the obligation of Time Warner Cable on written notice of such requirement to remove and relocate or reinstall such property as may be reasonably necessary to meet the requirements of the Village of Sylvan Beach. In the event any other person, including a public utility, is compensated for similar relocation or reinstallation then in such case Time Warner Cable shall be similarly compensated.
- (b) Time Warner Cable shall, on request of a person holding a building or moving permit issued by the Village of Sylvan Beach, temporarily raise or lower its wires or other property or relocate the same temporarily so as to permit the moving or erection of buildings. The expenses of any such temporary removal, and/or the raising or lowering of wires or other property shall be paid in advance to Time Warner Cable by the person requesting the same. Time Warner Cable shall be given in such cases not less than five (5) working days prior written notice in order to arrange for the changes required.

SECTION 10 - USE & INSTALLATION

- (a) Time Warner Cable or any person authorized by Time Warner Cable to erect, construct or maintain any of the property of Time Warner Cable used in the transmission or reception of Cable Television Service shall at all times employ due care under the facts and circumstances and shall maintain and install said property of Time Warner Cable in accordance with commonly accepted methods and principles in the cable television industry so as to prevent failures and accidents likely to cause damage or injury to members of the public. All Cable Television System equipment shall conform to those standards of the National Electrical Code and the National Board of Fire Underwriters which exist at the time said equipment is installed and replaced.
- (b) Time Warner Cable agrees to install all Cable Television System equipment in a manner to reasonably minimize interference to be expected with the usual use of the Streets and in no event shall any such Cable Television System equipment be located so as to substantially and regularly interfere with the usual public travel on any Street of the Village of Sylvan Beach. Time Warner Cable shall construct and maintain its cable system using materials of good and durable quality and shall perform all work involved in the construction, installation, maintenance and repair of the cable system in a safe, thorough and reliable manner. Time Warner Cable shall promptly repair or replace any municipal property damaged or destroyed by Time Warner Cable so as to restore it to serviceable condition.
- (c) Whenever Time Warner Cable or any person on its behalf shall cause any injury or damage to public property or Street, by or because of the installation, maintenance or operation of the Cable Television System equipment, such injury or damage shall be remedied as soon as reasonably possible after the earlier of notice to Time Warner Cable from the Village of Sylvan Beach or after Time Warner Cable becomes aware of the same, in such fashion so as to restore the property or Street to substantially the same serviceable condition. Time Warner Cable is hereby granted the authority to trim trees upon and overhanging the Streets of, and abutting private property, (i.e., in the public way) in the Village of Sylvan Beach to the existence it reasonably deems necessary so as to prevent the branches or growths from coming in contact with the wires, cable and other equipment of Franchisee's Cable Television System.

SECTION 11 - CONTINUOUS SERVICE

Time Warner Cable shall continue to provide cable service to all subscribers who meet their obligations to Time Warner Cable with respect to such service. Time Warner Cable shall not, without the written consent of the Village of Sylvan Beach and the Public Service Commission, abandon its cable television system or any portion thereof.

SECTION 12 - FRANCHISE AREA AND LINE EXTENSION

Time Warner Cable shall comply with the requirements for construction of cable television plant and provision of cable television services as set forth in Section 895.5 of the Rules of the NYSPSC.

SECTION 13 - OPERATION AND MAINTENANCE

- (a) Time Warner Cable shall contract and maintain its cable system using materials of good and durable quality and shall perform all work involved in the construction, installation, maintenance and repair of the cable system in a safe, thorough and reliable manner.
- (b) Time Warner Cable shall maintain and operate its cable television system at all times in compliance with the duly promulgated and lawful provisions of Section 896 of the Rules and Regulations of the NYSPSC and the technical requirements set forth by the FCC. Time Warner Cable shall maintain staffing levels and support equipment to assure that telephone inquiries are handled promptly in order to minimize busy signals and hold time. Time Warner Cable shall have, at all times, a person on call able to perform minor repairs or corrections to malfunctioning equipment of the cable system. Time Warner Cable shall respond to individual requests for repair service no later than the next business day. System outages, and problems associated with channel scrambling and switching equipment, shall be acted upon promptly after notification. Time Warner Cable shall maintain a means to receive repair service requests and notice of system outages at times when its business office is closed. The Village of Sylvan Beach shall have the right and authority to request an inspection or test performed, all at the Village of Sylvan Beach's expense. Time Warner Cable shall fully cooperate in the performance of such testing.
- (c) Throughout the term of this Franchise, Franchisee's Cable Television System shall have a minimum channel capacity of seventy-eight (78) channels.

SECTION 14 - RATES

Time Warner Cable shall not illegally discriminate against individuals in the establishment and application of rates and charges for Video Programming or other communication services available to generally all subscribers. The rates and charges imposed by the franchisee for cable television service shall be subject to regulation in accordance with federal law.

SECTION 15 - SERVICE TO PUBLIC FACILITIES, ACCOUNTABILITY PROVISIONS AND INSPECTION OF RECORDS

- (a) Village of Sylvan Beach, upon reasonable notice and during normal business hours, shall have the right to inspect all books, records, maps, plans, financial statements and other like materials of Time Warner Cable which are pertinent to Time Warner Cable's compliance with the terms and conditions of this Franchise.
- (b) Village of Sylvan Beach and Time Warner Cable agree that Time Warner Cable's obligations hereunder are subject to any applicable law, including laws regarding the privacy of information regarding subscribers.
- (c) Village of Sylvan Beach will maintain the confidentiality of any information obtained pursuant to this provision to the extent permitted by law, provided Time Warner Cable has advised Village of Sylvan Beach of the confidential nature of the information. In the event that the Village of Sylvan Beach receives request for the disclosure of such information with which it, in good faith, believes it must under law comply, then the Village of Sylvan Beach will give Time Warner Cable notice of such request as soon as possible prior to disclosure in order to allow Time Warner Cable to take such steps as it may deem appropriate to seek judicial or other remedies to protect the confidentiality of such information.

