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August 8, 2025

VIA ELECTRONIC FILING

Matthew L. Homsher, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street, 2nd Floor
Harrisburg, PA 17120

**RE: In the Matter of Registration of the Securities of Lumos Networks of West Virginia, Inc. and Fibernet Telecommunications of Pennsylvania, LLC Regarding Participation in Certain Financing Transactions
Docket No. S-_____**

Dear Secretary Homsher:

Enclosed for filing please find the above-referenced Securities Certificate of Lumos Networks of West Virginia, Inc. and Fibernet Telecommunications of Pennsylvania, LLC (“Companies”).

REQUEST FOR CONFIDENTIAL TREATMENT OF PROPRIETARY INFORMATION

This filing contains information that the Companies consider to be PROPRIETARY and CONFIDENTIAL, including:

Exhibit D (confidential)
Exhibit E (confidential)
Exhibit F (confidential)
Exhibit G (confidential)

These documents have been conspicuously marked “CONFIDENTIAL” and have been separately compiled and submitted to the Commission in electronic format via the Commission’s confidential SharePoint site. The Companies request that the copies of the materials that have been marked “confidential” and have been separately compiled and submitted to the Commission, be given confidential treatment by the Commission, including its various offices and bureaus. That is, the Companies requests that these materials be excluded from the Commission’s public document folder and that these materials not be disclosed to the public.

PENNSYLVANIA | NEW JERSEY | DELAWARE | NEW YORK | RHODE ISLAND | FLORIDA
A PROFESSIONAL CORPORATION

Stevens & Lee

August 8, 2025

Page 2

The fee for this filing is being remitted through the Commission's electronic filing system. Copies of this filing have been served in accordance with the attached Certificate of Service. Thank you and please feel free to contact me if you have any questions or concerns.

Very truly yours,

STEVENS & LEE

A handwritten signature in blue ink that reads "Michael A. Gruin". The signature is written in a cursive style with a large initial "M".

Michael A. Gruin

Encl.

cc: Curt.Stamp (*via email*)
Matthew Brill (*via email*)
Elizabeth R. Park (*via email*)
Michael H. Herman (*via email*)
Adam Falk (*via email*)
Daniel Gonzalez (*via email*)
Tim Goodwin (*via email*)
Luke C. Platzer (*via email*)
Madeleine V. Findley (*via email*)
Samuel Feder (*via email*)

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

In the Matter of Registration of the Securities
Certificate of

**LUMOS NETWORKS OF WEST
VIRGINIA INC. AND FIBERNET
TELECOMMUNICATIONS OF
PENNSYLVANIA, LLC**

Docket Nos. S-2025-_____

Regarding Participation in Certain Financing
Transactions

TO THE PENNSYLVANIA PUBLIC UTILITY COMMISSION:

SECURITIES CERTIFICATE

Michael A. Gruin
Nicholas Stobbe
Stevens & Lee
17 N. 2nd Street, 16th Fl.
Harrisburg, PA 17101
Tel: (717) 255-7365
Fax: (610) 988-0852
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*Counsel for Lumos Networks of West Virginia Inc.,
Fibernet Telecommunications of Pennsylvania,
LLC, and Charter Communications, Inc.*

August 8, 2025

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I. INTRODUCTION

Lumos Networks of West Virginia Inc. (“Lumos”) and Fibernet Telecommunications of Pennsylvania, LLC (“Fibernet” and together with “Lumos,” “Registrants”), wholly owned subsidiaries of Cox Communications, Inc. (“Cox”), through counsel, and pursuant to Public Utility Code, 66 Pa. Cons. Stat. § 1901 *et seq.*, and Pennsylvania Public Utility Commission’s (“Commission”) regulations, 52 Pa. Code § 3.601, respectfully request that the Commission register this Securities Certificate, to the extent necessary or required, to permit Registrants to become guarantors and pledge their assets as collateral under certain financing arrangements in connection with a transaction between Charter Communications, Inc. (“Charter”) and the Registrants’ ultimate parent company, Cox Enterprises, Inc. (“CEI”) (the “Transaction”)¹ that will result in the transfer of indirect control of Fibernet and Lumos from CEI to Charter. A description of these financing arrangements is set forth more fully in Section III below.

