

**PENNSYLVANIA
PUBLIC UTILITY COMMISSION
Harrisburg, PA 17120**

Public Meeting held November 20, 2025

Commissioners Present:

Stephen M. DeFrank, Chairman
Kimberly Barrow, Vice Chair
Ralph V. Yanora
Kathryn L. Zerfuss
John F. Coleman, Jr.

Joint Application of Charter Communications, Inc.,
Time Warner Cable Information Services
(Pennsylvania), LLC, Time Warner Cable Business
LLC, Cox Enterprises, Inc., Cox Communications,
Inc., Lumos Networks of West Virginia Inc., and
Fibernet Telecommunications of Pennsylvania, LLC
for Approval of a General Rule Transaction Resulting
in (1) an Indirect Transfer of Control of Lumos
Networks of West Virginia Inc. and Fibernet
Telecommunications of Pennsylvania, LLC and (2)
Changes in Indirect, Non-Majority Ownership of
Time Warner Cable Information Services
(Pennsylvania), LLC and Time Warner Cable
Business LLC

Registration of Securities Certificates of Lumos
Networks of West Virginia Inc. and Fibernet
Telecommunications of Pennsylvania, LLC
Regarding Participation in Certain Financing
Transactions

Petition of Time Warner Cable Information Services
(Pennsylvania), LLC for Designation as an Eligible
Telecommunications Carrier

Docket Nos.

A-2025-3056812
A-2025-3056814
A-2025-3056815
A-2025-3056816

S-2025-3056799
S-2025-3056809

P-2021-3023594

ORDER

BY THE COMMISSION:

On August 8, 2025, Charter Communications, Inc. (Charter) and its 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”), Cox Enterprises, Inc. (CEI), Cox Communications, Inc. (Cox), and Cox’s subsidiaries Lumos Networks of West Virginia Inc. (Lumos) and Fibernet Telecommunications of Pennsylvania, LLC (“Fibernet” and together with Lumos, the “Segra Licensees”) (collectively, the “Joint Applicants”) filed a joint application pursuant to the Pennsylvania Public Utility Code (Code), 66 Pa. C.S. §§ 1102(a) and 1103, the Commission’s Statement of Policy regarding Utility Stock Transfers at 52 Pa. Code § 69.901, and its Abbreviated Procedures for Review of Transfer of Control of Telecommunications Public Utilities at 52 Pa. Code §§ 63.321-63.325. The Joint Applicants are seeking approval of a transaction (the “Transaction”) that will result in the indirect transfer of control of the Segra Licensees from CEI to Charter, and CEI acquiring an indirect, non-majority ownership interest in the Charter Licensees. TWCIS PA has also requested renewal of its designation as an eligible telecommunications carrier (ETC).

Additionally, Charter and the Charter Licensees seek approval for a separate transaction, scheduled to close concurrently with the Transaction, through which Liberty Broadband Corporation (Liberty Broadband), Charter’s largest minority shareholder, will relinquish its indirect, non-controlling ownership interest in the Charter Licensees in exchange for a distribution of Charter stock to Liberty Broadband’s public shareholders (the “Charter-Liberty Merger”).

The joint application was filed as a general rule transaction under 52 Pa. Code § 63.324(a)(2) because it involves a greater than 20% indirect transfer of control of the Segra Licensees and ownership interest in the Charter Licensees.

Pursuant to 52 Pa. Code § 5.14, relating to applications requiring notice, the Commission published notice of the Transaction in the *Pennsylvania Bulletin* on August 23, 2025, (55 *Pa.B.* 6149) with a protest period ending September 8, 2025. Additionally, the Joint Applicants served copies of the joint application upon the Office of Small Business Advocate, the Office of Consumer Advocate, and the Commission's Bureau of Investigation and Enforcement. Further notice was not required, and no protests or comments have been received. On October 30, 2025, the Commission extended the consideration period to review the Transaction until further action to fully complete its review of the joint application.

Additionally, the Segra Licensees are requesting the registration of securities certificates pursuant to 66 Pa. C.S. § 1901 *et seq.* and 52 Pa. Code § 3.601 to permit the Segra Licensees to become guarantors and pledge their assets as collateral under certain financing arrangements in connection with the Transaction. On August 29, 2025, the Segra Licensees agreed to voluntarily extend the consideration period of the securities registrations until such time that the general rule transaction is approved.