SECTION 16 - PUBLIC, EDUCATIONAL AND GOVERNMENTAL ACCESS CHANNELS

Time Warner Cable shall comply with the standards for public, educational and governmental (PEG) access as set forth in Section 895.4 of the Rules of the NYSPSC.

SECTION 17 - ADDITIONAL SUBSCRIBER SERVICES

- (a) Payment for equipment provided by Time Warner Cable to subscribers and the installation, repairs, and removal thereof shall be paid in accordance with Time Warner Cable's standard and customary practices and applicable rules and regulations of the FCC.
- (b) Notice of Time Warner Cable's procedures for reporting and resolving billing disputes and Time Warner Cable's policy and the subscribers rights in regard to "personally identifiable information," as that term is defined in Section 631 of the Communications Act, will be given to each subscriber at the time of such person's initial subscription to the Cable Television System services and thereafter to all subscribers as required by Federal or State law.

- (c) Time Warner Cable shall offer to, and shall notify in writing, the subscribers of the availability of locking program control devices which enable the subscriber to limit reception of obscene or indecent programming in the subscriber's residence.
- (d) In accordance with the applicable requirements of Federal and State laws, Time Warner Cable shall provide written notice of any increases in rates or charges for any Cable Television Service.
- (e) The Administrator, as the case may be, for the Village of Sylvan Beach for this Franchise shall be Mayor or Supervisor of the Village of Sylvan Beach. The Administrator is responsible for the continuing administration of the Franchise on behalf of the Village of Sylvan Beach. All correspondence and communications between Time Warner Cable and the Village of Sylvan Beach pursuant to this Franchise shall be addressed by Time Warner Cable to the Administrator.
- (f) It is agreed that all Cable Television Service offered to any subscribers under this Franchise shall be conditioned upon Time Warner Cable having legal access to any such subscriber's dwelling units or other units wherein such service is provided.
- (g) Time Warner Cable shall comply with the Customer Service Consumer Protection Standards set forth in Parts 890 and 896 of the Rules and Regulations of the NYSPSC.
- (h) At least once each year, Time Warner Cable shall provide notice to each subscriber of its procedures for reporting and resolving subscriber complaints.
- (i) Time Warner will provide one (1) outlet of basic and standard cable service, at no charge, to any building owned by the Village of Sylvan Beach, situated in areas served and located within 200 feet of existing cable and requiring a standard service installation.

SECTION 18 - FRANCHISE FEES

- (a) Time Warner Cable shall pay the Village of Sylvan Beach an amount equal to _____% of Time Warner Cable's Gross Revenues received by Time Warner Cable directly from subscribers for cable services purchased by subscribers on a regular, recurring monthly basis and shall not include the amount attributable to franchise fees in the calculation of gross revenue.
- (b) There shall be applied as a credit against the Franchise Fee the aggregate of: (i) any taxes, fees or assessments of general applicability imposed on Time Warner Cable or any subscribers, or both, which are discriminatory against Time Warner Cable or any subscribers, (ii) any non-capital expenses incurred by Time Warner Cable in support of the PEG access requirements of this Franchise and (iii) any fees or assessments payable to the NYSPSC which when combined with all other fees and credits would exceed 5% of gross revenues. Time Warner Cable shall have the right to apply franchise fees paid as

a credit against special franchise assessments pursuant to Section 626 of the New York State Real Property Tax Law.

- (c) Time Warner Cable shall not take any credits due against the Franchise fee payment owed the Village. All such credits shall be applied as a credit against the real property taxes.
- (d) Payment of the franchise fee shall be due quarterly within sixty (60) days of the end of the company's quarter. Time Warner Cable shall submit to the Village of Sylvan Beach, along with the payment of said fees, a report showing reasonable detail the basis for the computation thereof.

SECTION 19 - SEVERABILITY, GOVERNING LAW, POLICE POWERS REQUESTS FOR AUTHORIZATION AND NON-DISCRIMINATION

- (a) Should any provision of this Franchise be held invalid by a court or regulatory agency of competent jurisdiction, the remaining provisions of this franchise shall remain in full force and effect.
- (b) To the extent not inconsistent with or contrary to applicable federal law, the terms of this Franchise shall be governed and construed in accordance with the laws of the State of New York. The parties hereby acknowledge and agree that any provisions of this Franchise or any existing or future State or local laws or rules that are inconsistent with or contrary to any applicable Federal law, including the Cable Act, as the same may be amended, are and shall be prohibited, preempted and/or superseded to the extent of any inconsistency or conflict with any applicable Federal laws. Any modification of the agreement pursuant to this Section would constitute an amendment of the franchise subject to Section 222 of the PSC law and Subpart 892-1.
- (c) In addition to the provisions contained in this Franchise and in existing applicable ordinances, the Village of Sylvan Beach may adopt such additional regulations as it shall find necessary in the exercise of its police power, provided, however, that such regulations are reasonable and not materially in conflict with the privileges granted in this Franchise.
- (d) Time Warner Cable shall file requests for any necessary operating authorization with the NYSPSC and the FCC within sixty (60) days from the date the Franchise is awarded by the Village of Sylvan Beach.
- (e) Time Warner Cable will not refuse to hire or employ, nor bar or discharge from employment, nor discriminate against any person in compensation or in terms, conditions or privileges of employment because of age, race, creed, color, national origin or sex.