In support of their request, Registrants hereby provide the following information:

II. DESCRIPTION OF THE REGISTRANTS

Lumos (Utility Code No. 3111651) is a Virginia corporation headquartered at One Lumos Plaza, Waynesboro, Virginia 22980. Lumos is authorized to offer, render, furnish or supply telecommunications services as (1) a Competitive Local Exchange Carrier (“CLEC”) pursuant to authority granted by the Commission in an Order entered March 12, 2010, at Docket Nos. A-2009-2148183, A-2009-2148184, A-2009-2148185, in the service territories of Verizon Pennsylvania

¹Concurrently with the filing of this Securities Certificate, Cox, CEI, Fibernet, Lumos, Charter, and Charter’s subsidiaries, Time Warner Cable Information Services (Pennsylvania), LLC (“TWCIS PA”) and Time Warner Cable Business LLC (“TWC Business” and together with TWCIS PA, the “Charter Licensees”) are separately filing a Joint Application for Approval of a General Rule Transaction (“Joint Application”) with respect to the transfer of control of Fibernet and Lumos, in addition to the change in indirect, non-majority ownership of the Charter Licensees.

Inc. (“Verizon PA”), Verizon North Inc. (“Verizon North”), and The United Telephone Company of Pennsylvania LLC d/b/a CenturyLink (“CenturyLink”); pursuant to authority granted by the Commission in an Order entered July 5, 2011 at A-2011-2242109 in the service territory of Windstream Pennsylvania, LLC (“Windstream PA”); pursuant to authority granted by the Commission in an Order entered March 6, 2014 at Docket Nos. A-2014-2400418, A-2014-2400419, A-2014-2400422, A2014-2400424, A2014-2400425, A-2014-2400426 and A-2014-2400427 in the service territories of Armstrong Telephone Company-North (“Armstrong North”), The Bentleyville Telephone Company (“Bentleyville”), Citizens Telephone Company of Kecksburg (“Citizens of Kecksburg”), Hickory Telephone Company (“Hickory”), Laurel Highland Telephone Company (“Laurel Highland”), Pymatuning Independent Telephone Company (“Pymatuning”) and Yukon Waltz Telephone Company (“Yukon Waltz”); and (2) a Reseller of Interexchange Toll Services (“IXC-Reseller”), a Facilities-Based Interexchange Carrier, and a Competitive Access Provider (“CAP”) to the public in the Commonwealth of Pennsylvania pursuant to authority granted by the Commission in an Order entered March 12, 2010 at Docket Nos. A-2009-2148186, A-2009-2148187, and A-2009-2148188, respectively.

FiberNet is a Pennsylvania limited liability company with its principal address at 6205-B Peachtree Dunwoody Road, Atlanta Georgia 30328. In Pennsylvania, FiberNet is authorized to offer, render, furnish or supply telecommunications services as an IXC-Reseller, a CLEC, and as a CAP in the Commonwealth of Pennsylvania pursuant to authority granted by the Commission in an Order entered September 20, 1999, at Docket Nos. A-310828, A-310828F0002, and A-310828F0003, respectively.

Registrants are currently wholly owned subsidiaries of CEI, a privately held Delaware corporation located at 6205-A Peachtree Dunwoody Road, Atlanta, Georgia 30328. CEI is today

the owner of Cox, a leading communications company that operates fiber-optic and hybrid fiber/coaxial cable networks in 35 states to provide broadband, video, voice, and wireless services, as well as managed services, cloud-based offerings, and other business-oriented communications solutions, to approximately 6.3 million residential, small and mid-market business, and enterprise customers.²

In Pennsylvania, Cox (via Lumos and Fibernet) provides a full suite of enterprise connectivity and managed services through its wholly owned Segra unit, a commercial fiber infrastructure solutions provider that Cox acquired in 2021.

Through the Transaction for which Lumos and Fibernet, among other parties, are submitting a concurrent application to the Commission, Cox and all of its operating subsidiaries, including the Registrants, will become subsidiaries of Charter. Detailed descriptions of Charter and of the Transaction, are set forth in the concurrently filed Joint Application.

