June 4, 2015

FILED ELECTRONICALLY

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

Re: GN Docket Nos. 14-28 and 10-127

Dear Ms. Dortch:

On June 2, 2015, Tom Rutledge, President and CEO of Charter Communications, Inc., and Catherine Bohigian, Charter’s Executive Vice President for Government Affairs, met with Chairman Wheeler, General Counsel Jonathan Sallet, and Senior Counselor Phil Verveer to discuss Charter’s pending merger with Time Warner Cable, Inc. and acquisition of Bright House Networks. Mr. Rutledge explained that the transactions will bring substantial consumer benefits, including providing a better Internet experience for watching on-line video, gaming, and using other data-hungry apps at more competitive prices, and that the mergers will not harm competition. During the meeting, the participants also discussed the Commission’s Open Internet Order. Mr. Rutledge agreed that the Commission’s decision to reclassify broadband Internet access under Title II has not altered Charter’s approach of investing significantly in its network to deliver cutting edge services including: the fastest entry level broadband service (60 Mbps) with unlimited usage; out-of-home Wi-Fi hotspots; a state-of-the art, cloud-based user guide, allowing search and discovery across linear, VOD and online content; open, non-proprietary downloadable security; and an innovative video app with hundreds of live and downloadable channels and the ability to display over-the-top content seamlessly on the television. Moreover, Charter continues to believe in the growth opportunity for the cable sector generally, as reflected in the Time Warner Cable and Bright House Networks transactions. He further explained that Charter supports open Internet rules, including not throttling or blocking lawful content, or engaging in paid prioritization, but the company remains concerned about the regulatory uncertainty and potential unintended consequences caused by the Commission’s decision to reclassify broadband as a utility under Title II.

1 In re Protecting and Promoting the Open Internet, FCC 15-24 (Mar. 12, 2015) (“Open Internet Order”).
Please contact me if you have any questions regarding these meetings.

Sincerely,

/s/ Samuel L. Feder

Samuel L. Feder

cc: Chairman Wheeler
    Jonathan Sallet
    Philip Verveer