- (f) Access to cable service will not be denied to any group or potential residential subscribers because of the income of the residents of the local area in which such group resides.
- (g) The terms of the franchise are subject to the approval of the Public Service Commission (PSC).
- (h) Per Section 895.1(t), any valid reporting requirements contained in the franchise may be satisfied with system-wide statistics, except for reporting requirements related to franchise fees and customer complaints.

SECTION 20 - NOTICE

All notices required herein shall be in writing and shall be deemed delivered when received by United States certified mail, return receipt requested, or on the date of delivery to addressee when sent by express mail, or overnight, or hand delivered to the parties and locations as specified below. Both Time Warner Cable and Village of Sylvan Beach may change where notice is to be given by giving notice to the other.

When notices sent to Time Warner Cable:

Time Warner Cable Attention: Manager of Government Reporting 6005 Fair Lakes Road P.O. Box 4733 East Syracuse, New York 13211 Telephone: (315) 634-6107 Facsimile: (315) 463-8020

When notices sent to the Village of Sylvan Beach:

Village of Sylvan Beach Attention: Mayor P.O. Box 508 808 Marina Drive Sylvan Beach, New York 13157 Telephone: (315) 762-4844 Facsimile: (315) 762-4047

SECTION 21 - FORCE MAJEURE

In no event, and notwithstanding any contrary provision in this Franchise, shall this Franchise be subject to revocation or termination, or Time Warner Cable be subject to penalty or prejudice or in any way liable for non-compliance with or delay in the performance of any obligations hereunder, where its failure to cure or take reasonable steps to cure is due to reason of strike, Acts of God, acts of public enemies, order of any kind of a government of the United States of America or of the State or any of their departments, agencies, political subdivisions; riots, epidemics, landslides, lightning, earthquakes, fires, hurricanes, tornadoes, volcanic activity, storms, floods, washouts, droughts, civil disturbances, explosions, partial or entire failure of utilities or any other cause or event not reasonably within the control of Time Warner Cable. Time Warner Cable shall not be deemed to be in violation or default during the continuance of such inability and Time Warner Cable shall be excused from its obligations herein during the course of any such events or conditions and the time specified for performance of Time Warner Cable's obligations hereunder shall automatically extended for a period of time equal to the period of the existence of any such events or conditions and such reasonable thereafter as shall have been necessitated by any such events or conditions.

SECTION 22 - RIGHTS OF ENFORCEMENT

Nothing contained in this Franchise is intended to or shall confer any rights or remedies on any third parties to enforce the terms of this Franchise.

SECTION 23 - FURTHER ASSURANCES

The Village of Sylvan Beach shall, without further consideration, execute and deliver such further instruments and documents and do such other acts and things as Time Warner Cable may reasonably request in order to effect and confirm this Franchise and the rights and obligations contemplated herein.

SECTION 24 - INTEGRATION

This Franchise supersedes all prior negotiations between the parties hereto and shall be binding upon and inure to the benefit of the parties hereto and each of their respective successors and permitted assigns. This Franchise may be amended (except as otherwise expressly provided for herein) only by agreement in writing signed by duly authorized persons on behalf of both parties. To the extent required by State law, amendments hereto shall be confirmed or approved by the NYSPSC.

This Franchise may be executed in one or more counterparts, all of which taken together shall be deemed one (1) original.

The headings of the various Sections of this Franchise are for convenience only, and shall not control or affect the meaning or construction of any of the provisions of the Franchise.

The rights and remedies of the parties pursuant to this Franchise are cumulative and shall be in addition to and not in derogation of any rights or remedies which the parties may have with respect to the subject matter of this Franchise.

SECTION 25 - NO JOINT VENTURE

Nothing herein shall be deemed to create a joint venture or any agency or employment relationship between the parties, and neither party is authorized to nor shall either party act toward any third parties or to the public in any manner which would indicate any such relationship with the other.

IN WITNESS WHEREOF, the parties hereto have executed this agreement this 16^{11} day of $\frac{100}{100}$, $\frac{200}{100}$.

TIME WARNER ENTERTAINMENT-ADVANCE/NEWHOUSE PARTNERSHIP

~

By: Mary L. Cotter

Title: _____Division President______

VILLAGE OF SYLVAN BEACH By; Thomas Statkewicz Title: Mayor

State of New York SS: **County of Oneida**

LEGAL NOTICE PLEASE TAKE NOTICE that Time Warner Entertainment-Advance/NewhousePartnership d/b/a Time Warner Cable, has filed an application for Renewal of its Certificate of Confirmation and Cable Television Franchise in the village of Sylvan Beach Oneida County, New York, with the New York State Public Service Commission.