III. DESIGNATED CONTACTS

All communications and correspondence concerning this Registration should be directed to Registrants' counsels and the related parties as identified below:

Michael A. Gruin
Nicholas Stobbe
Stevens & Lee
17 N. 2nd Street, 16th Fl.
Harrisburg, PA 17101
Tel: (717) 255-7365
Fax: (610) 988-0852
Email: michael.gruin@stevenslee.com
Email: Nicholas.stobbe@stevenslee.com

with copies to:

² Cox, Residential, *Welcome to Cox*, <https://www.cox.com/residential/home.html> (last visited July 27, 2025).

For Cox, Lumos, and Fibernet:

Matt Wiltanger
Segra
120 W 12th Street, 11th Floor
Kansas City, MO 64105
Tel: (816) 903-9400
Email: Matt.Wiltanger@segrafiber.com

Jennifer Anthony
Segra
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11215 N Community House Road, Suite 1000
Charlotte, NC 28277
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Curt Stamp
Cox Communications, Inc.
6205-B Peachtree Dunwoody Road
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Email: elizabeth.park@lw.com
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For Charter:

Adam Falk
Daniel Gonzalez
Charter Communications, Inc.
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Email: adam.falk@charter.com
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Charter Communications, Inc.
6399 S Fiddler's Green Circle, 2nd Floor
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Email: SFeder@jenner.com

IV. SECURITIES CERTIFICATE

Pursuant to Section 3.601 of the Commission's regulations, 52 Pa. Code § 3.601,

Registrants submit the following information in support of this filing:

(2) Names and Addresses of Utility

Lumos Networks of West Virginia Inc.
Fibernet Telecommunications of Pennsylvania, LLC
c/o Segra
Attn: Matt Wiltanger
6205-B Peachtree Dunwoody Rd.
M/S CP-12
Atlanta, GA, 30328
(816) 903-9400

(3) Names and Addresses of Utility’s Attorneys

Inquiries and copies of any correspondence, orders, or other materials pertaining to this Securities Certificate should be directed to the contacts provided in Section III.

(4) History and Description of the Pennsylvania Services

Please see *supra* Section II.

(5) Corporate Structure

Organizational charts reflecting Registrants’ current corporate structure, as well as their anticipated organizational structure following the related Transaction, are provided in **Exhibit A**.

(6) Description of Financing Arrangements

The Transaction may result in the Registrants guaranteeing certain debt of subsidiaries of Charter on a secured basis. These include (1) the Charter Credit Facilities, (2) Existing TWC Secured Notes, and (3) Existing Charter Operating Secured Notes (each as defined below), (4) certain Cox notes that will be assumed by subsidiaries of Charter in connection with the Transaction, as well as (5) new notes expected to be issued to help fund the Transaction.

Charter Communications Operating, LLC (“Charter Operating”), a subsidiary of Charter, is the borrower under a credit agreement (“Charter Credit Agreement”) with Bank of America, N.A., as administrative and collateral agent, which provides for secured revolving and term loan facilities (the “Charter Credit Facilities”).³ The Charter Credit Facilities and certain notes issued by Time Warner Cable, LLC and Time Warner Cable Enterprises, LLC (the “Existing TWC Secured Notes”) are subject to a collateral agreement (“BofA Collateral Agreement”)⁴ pursuant to

³Amendment No. 6 to the Amended and Restated Credit Agreement Between Charter Communications Operating, LLC and CCO Holdings LLC (Dec. 3, 2024), https://www.sec.gov/Archives/edgar/data/1091667/000110465924126817/tm2430518d1_ex10-1.htm.

⁴Amended and Restated Collateral Agreement made by Charter Communications Operating, LLC and Charter Communications Operating Capital Corp. (May 26, 2022), attached as Exhibit B to Amendment No. 2 to the Amended and Restated Credit Agreement Between Charter Communications Operating, LLC

which such secured debt is secured by substantially all of the assets of Charter Operating and its subsidiaries, including Charter's cable video subsidiaries. Charter's regulated telecommunications carrier subsidiaries, however, are not party to the BofA Collateral Agreement, and their assets are not pledged to secure Charter's secured debt. Charter presently expects that they will not guarantee or pledge their assets to secure debt as part of the Transaction.

