

May 12, 2016

Via Lawyers Service & Email

Irene Kim Asbury, Esq.
Secretary of the Board & Records Custodian
Office of the Secretary
Board of Public Utilities
44 South Clinton Avenue, 3rd Floor, Suite 314
Trenton, NJ 08625-0350

File 05/17/2016

CM5

Re: In the Matter of the Petition of Time Warner Cable, Inc., Charter Communications, Inc. and Time Warner Cable New York City LLC, for Approval of the Transfer of Control of Time Warner Cable New York City, LLC and Approval of Transaction Financing
Docket No. CM15070770

In the Matter of the Verified Petition of Charter Communications, Inc. and Time Warner Cable Inc., for Approval of the Transfer of Control of Time Warner Cable Information Services (New Jersey), LLC and Approval of Transaction Financing
Docket No. TM15070772

Dear Ms. Asbury:

This office represents the National Association of African American-Owned Media ("NAAAOM") and Entertainment Studios, Inc. ("ESI"). On May 4, 2016, we delivered a letter to the Board of Public Utilities ("BPU") with a copy each to the Office of Attorney General and Stefanie A. Brand, Rate Counsel, asking for emergent relief and a stay of the approval of the two transactions referenced above involving Charter Communications and Time Warner Cable.

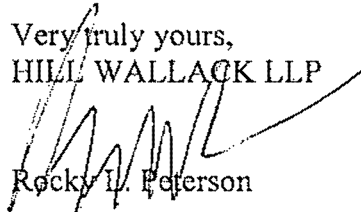
We have been made aware that there is no public comment portion at the Board's next scheduled meeting on May 25, 2016. The public would be allowed to attend the meeting but cannot speak at the meeting. It is our understanding that because there was a public comment period on this merger, which has now been closed, no other public comment is available to discuss the merger approval.

What we would like to address, however, at the meeting on May 25, 2016 is our request for a stay of the Order entered on April 1, 2016. We believe this request to address the Board as to the reasons for an emergent Order staying the merger is timely. If afforded the opportunity, the Board would be advised of the immediate harm that will result to 100% African American-Owned Media from this merger. Any delay in allowing NAAAOM and ESI to address the discriminatory impact on 100%-owned minority media by this merger increases the risk of

permanent harm. Our request for a stay and emergent relief is on the May 25th agenda and, therefore, we request a short period of time to further advise the Board of the necessity for the application and to argue in favor of that emergent request. Mr. Byron Allen, the President and Owner of ESI and NAAAOM would be available to address the Board. At minimum, counsel would be present to argue in support of the request.

Thank you for your prompt attention to this matter.

Very truly yours,
HILL WALLACK LLP



Rocky L. Peterson

RLP:ar

Cc: *Via email & Law.Serv.*
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