The application is available for public inspection at the offices of the New York State Public Service Commission and at the office of the Village Clerk, Sylvan Beach, 808 Marina Dr., Sylvan Beach, NY 13157, during normal business hours. Any interested persons may file comments on the application with the New York State Public Service Commission, Three Empire State Plaza, Albany, New York 12223 within ten (10) days of the date of this publication. Dated: July 10, 2007

TIME WARNER CABLE 7/13---1ti

I RECEIVED JUL 1 9 2007

Lori Hammon

being sworn, says he is, and during the time hereinafter mentioned, was Advertising Director of the DAILY SENTINEL, a newspaper printed and published in the County of Oncida, aforesaid; and that the annexed printed Notice was inserted and published in said Newspaper once/ commencing

July 13				
		J	uly 13_	, 20 <u>01</u>
fore	Han	mon	•	
·				
fore me this $$	<u>13th</u>	day of	July	, 20_(
	1	<i>ი</i> /		
Mecho	af B.K.	Suchwa	¥	Notary Pub
Notary Pu Appoint	ublic, State of ted in Oneida	New York County		
	fore me this MiCH_ Notary Pt Appoin	fore me this <u>13th</u> Michael B. BROC Notary Public, State of Appointed in Oneida	Janie Hannon fore me this <u>13th</u> day of Michaef B. Brockway Notary Public, State of New York Appointed in Oneida County	July 13 fore Alannon fore me this <u>13th</u> day of <u>July</u> Michaef B. Brockway MiCHAEL B. BROCKWAY Notary Public, State of New York

Lori Hammon

being sworn, says he is, and during the time hereinafter mentioned, was Advertising Director of the DAILY SENTINEL, a newspaper printed and published in the County of Oneida, aforesaid; and that the annexed printed Notice was inserted and published in said Newspaper once/ commencing

on the	13th	day of	July	, 20
to wit:	July 1	13,16		
			July 1	<u>.6</u> . , 20 <u>07</u>
	Rori	Han	mon	
<i>L</i>	······································			
Sworn to	pefore me this	16th	_day ofJuly	, 20 <u>07</u>
	mer	las B.F.	Brochway	Notary Publi
	MiC	HAEL B. BROCH Public, State of inted in Oneida	KWAY New York	

State of New York SS: **County of Oneida**

NOTICE OF PUBLIC HEARING Time Warner Cable Franchise **Renewal** for

Village of Sylvan Beach PLEASE TAKE NOTICE that the Village of Sylvan will hold a Public Hearing on July 16, 2007 at 7:15 p.m. at the (Village of Sylvan Beach's Office) 808 Marina Dr., Sylvan Beach, New York regarding renewal of the cable television franchise agreement by and between the Village of Sylvan Beach and Time Warner Cable.

A copy of the agreement is available for public inspection during normal business hours at the Clerk's office, 808 Marina Dr., Sylvan Beach, New York. At such public hearing. all persons will be given an opportunity to be heard. Written and oral statements will be taken at that time. Time limitations may be imposed for each oral statement, if necessary

Dated: July 10, 2007 By Order of the Village Board Village of Sylvan Beach

Village of Sylvan Beach Clerk **CRECELVED-30** 19

State of New York } ss: County of Oneida

1

LEGAL NOTICE FOR APPLICATION OF FRANCHISE RENEWAL PLEASE TAKE NOTICE Instruction of Article Instruction of Article Internation for tenewal of its Cable Television Franchise in the Village of Sylvan Beach, Onida County New Mark. The application and all comments filed realistive thereto are available for public inspection at the Village of Sylvan Beach and The comments on the application with the Village of Sylvan Beach Clerk 308 Marina Drive, Sylvan Beach, New York 13157

Lori Hammon

being sworn, says he is, and during the time hereinafter mentioned, was Advertising Director of the DAILY SENTINEL, a newspaper printed and published in the County of Oneida, aforesaid; and that the annexed printed Notice was inserted and published in said Newspaper once/ commencing

on the	13th	day of	July	, 20
to wit:	July 13,	16		
	<i>Л</i> :	<u> </u>	July 16	, 20 <u>07</u>
_6	Lore !	Hann	ion	-

Sworn to before me this <u>16th</u> day of <u>July</u>, 2007

charf B. Brochway Notary Public

MICHAEL B. BROCKWAY Notary Public, State of New York Appointed in Oneida County My Commission Expires April 29, 2010

RECEIVED JUL 1 9 2007

· · · · ·

....

· · · · · ·

STATE OF NEW YORK Village of Sylvan Beach County of Oneida

In the Matter of the Renewal of the Cable Television Franchise Held by TIME WARNER ENTERTAINMENT-ADVANCE/NEWHOUSE PARTNERSHIP in the Village of Sylvan Beach, Oneida County, New York

RESOLUTION

An application has been duly made to the Board of the Village of Sylvan Beach, County of Oneida, New York, by **TIME WARNER ENTERTAINMENT-ADVANCE/NEWHOUSE PARTNERSHIP ("Time Warner")**, a partnership organized under the laws of the State of New York doing business at 6005 Fair Lakes Road, East Syracuse, NY 13221, and holder of a cable television franchise in the Village of Sylvan Beach for the approval of an agreement to renew Time Warner's cable television franchise for an additional ten (10) years commencing $\frac{100}{100}$. The Franchise Renewal Agreement would bring the franchise into conformity with certain provisions of the Federal Cable Communications Policy Act of 1984, as amended, and certain court rulings.

A public hearing was held in the Village of Sylvan Beach, New York on 10.2007 at 7.15 P.M. and notice of the hearing was published in the Rome Sector on 13.2007

NOW, THEREFORE, the Board of the Village of Sylvan Beach finds that:

1. Time Warner has substantially complied with the material terms and conditions of its existing franchise and with applicable law; and

- 2. The quality of the Time Warner service, including signal quality, response to customer complaints and billing practices has been in light of community needs; and
- 3. Time Warner has the financial, legal and technical ability to provide these services, facilities and equipment as set forth in its proposal attached; and
- 4. Time Warner can reasonably meet the future cable-related community needs and interests, taking into account the cost of meeting such needs and interests.