Under the terms of the Charter Credit Agreement, new subsidiaries created or acquired by Charter Operating generally must join the BofA Collateral Agreement to guarantee the Charter Credit Agreement and pledge their assets to secure Charter's secured debt, subject to certain customary exceptions. Accordingly, except to the extent that one or more of these exceptions applies, each Cox subsidiary that becomes a Charter Operating subsidiary by virtue of the Transaction will be required to join the BofA Collateral Agreement and pledge its assets thereunder. Charter Operating may be contractually required to pledge the assets of the subsidiaries that own and operate Cox's telecommunications business and its Segra business (including the Registrants) under the BofA Collateral Agreement, but has not yet made a final determination regarding such requirement or such commercial desirability. Therefore, Registrants request approval to grant a security interest in their assets pursuant to the BofA Collateral Agreement and the other similar collateral agreements described and referenced below.

Charter Operating and its subsidiaries also pledge substantially all of their assets to the holders from time to time of various secured notes (the "Existing CCO Secured Notes") issued by Charter Operating pursuant to a base indenture and various supplemental indentures among Charter Operating, the other Charter affiliates party thereto and The Bank of New York Mellon

and CCO Holdings LLC (May 26, 2022) https://www.sec.gov/Archives/edgar/data/1091667/000110465922067640/tm2217554d1_ex10-1.htm.

Trust Company, N.A., as trustee thereunder. The Charter Operating Secured Notes are subject to a Collateral Agreement (the “BONY Mellon Collateral Agreement”)⁵ with terms substantially similar to those of the BofA Collateral Agreement. Charter Operating may be contractually required to pledge the assets of the subsidiaries that become guarantors under the BofA Collateral Agreement under the BONY Mellon Collateral Agreement and guarantee the Existing Charter Operating Secured Notes on a secured basis.

Charter also plans to issue additional indebtedness to finance the cash component of the Transaction, which may be in the form of secured debt. The details of any such secured financing have not yet been determined; however, Charter presently anticipates that the terms governing collateral and guarantees for such additional financing will likely be substantially similar to those under its existing secured debt described above, and that any subsidiaries newly acquired from Cox that become guarantors of Charter’s existing secured debt may be required to join as guarantors and pledge their assets in support of such secured debt on substantially the same terms.⁶

Charter will also acquire \$12 billion in outstanding unsecured Cox debt (the “Cox Notes”) in connection with the Transaction. While the details have not yet been finalized, Charter presently anticipates that the Cox Notes will likely receive collateral and guarantees substantially similar to those under Charter’s existing secured debt described above upon consummation of the Transaction, and that any subsidiaries newly acquired from Cox that become guarantors of Charter’s existing secured debt and pledge their assets to secure such debt will likely provide

⁵ Collateral Agreement made by Charter Communications Operating, LLC and Charter Communications Operating Capital Corp. (May 18, 2016), <https://www.sec.gov/Archives/edgar/data/1091667/000119312516600775/d198771dex106.htm>.

⁶ Charter will provide an update to the Commission to the extent such additional indebtedness differs materially than as described herein.

secured guarantees of the Cox Notes on substantially the same terms as their secured guarantees in support of such existing secured debt.

(7) Purpose of the Transaction Financing

Registrants plan to enter into the financing arrangements described above as a consequence of the Transaction described in the Joint Application being filed concurrently with this Securities Certificate to, *inter alia*, transfer indirect control of Registrants from CEI to Charter. Registrants' participation in the financing arrangements will both (1) facilitate the Transaction, and (2) help provide additional security for the debt that will be held by the combined company, which, when combined with Charter's plan to adjust long-term target leverage ratio after the closing to 3.5 to 4.0 times Adjusted EBITDA, will help enable the combined company to access the capital markets on advantageous terms and improve its long-term ability to obtain favorable financing for future initiatives.⁷

(8) Filing(s) with the Securities and Exchange Commission

Charter, which will indirectly control Registrants following the Transaction, is a publicly traded company and has therefore filed an SEC Form 8-K related to the Transaction. Charter's SEC Form 8-K is attached as Exhibit C.⁸ The details of the financing arrangements arising from the Transaction, as noted above, have not yet been finalized and accordingly have not yet been set forth in an SEC filing.

(9) Public Interest Considerations

⁷ See Charter Communications, Inc., Definitive Proxy Statement (Schedule 14A) at 41 (July 2, 2025), <https://ir.charter.com/node/35371/html> ("Definitive Proxy Statement").

⁸ Charter's investment relations website also includes a debt schedule as of each quarter end: <https://ir.charter.com/static-files/9367aadc-d3d0-4086-a395-d74b1a03f5cf>.

