



**BEFORE THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF CALIFORNIA**

**FILED**

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In the matter of Joint Application of Charter Communications, Inc.; Charter Fiberlink CA-CCO, LLC (U6878C); Time Warner Cable Inc.; Time Warner Cable Information Services (California), LLC (U6874C); Advance/Newhouse Partnership; Bright House Networks, LLC; and Bright House Networks Information Services (California), LLC (U6955C) Pursuant to California Public Utilities Code Section 854 for Expedited Approval of the Transfer of Control of both Time Warner Cable Information Services (California), LLC (U6874C) and Bright House Networks Information Services (California), LLC (U6955C) to Charter Communications, Inc., and for Expedited Approval of a Pro Forma Transfer of Control of Charter Fiberlink CA-CCO, LLC (U6878C).

A.15-07-009  
(Filed July 2, 2015)

**MOTION BY CHARTER COMMUNICATIONS, INC. AND  
CHARTER FIBERLINK CA-CCO, LLC (U6878C) FOR  
ORDER SHORTENING TIME FOR RESPONSES TO  
MOTION TO SUPPLEMENT THE OPENING TESTIMONY  
OF ADAM FALK**

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Fiberlink CA-CCO, LLC

Dated: January 8, 2016

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OF THE STATE OF CALIFORNIA**

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Pursuant to Rule 11.1 of the Rules of Practice and Procedure (“Rules”) of the California Public Utilities Commission (“Commission”), Charter Communications, Inc.; Charter Fiberlink CA-CCO, LLC (collectively, “Charter”) respectfully request that the time for responses to Charter’s Motion to Supplement the Opening Testimony of Adam Falk be shortened to four days from the date of filing. This would result in responses being due no later than Tuesday, January 12, 2016.

Charter requests this order to help prevent undue delay in the proceeding as the result of Charter’s effort to ensure that the Commission has a full record. While Charter believes

that Internet access service and the terms under which it is provided fall exclusively within Federal Communications Commission jurisdiction, Charter has nonetheless included information in this proceeding explaining its commitment to build upon the low-income broadband program of Bright House Networks and extend the program across the New Charter footprint. Charter shared its proposed supplemental testimony with all parties on January 7, 2016, and its seeking authorization to file that testimony now should not be a surprise or a matter of controversy.

Charter recognizes that intervenors' reply testimony is due on January 15, 2016, and that some parties may desire further time to review and comment on Charter's nation-leading low-income broadband proposal than would be allowed under the current schedule. As an accommodation to such parties, Charter recommends that intervenors be provided an opportunity to submit focused testimony in reply to Charter's supplemental testimony not later than January 22, 2016. Given that Charter's supplemental testimony is very short and only provides further details regarding Charter's low income broadband proposal, this additional time should be more than sufficient. Moreover, Charter notes that intervenors have already engaged in discovery regarding Charter's low-income program and will continue to have that ability through the scheduled date for the close of discovery.

For the reasons explained above, Charter submits that good reason exists for issuing an order shortening the time for responses to its motion to submit the supplemental testimony and that no party would be unduly prejudiced by such an order. Therefore, Charter respectfully requests that this motion be granted.

Respectfully submitted January 8, 2016 at San Francisco, California.

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