BE IT FURTHER RESOLVED that the Board of the Village of Sylvan Beach hereby renews the cable television franchise of Time Warner in the Village of Sylvan Beach for ten (10) years commencing 1.0, 16, .017 and expiring 1.0, 16, .017.

BE IT FURTHER RESOLVED that the Board of the Village of Sylvan Beach hereby confirms that this Franchise Renewal Agreement replaces the original franchise last amended on

The foregoing having received a $\sqrt{\xi_{\mathcal{B}}}$ vote was thereby declared adopted.

16.3007 Dated:

,

Village of Sylvan Beach Clerk

State of New York } ss: County of Oneida

LEGAL NOTICE PLEASE TAKE NOTICE THAT Time Warner Entertainment-Advance/ Newhouse Partnership, a New York general partnership organized and existing under the laws of the State of New York d/b/a Time Warner Cable, has filed an application for renewal of its Certificate of Confirmation and Cable Television Franchise in the Village of Sylvan Beach. Oneida County, New York, with the New York State Public Service Commission.

The application is available for public inspection at the offices of the New York State Public Service Commission and at the office of the Clerk of the Village of Sylvan Beach, 808 Marina Drive, Sylvan Beach. New York 13157, during normal business hours.

Any interested persons may file comments on the application with the New York State Public Service Commission, Three Empire State Plaza, Albany, New York 12223.

TIME WARNER CABLE -SYRACUSE DIVISION 8/18,25-2ti

Joëlle'B. Jones

being sworn, says he is, and during the time hereinafter montioned, was Advertising Director of the DAILY SENTINEL, a newspaper printed and published in the County of Oneida, aforesaid; and that the annexed printed Notice was inserted and published in said Newspaper once/ commencing

on the $_{-}$	18th	day of_	August		_,20 <u>07</u>
to wit:_	- August_18,2	5			
			August	25,	_, 2007
	peller	3 Jon			
	• 			~	N
Sworn (e	o before me this _	25th	day ofA	ugust	207
	mich	OR)	Suchway		
		9 N.1	Junivay	[](stary Public
		LEL B. BROC blic, State o			
	Appoint	ed in Oneidi	a County April 29, 2010		

APPLICATION FOR RENEWAL OF FRANCHISE OR CERTIFICATE OF CONFIRMATION (Form R-2):

1. The exact legal name of applicant is:

Time-Warner Entertainment-Advance/Newhouse Partnership

2. Applicant does business under the following name or names:

Time Warner Cable - Syracuse Division

3. Applicant's mailing address is:

6005 Fair Lakes Road

P.O. Box 4791

East Syracuse, NY 13221

4. Applicant's telephone number(s) is (are):

(315) 463-2288 Time Warner Cable	(315) 337-1120 Time Warner Cable
6005 Fair Lakes Road	1117 Erie Blvd. W.
East Syracuse, NY 13057	

5. (a) This application is for the renewal of operating rights in the

(b) Applicant serves the following additional municipalities from the same headend or from a different headend but in the same or adjacent county:

See Attached List (Exhibit 1)

6. The number of subscribers in each of the municipalities noted above is:

- Primary residential connections	See Question #5(b)
- Secondary residential connections	<u>N/A</u>
- Residential pay-cable subscriptions	<u>N/A</u>
- Commercial connections	<u>N/A</u>
- Other	<u>N/A</u>

7. The following signals are regularly carried by the applicant's cable system (where signals are received other than by direct off-air pickup, please so indicate):

See Attached Channel Line-Up Card (Exhibit A)

8. Applicant does <u>X</u> does not <u>provide channel capacity and/or production</u> facilities for local origination. If answer is affirmative, specify below the number of hours of locally originated programming carried by the system during the past twelve months and briefly describe the nature of the programming:

Applicant has carried over 100 hours of locally originated programming of various

types, including PEG Access.

9. The current monthly rates for service in the municipality specified in Question 5(a) are:

- Primary residential connections <u>See Attached Rate Card (Exhibit B)</u>
- Secondary residential connections See Attached Rate Card (Exhibit B)
- Pay-cable subscriptions <u>See Attached Rate Card (Exhibit B)</u>
- Commercial connections See Attached Rate Card (Exhibit B)
- Other See Attached Rate Card (Exhibit B)

- How many miles of new cable television plant were placed in operation by applicant during the past twelve months in the municipality specified in Question 5(a)? <u>0 miles</u>
 In the municipalities specified in Question 5(b)? <u>See Attached List (Exhibit 2)</u>
- 11. State and describe below any significant achievements and/or improvements that took place with respect to system operation during the past twelve months:

- 12. Indicate whether applicant has previously filed with the NYS Department of Public Service its:
 - (a) Current Statement of Assessment pursuant to Section 217 Chapter 83?
 - (b) Current Annual Financial Report? X Yes No

If answer to any of the above is negative, please explain:

<u>N/A</u>

13. Has any event or change occurred during the past twelve months which has had, or could have, a significant impact upon applicant's ability to provide cable television service? If so describe below:

No event or change has occurred during the past twelve months which has had, or

could have, a significant impact upon applicant's ability to provide cable television

services.

WHEREFORE, the applicant, Time Warner Cable, requests that the New York State Public Service Commission grant this application and approve the Town of Adams Certificate of Confirmation and Franchise Agreement.

Tay Matter

Mary L. Cotter President Time Warner Cable - Syracuse Division

Dated: August 16 , 2007

Please attach a copy of applicant's current annual performance test.