The Transaction will advance the public interest for reasons set forth in the Joint Application. The Financing Arrangements for which this certificate seeks approval will facilitate the Transaction by enabling Charter to comply with its contractual obligations towards its lenders set forth in Section (7) above. It will also advance the public interest by supporting the creditworthiness of the combined company following the Transaction between Charter and Cox, thereby enabling that combined company to continue to access financing on competitive terms that will support the company's investments and initiatives as described in the Joint Application.

Pursuant to 52 Pa. Code § 3.601(c)(9), the following additional exhibits are attached and made part of this Securities Certificate:

- Balance sheets for Registrants, 52 Pa. Code § 3.601(c)(9)(i). (**Confidential Exhibit D** and **Confidential Exhibit F.**)
- Income statements for Registrants, 52 Pa. Code § 3.601(c)(9)(ii). (**Confidential Exhibit E** and **Confidential Exhibit G.**)
- A copy of the Credit Agreement, 52 Pa. Code § 3.601(c)(9)(x). (**Exhibit B.**)

In further compliance with 52 Pa. Code § 3.601(c)(9), Registrants make the following statements:

- Registrants have plant assets, 52 Pa. Code § 3.601(c)(9)(iii).
- Registrants do not own securities of other corporations, 52 Pa. Code § 3.601(c)(9)(iv).⁹
- Registrants do not carry funded debt as of March 31, 2025, 52 Pa. Code § 3.601(c)(9)(v). None of Cox's debt is held at the operating company level, and this will not change in connection with the Transaction.
- Registrants are wholly owned subsidiaries of Cox, which is privately held, and do not themselves have publicly traded stock as of March 31, 2025, 52 Pa. Code § 3.601(c)(9)(vi).
- Registrants have not filed a registration statement with the SEC under the Securities Act of 1933 with respect to the financing arrangements described in this Securities Certificate, 52 Pa. Code § 3.601(c)(9)(vii).
- Registrants have not filed an application or declaration with the SEC under the Public Utility Holding Company Act of 1935 with respect to the financing arrangements described in this Securities Certificate, 52 Pa. Code § 3.601(c)(9)(viii).

⁹ Lumos wholly owns its wholly owned subsidiary Mountaineer Telecommunications LLC, of which Fibernet is a wholly owned subsidiary. Both entities are limited liability companies and not corporations.

- A copy of the resolution of the board of directors of the public utility authorizing the proposed issuance or assumption of securities is not yet available, as Lumos and Fibernet will participate in the financing arrangements described herein as a consequence of the Transaction; however, a resolution by CEI, Registrants' current ultimate parent entity, will be provided when available, 52 Pa. Code § 3.601(c)(9)(ix).
- No journal entry will be made on the books of account of Registrants as a result of the financing arrangements described in this Securities Certificate, 52 Pa. Code § 3.601(c)(9)(xi).

V. NOTICE

In accordance with 52 Pa. Code § 5.14, Registrants respectfully request that, upon receipt of this Securities Certificate, the Commission direct Registrants as to the forms of notice, if any, that are required.

Pursuant to 52 Pa. Code §§ 5.14 and 63.324, Registrants are providing copies of this Securities Certificate to the following parties and will provide these parties with copies of all procedural motions, public responses to discovery, and orders or other actions addressing or terminating the proceeding:

Bureau of Investigation and Enforcement
 PA Public Utility Commission
 400 North Street
 Harrisburg, PA 17120

Office of Consumer Advocate
 555 Walnut Street, 5th Floor, Forum Place
 Harrisburg, PA 17101

Office of Small Business Advocate
 555 Walnut Street, 1st Floor, Forum Place
 Harrisburg, PA 17101

VI. CONCLUSION

For the foregoing reasons, Registrants request that the Commission issue a Notification of Registration for this Securities Certificate authorizing Lumos Networks of West Virginia Inc. and Fibernet Telecommunications of Pennsylvania, LLC to enter into the financing arrangements described herein.