STATE OF NEW YORK)) COUNTY OF ONONDAGA)

MARY L. COTTER, being sworn, says:

S.S.:

- 1. I am President of the Syracuse Division of Time Warner Cable and I am familiar with the business operations of the Company
- 2. This application was prepared by me or under my direct supervision.
- 3. All of the statements and information contained herein are true and accurate to the best of my knowledge and belief.

May Allelen

Mary L. Cotter

Sworn to before me this 16th day of Augura , 2007 FRANCIS E. MRAZEK Notary Public, Mail of New York Notoff (1999) 1791 Qualitied 10. 100 County Commission Express Notary Public

EXHIBIT A

.

Rome/Oneida:Caradru SvIvan Beach 7/07 RO-0321

 $\gamma_{1}=1.5\mu_{0}(1)$ n de la terre 19 - de la terre

PREMIUM CHANNELS

Basic Channel Line-up

	1.P.	1 J.T.F	er i F
•	section and the section of the secti	11	
	ALC: 17	1. A A A A A A A A A A A A A A A A A A A	. I
• , ,	a 6	. 7	
. J	× .	.0 J	i F

. 5 I.X. 4 ····

Standard Channel Line-up

			-
1	a h	;	from No. Po
, i	. Ja		10 (C)
			ET TI
	El tanto - Network	12	tinks.
	ESH:		He More Nove
21	1.04	de.	5 I.a. 5566
	fair Gaine Sec		oporte entres cure
-	10.3	7.	HGT .
	ЧĽ.	•	S E Chan +
1		- în	et ime Teals infa
:	rik Gearger (julione	. 1	To Pileovice Brook
·	An multiplet	٢,	. `
5	wh E	• 1	3 U
3	Mirkela denti	,	Holmons, 11 ann
	:		have flama
2	The Escapery coordinates	-	T i sm!
	7 La Note	1.1	TUX New Come
-	1	1	The Hill Stry Change

a to part que as 10.121

Digital Channel Line-up

the test of the and	1 57602	17.	ใดการ () sne
NU EXCLASS A DRAWN	 No Americant, 	115	4uqua)
 PL- 	15 - UKC	1	15
 bana (2, 000) 	125 Bacomberg	17	due tras
 Frank Channe 	The UNPE World	,7	janan aru
line for the constant of	1 11	1 -	Sec. W
177 ESPER.	1 01-	15	, -1 ' 1-
1 [51]	1. 04	14	Herein to t
. ሳ - የ አ ወቂ የባም	1.11		a dur - ha
··· ['	11 4 4	i.	់ឆ្នែ ស្រួស្នា
or no be i Alionae	، بات ا		la cri
The Sumation State	4 24	1.3	2a + a
5 4 po - 31 co 7	- Alfa, Abahab		$\lim_{t\to 0} \ \ B \leq \mu^{2}$
2. Encipe hint	in the states		(unterior)
1 Prove Charlie	ALC: NO DE	-95	so x tagar
 F= Modal (hat in 	- 1 <u>1</u>	U	lt.
0439 B			in a facto
1.17.16	the help of	4 900	The Lor
(1) Social Analysis	t of h hears		
Chambon	648010	250	MOVIES O
the Contra notegy of	te les ditaine		DEMAND
lli entre Printeelle	ICT TD: Nu liking a f		eternational
tin Fri ⊊rener	на Т. ^с ба (с. 6.3		On Demand
and the product of the second s			· · · · · · · · · · · · ·

in statistica di presidente Internationale di presidente Internationale di presidente CON-V

r	· te	${\bf b}_{0}$	SOF	
, i				
,	1.1			

JAN. 1451

- r re 16 C 1 1 3
 - Nor w
- The add Thanker
- ož 175
- The Ten out that the statement from the statement Same Developeration
- Т. эр. Т
- ESPI in sponsi NY
- 083.1
- 2 48 fr
- The new Head
- и УПУ П 5.00

i⊢ '¥e staann ar lan esti

19 hours bear and -

The start down in an or

un a das tes clant

and The Late

17 The sea to the actual champ

PAY-PER-VIEW

- 400 PPY Events Pres nws 40 Events (N Demand 1 402 Event: IN Demand C
- 401 Events On Semand

1 ia 413 Mories On benand $|_{\Gamma_{i}}$] then

ADULT

458 - Iotoriado - Un Celmann 439 Roman N' On Demar 1 290 Adult On Demand 191 Playhov ing in theire XCESs 197 - 竹M 出市 197 - FELC 495 TEL CLOS 496 Club Jenna

394 MOVIES ON DEMAND

- **NCR** International Movies On Demand
- 504 серлов. Он Берлало

This line-up subject to change. For the most up to-date listinging to view timewarnercapic com

FREE ON DEMAND 457 * Gade spor St. Free Cloves on Demand 550 Lifestive Orl Demand 551 A&E Change Cir Demaild 515 - 38C America Un Demand 357 (185-howcase Up Semand Sta Got Channel UL Demaad 168 Nor Derphoone Execut New Your Ty für Demand бік. Окуден Әлі Фельник. 565 Per On Demand 566 Kits On Demand Presence 567 Nationa Geographic OF Demond 568 Speed Changel On Demand 569. AQUMUSIC On Demand 576 GAC On Demand 57 765 On Demanic 572 THT On Demain-574 Exercise TV Or Demand 575 Spherskopi On Demapel 576 Cuture Edge Gr. Demand 577 Tune Viamer Sports On Demand 578 Multinoste Poul and Room 579 Misil Choice Ulawa and Latin 799 Ht. Showcase adj. As elen University 2004 remotive On Demand 1. 78 SECONNERNADO 1280 Minor Tearrer On-Demand 1/8; Journel Int on Demost 1201 Exports de Demandi-MUSIC CHOICE en storiale. 702 Techs 4 country 76- Case Country 194 (Lunator

705 1688 £ Hip Hop

706 (e.s. ASB)

102 Smooth R&E

705 - 86.B et s

711 Alena Rock

713 Gassi Root

711 A PROIDVE

200 - Rap

710 Meta

21 Lac.

71 Fetro-Arrive 716 Eleminonical 717 (Janre 71 : Adult Atternet Le 719 Soft Rook 72, Fitt List 721 Party Lavor let 732 120 72 1 156s 72.1 1705 725 Soul Gala Octave 726 Singlers & Standards 707 - Big Banni & Swing 728 Easy Eistening 729 Smooth Jazz 730 377 731 B (6) 732 Regaae 733 Shundscapes 734 Classica Musterpieces 735 Opera 736 Fight Classical 737 Shasi Tures 736 Contemporars In Strace 735 - 005pe 740 Badio Disney 741 Counds of the Season 74.1 Musina Ulbana 713 - Salsa v Mereoque 742 Root 'En Españo-74' ifoj Latino 74. Mexican 747 диневолию PREMIUM CHANNELS

- (6) (48) (19. We a et a a HCC Co HPC Signator 31 - HRS Sametan Mic RealPricture. - Herland, et (n. 185 cone) tes HR stimes ithe differ The $(1,\ldots,1) \mathbb{E}_{q_1}(\mathbb{Z}_{q_2}) = \mathbb{E}_{q_2}(\mathbb{Z}_{q_2})$ e alto Sina aff0 (at accord) $\partial_t e = \partial_t e^{i t} (t)$ 22 Jona Acts in other
- aus R⁶⁷ de Lemann control Officials 32 Chorelia VV. The fail of the the Toller and the eff and an
 - 1, an option n,≣ sconta n e
 - TIME WARNER CABLE or sowercht op

N. S. Short Lance 220 - 6010 $\{i_1,i_2,\ldots,i_n,k\} \in \mathcal{G}_{k}$ V new eta Alca st. Latanci etterit aero 31 J. 6962 and the term of the m - st - Et i 1 NOME 12 an an " 1 a 91 T 112 i i at harden fre رغم الاستوكار وأد Cz Land P. M. a and a la pr 101 (4 m ta) 3. shows fare Part COP a Del a su and the second second 3.7 Thomas Charles Zone INTERNATIONAL UNITE Comment PPEMIUM SERVICES of the Maria Channe To Mo came sto. 10 842 off Star West Boll Starr Englis Bto, Stale Forder West an - Staiz Kirlury, Famili 3-5 Star, Kid. & Tame Sect she i a 2 Óraina 367 Shozifa ene We ana isi Jin Karni 89 are in Pack 29 3.1 Len Spinisher Ostrenannin

http://BBCOnthemenica Satis Chemian in Demand 5.5. TRO en benañel Therefore and a phone second

CHANNELS T en enan

To some on the

and tenar ca Care a a i pocinia. د این مهرد مدر در هر قالی مور از 10° 1.0. 1

Rome Oneida Campen/Sylvan Beach 7:07 RO 0321

nov T - Hen Kal (171), Fur A section of the other of the section of the sectio Gen ZEE 7 Horner Histor CCTP - Cremena CT. Lanuary Broker in the Netveri for an ender FAMILY CHOICE TIER

ieo hos

 Contraction of the second secon in the second day

HIGH DEFINITION TIEK

Kis. Innormality en don

HIGH DEFINITION

Re Poice Conar "Generation of the second of t Set Marcheore Stell Soort, Nor N. B. See of HP ः ः म्यामा the summer TO ASSE $(D)=\eta_{S^{(1)},S^{(2)}}(H^{1}(T))_{1}(H^{1})$ SH PECH V. HEREN OF A W. CREATER AND AN APP St. Mille get 10 SC 201 HU SHE & R

∋ El Sist St. BD % CD4A

1996 [14] +

```
ENCORE
201 [peak
20110 go Mer.
2 - Encon Agrici
10 Englisher
de Energe (1) topy
```

```
29° Farre Wettern
Age (L. M. Puller)
```

```
A. Aster Weige
```

```
SPORTS PLUS PACKAGE
20 87 Abu
NO ESC entra
 2 61 Jack
```

```
NO FOR MORE SPACE
12 Die Tenne Die er
(\mu_{i}, k_{ij})
211 APRIL
```

```
2.2 Conception To
```

10. Outor of Charm LATINO ESPECIAL

PACKAGE

مرز فيكان ال

is a superpart.

<u>EXHIBIT B</u>

.