Respectfully submitted,


/s/

Michael A. Gruin
Nicholas Stobbe
Stevens & Lee
17 N. 2nd Street, 16th Fl.
Harrisburg, PA 17101
Tel: (717) 255-7365
Fax: (610) 988-0852
Email: michael.gruin@stevenslee.com
Email: Nicholas.stobbe@stevenslee.com

*Counsel for Lumos Networks of West Virginia Inc.,
Fibernet Telecommunications of Pennsylvania,
LLC, and Charter Communications, Inc.*

DATED: August 8, 2025

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

In the Matter of Registration of the Securities
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**LUMOS NETWORKS OF WEST
VIRGINIA INC. AND FIBERNET
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PENNSYLVANIA, LLC**

Docket No. S-2025-_____

Regarding Participation in Certain Financing
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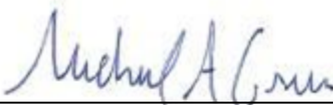
CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true copy of the foregoing document upon the parties, listed below, in accordance with the requirements of § 1.54 (relating to service by a party).

Bureau of Investigation and Enforcement
PA Public Utility Commission
400 North Street
Harrisburg, PA 17120

Office of Consumer Advocate
555 Walnut Street, 5th Floor, Forum Place
Harrisburg, PA 17101

Office of Small Business Advocate
555 Walnut Street, 1st Floor, Forum Place
Harrisburg, PA 17101

/s/ 

Michael A. Gruin
Nicholas Stobbe
Stevens & Lee
17 N. 2nd Street, 16th Fl.
Harrisburg, PA 17101
Tel: (717) 255-7365
Fax: (610) 988-0852
Email: michael.gruin@stevenslee.com
Email: Nicholas.stobbe@stevenslee.com

*Counsel for Lumos Networks of West Virginia Inc.,
Fibernet Telecommunications of Pennsylvania,
LLC, and Charter Communications, Inc.*

Dated: August 8, 2025

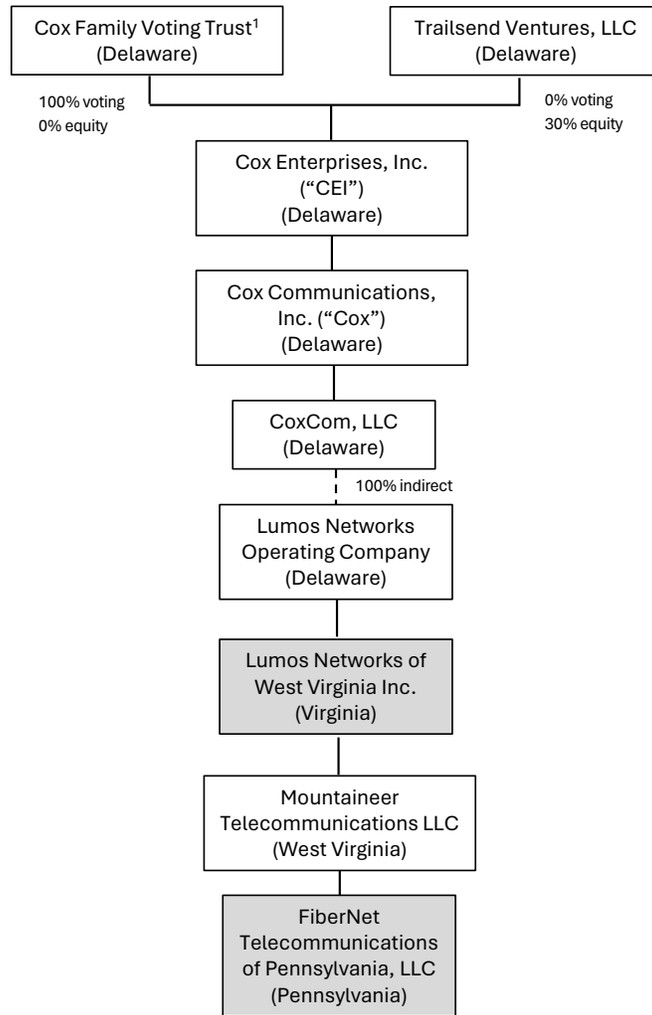
Exhibit List

EXHIBIT	DESCRIPTION	TREATMENT
A	Pre- and Post-Closing Organizational Charts	PUBLIC
B	Credit Agreement	PUBLIC
C	Charter Communications, Inc.'s SEC Form 8-K	PUBLIC
D	Lumos Networks of West Virginia Inc. Balance Sheet	CONFIDENTIAL
E	Lumos Networks of West Virginia Inc. Income Statement	CONFIDENTIAL
F	Fibernet Telecommunications of Pennsylvania, LLC Balance Sheet	CONFIDENTIAL
G	Fibernet Telecommunications of Pennsylvania, LLC Income Statement	CONFIDENTIAL

EXHIBIT A

PRE- AND POST-CLOSING ORGANIZATIONAL CHARTS

Cox Pre-Transaction Ownership

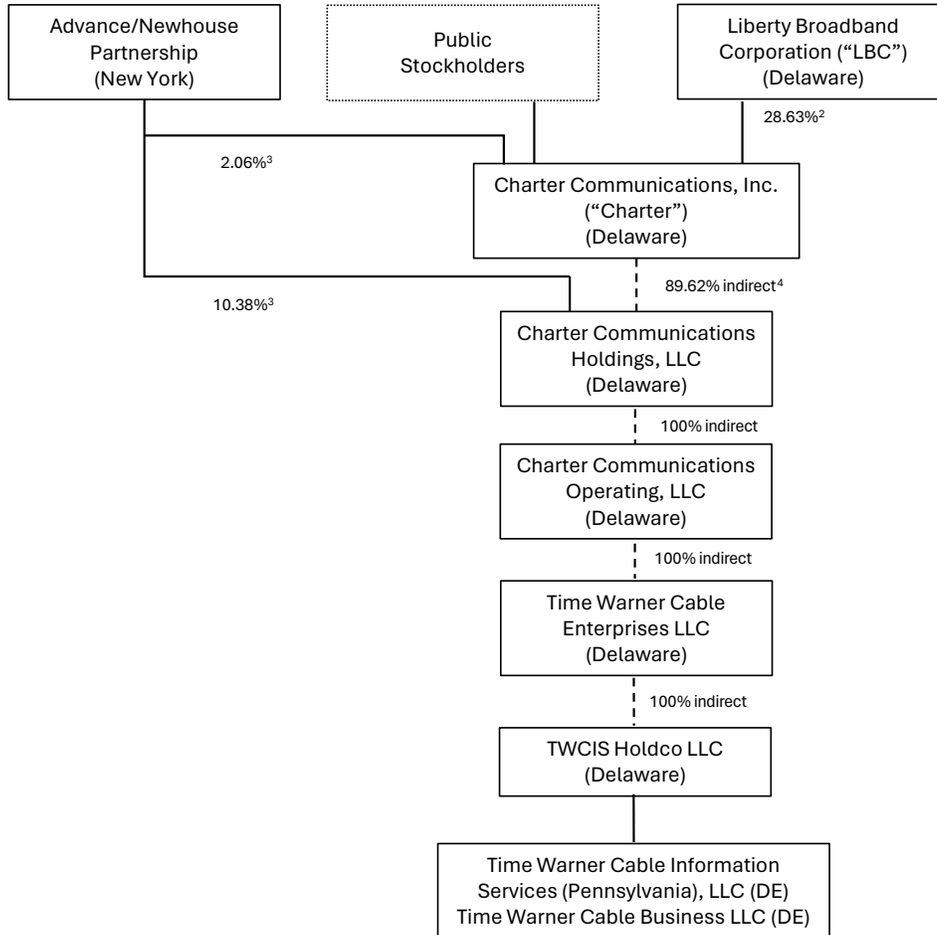


Notes

¹ The Cox Family Voting Trust, which controls 100% of the voting stock of CEI, is controlled by three trustees: Sanford H. Schwartz, James C. Kennedy, and Alex C. Taylor, each of whom is a U.S. citizen.

* All ownership figures, in this and subsequent charts, are 100% except where otherwise noted.

Charter Pre-Transaction Ownership



Notes

² As of June 27, 2025, LBC holds approximately 28.63% of the outstanding shares of Charter's Class A common stock. Pursuant to agreement, LBC must vote and exercise rights to consent with respect to voting securities held in excess of 25.01% in the same proportion as all other votes cast by stockholders other than Advance/Newhouse Partnership and LBC on all matters other than certain excluded matters, giving it an effective voting power of 25.01%. In addition, as of January 31, 2025, John C. Malone beneficially owns shares representing the power to direct approximately 49% of the aggregate voting power in LBC. All LBC estimates are based on LBC's proxy statement disclosures.