Camden/Sylvan Beach Rates & Services

•

Cett./Sy	 1	Ą١

	the permitted	\$7.35			
	Standard Service	49.87			
	(Consist of Easy pervice of Bullim				
	 B. Strad B. Stradinov, 242 (2016). 				
12	-14 A				
	Home Box Office	12.95			
	Cinemax	9.951			
	Showtime Unlimited (Include: The Micros Charnel)	10.951			
	Starz	8.75			
	sector sector sector				
	1.				
<i>.</i>	$Dm \left(-\zeta m \right) = c m c$				
	Explorer Pak	8.50			
	Chistude - Dirital Never itor kal kade,				
	Digital Movie Pak Unoudes Digital Nazioator Processe	6.00			
	High-Definition Package	4,95			
	an i ku				
	Sports Plus Package	1.95			
	Latino Especial Package	9.95			
	Digital Navigator Package	1.00			
	(Includes Interactive Program Gluce, Music Choice channes) pris access to INDen and On Demanc and Premium pervice ()				
	Digital Video Recorder (DVP) Service	7.95			
	Family Choice	12.99			
	(Basic Cable service and ease of a unital set (up bo) require Standard Cable Service (Premain), namely (Or Demain) set and some other actus service), are not available, with family (Other rest) club (Cables), and not available, with family (ren a s			
E.					
	Home Terminal Digital Terminal ' HD Terminal	7.64			
	Remote / Digital Remote	.31			
	Cable Card (for Digit # Cooke e arts (hetc)	2.73			
r	an an an an Araba				
	Standard Install/Reconnect	33.74			
	The work second				
	Standard Installation (Greaters) home	50.51			
	Additional Outlet(s)	22.10			
	an teorer of auto-constallations				
	Additional Outlet(s) separate to p	34.06			
	Equipment Deactivation Fee	3.99			
	envolet (acceptions) appear (acception or wheel)	5.95			
	COD Fee (Fee Bellin, greates recovery of the other sufficiency)	0.80			

Digital ferminal is required in order to receive some channels and/or services. Notes and charges apply to standard resignitual installations: and service. The above rates for cable service packages and equipment in not include franchise fees or State airli Federal regulatory fees.

> 1117 Eric Boulevard West, Rome, NY 13440 (315) 363-4832 • www.twony.com



CURRENT ANNUAL PERFORMANCE TEST

·

<u>Exhibit 1</u>

٠

<u>Question 5(b)</u>: Applicant serves the following additional Municipalities from the same headend or from a different headend but in the same or adjacent county:

<u>Municipality</u>	Subscribers	Municipality	Subscribers
Village of E. Carthage	1,223	Town of Antwerp	5
Town of LeRay	32	Town of Philadelphia	60
Town of Theresa	40	Village of Antwerp	210
Village of Evans Mills	237	Village of Philadelphia	443
Village of Theresa	246	Fort Drum	2,843
Town of Champion	412	Town of Croghan	209
Town of Denmark	219	Town of New Bremen	269
Town of Wilna	456	Village of Castorland	96
Village of Copenhagen	255	Village of Croghan	300
Village of Deferiet	101	Village of Herrings	27
Village of W. Carthage	694	Town of Brownville	207
Town of Cape Vincent	664	Town of Clayton	1,030
Town of Hounsfield	156	Town of Lyme	111
Town of Orleans	557	Village of Cape Vincent	347
Village of Chaumont	223	Village of Clayton	619
Village of Dexter	349	Village of Sackets Harbor	572
Town of Bangor	337	Town of Bombay	201
Town of Burke	119	Town of Chateaugay	52
Town of Constable	274	Town of Fort Covington	339
Town of Malone	815	Town of Moira	399
Town of Westville	329	Village of Brushton	313
Village of Burke	83	Village of Chateaugay	340
Village of Malone	2,334	Town of Potsdam	1,097
Town of Canton	896	Town of Colton	495
Town of Dekalb	148	Town of Hermon	6
Town of Hopkinton	180	Town of Madrid	253
Town of Parishville	514	Town of Pierrepont	521
Town of Russell	120	Village of Canton	1,320
Village of Hermon	129	Village of Norwood	608
Village of Potsdam	1,849	Town of Fowler	341
Town of Gouverneur	426	Village of Gouverneur	1,405
Village of Richville	122	Town of Brasher	454
Town of Lawrence	223	Town of Louisville	1,033
Town of Massena	834	Town of Norfolk	500
Town of Stockholm	295	Town of Waddington	21
Village of Massena	4,415	City of Ogdensburg	3,873
Town of Lisbon	480	Town of Morristown	244
Town of Oswegatchie	561	Village of Heuvelton	295
Village of Morristown	163	Village of Rennselaer Falls	140
Village of Waddington	391	Town of Altona	241

Town of Champlain	416	Town of Chazy	790
Town of Ellenburg	390	Town of Mooers	205
Village of Champlain	416	Village of Mooers	205
Village of Rouses Point	852	Town of Martinsburg	192
Town of Henderson	157	Town of New Bremen	9
Town of Watson	310	Town of Grieg	315

٠

Exhibit 2

<u>Question 10</u>: The number of miles of new cable television plant placed in operation by applicant during the past twelve (12) months in the municipalities specified in Question 5(b) are:

Municipality	Miles of Plant	Municipality	Miles of Plant
Town of Champion	0.16 Miles	Town of Hounsfield	0.16 Miles
Town of Champlain	0.1 Miles	Town of Chazy	0.3 Miles
Town of Ellenburg	0.1 Miles	Town of Mooers	0.1 Miles
Village of Rouses Poin	t 0.1 Miles	Town of Bombay	0.1 Miles
Town of Constable	0.2 Miles	Town of Malone	0.2 Miles
Town of Westville	0.1 Miles	Village of Burke	0.2 Miles
City of Ogdensburg	0.3 Miles	Town of Lisbon	2.3 Miles
Town of Morristown	15.5 Miles	Town of Oswegatchie	6.5 Miles
Village of Heuvelton	0.1 Miles	Village of Morristown	0.1 Miles
V. of Rennselaer Falls	0.7 Miles	Town of Canton	0.6 Miles
Town of Parishville	0.2 Miles	Village of Norwood	0.7 Miles