³ Advance/Newhouse Partnership, as of June 27, 2025, holds a minority interest in Charter Communications Holdings, LLC convertible to approximately 10.38% in Charter, as well as a direct common stock interest in Charter of approximately 2.06%, which is, in the aggregate, equivalent on an as-exchanged basis to a 12.44% interest in Charter. A/NPC Holdings LLC, a Delaware LLC, holds a 99% direct interest in Advance/Newhouse Partnership. Newhouse Cable Holdings LLC, a New York limited liability company, holds a 61.24% direct interest in A/NPC Holdings LLC. Newhouse Broadcasting Corporation, a New York corporation, holds a 100% direct interest in Newhouse Cable Holdings LLC.

⁴ As of June 27, 2025.

EXHIBIT B

CREDIT AGREEMENT

Amendment No. 6 to the Amended and Restated Credit Agreement Between Charter Communications Operating, LLC and CCO Holdings LLC (Dec. 3, 2024), https://www.sec.gov/Archives/edgar/data/1091667/000110465924126817/tm2430518d1_ex10-1.htm.

Amended and Restated Collateral Agreement made by Charter Communications Operating, LLC and Charter Communications Operating Capital Corp. (May 26, 2022) attached as Exhibit B to Amendment No. 2 to the Amended and Restated Credit Agreement Between Charter Communications Operating, LLC and CCO Holdings LLC (May 26, 2022), https://www.sec.gov/Archives/edgar/data/1091667/000110465922067640/tm2217554d1_ex10-1.htm.

EXHIBIT C

CHARTER COMMUNICATIONS, INC. FORM 8-K

Charter's most recent Form 8-K, filed on May 19, 2025, is available online: https://www.sec.gov/ix?doc=/Archives/edgar/data/0001091667/000114036125019688/ef20049261_8k.htm.

CONFIDENTIAL

EXHIBIT D
NO PUBLIC VERSION

CONFIDENTIAL

EXHIBIT E
NO PUBLIC VERSION

CONFIDENTIAL

EXHIBIT F
NO PUBLIC VERSION

CONFIDENTIAL

EXHIBIT G
NO PUBLIC VERSION

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TELECOMMUNICATIONS OF
PENNSYLVANIA, LLC**

Docket No. A 2025 - _____

Regarding Participation in Certain Financing
Transactions

SECURITIES CERTIFICATE

VERIFICATION

I, Adam Falk, do hereby depose, say, and affirm the following:

1. I am the Senior Vice President, State Government Affairs of Charter Communications, Inc. ("Charter") and I am authorized to make this Verification on behalf of Charter;

2. The facts set forth in the foregoing Registration with respect to Charter are true and correct to the best of my knowledge, information, and belief, and Registrants expect to be able to prove the same at any hearing hereof; and

3. I understand that the statements herein made are subject to the penalties of 18 Pa. Cons. Stat. § 4904 (relating to unsworn falsification to authorities).

Dated this 8th day of August, 2025 in Washington, DC



Adam Falk
SVP, State Government Affairs
Charter Communications, Inc.
601 Massachusetts Avenue, NW
Suite 400 West
Washington, DC 20001

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

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Docket No. S-2025- _____

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SECURITIES CERTIFICATE

VERIFICATION

I, Jennifer Hightower, do hereby depose, say, and affirm the following:

1. I am the Executive Vice President, Chief Legal Officer and Corporate Secretary of Cox Enterprises, Inc. (“CEI”), ultimate parent of Cox Communications, Inc. (“Cox”), Lumos Networks of West Virginia Inc. (“Lumos”), and Fibernet Telecommunications of Pennsylvania, LLC (“Fibernet”);

2. The facts set forth in the foregoing Registration with respect to CEI, Cox, Lumos, and Fibernet are true and correct to the best of my knowledge, information, and belief, and Registrants expect to be able to prove the same at any hearing hereof;

3. I understand that the statements herein made are subject to the penalties of 18 Pa. Cons. Stat. § 4904 (relating to unsworn falsification to authorities).

Dated this 7th day of August 2025 in Atlanta, Georgia



Jennifer Hightower
Executive Vice President, Chief Legal Officer
and Corporate Secretary
Cox Enterprises, Inc.
6205-A Peachtree Dunwoody Road
Atlanta, GA 30328