Background

Charter is a publicly traded Delaware corporation (NASDAQ: CHTR) with headquarters located at 400 Washington Blvd., Stamford, Connecticut 06902. Through its operating subsidiaries, Charter is a broadband connectivity company and cable operator, serving 31.2 million customers in 41 states through the Spectrum brand. Charter offers a full range of residential and business services, including internet, video,

mobile wireless, Voice over Internet Protocol (VoIP), and managed cloud services. All of Charter's approximately 95,000 employees are based in the United States. As of October 16, 2025, Charter's market capitalization was approximately \$36.83 billion, and its enterprise value approximately \$132.50 billion. In Pennsylvania, Charter currently provides broadband, cable video, voice, and mobile services to 132,000 residential, small/medium business, and enterprise customers across 94 communities.

TWCIS PA (utility code 3111492), an indirect subsidiary of Charter, operates in Pennsylvania as an interexchange carrier (IXC) and a competitive local exchange carrier (CLEC) pursuant to authority granted by the Commission in Docket Nos. A-2009-2137818 and A-2009-2137838, respectively.

TWC Business (utility code 3115813), an indirect subsidiary of Charter, operates in Pennsylvania as a Competitive Access Provider (CAP) pursuant to authority granted by the Commission in Docket No. A-2013-2392094.

CEI is a privately held, family-owned Delaware corporation with headquarters located at 6205-A Peachtree Dunwoody Road, Atlanta, Georgia 30328. CEI is the owner of Cox, a communications company that, through its subsidiaries, operates fiber-optic and hybrid fiber/coaxial cable networks in 35 states, including Pennsylvania, to provide broadband, video, voice, and wireless services to approximately 6.3 million residential, small and mid-market business, and enterprise customers. In Pennsylvania, Cox serves only enterprise business customers through its subsidiaries, the Segra Licensees.

Lumos (utility code 3111651), a Virginia corporation, is an indirect subsidiary of Cox. In Pennsylvania, Lumos is authorized to provide telecommunications services as a CLEC, an IXC Reseller, an IXC, and a CAP pursuant to authority granted at Docket Nos.

A-2009-2148183, A-2009-2148186, A-2009-2148187, and A-2009-2148188, respectively.

Fibernet (utility code 310828), a Pennsylvania limited liability company, is an indirect subsidiary of Cox. In Pennsylvania, Fibernet is authorized to provide telecommunications services as an IXC Reseller, a CLEC, and a CAP pursuant to authority granted by the Commission at Docket Nos. A-310828, A-310828F0002, and A-310828F0003, respectively.

Transaction

The Transaction stems from an agreement dated May 16, 2025, between and amongst Charter, Charter's subsidiary Charter Communications Holdings, LLC (Charter Holdings), and CEI that will result in a combination of Charter and Cox under common ownership. Upon completion of the Transaction, Cox and its subsidiaries, including the Segra Licensees, will become subsidiaries of Charter. CEI, which owns Cox today, will receive a combination of \$4 billion cash and equity in Charter Holdings exchangeable for Charter stock.¹ Charter will become the indirect owner of the Segra Licensees, and, following the Charter-Liberty Merger that will occur concurrently with the Transaction, CEI will become Charter's largest minority investor, contributing both capital assets and decades of experience in the communications industry to the combined company.²

Charter has scheduled the closing of the Transaction to coincide with the Charter-Liberty Merger, a separate transaction entered into on November 12, 2024,

¹ The equity in Charter Holdings will be a combination of approximately 33.6 million common units, which are exchangeable for common stock in Charter and have an implied value of \$11.9 billion, and preferred units with a face value of \$6 billion, which pay a 6.875 percent coupon and are convertible into common units (which, in turn, are exchangeable for Charter stock).

² Pre- and post-transaction organizational structure charts that more clearly illustrate the effects of the Transaction were filed with the joint application as Exhibits A and B.

through which Charter will acquire Liberty Broadband, a public corporation that is currently Charter's largest minority stockholder, in exchange for an issuance of Charter stock to Liberty Broadband's public shareholders. As a result, Liberty Broadband will be relinquishing its current indirect minority interest in the Charter Licensees concurrently with CEI acquiring its interest through the Transaction. The Charter-Liberty Merger will not result in the change in ownership or control of any regulated entity, as Liberty Broadband does not engage in any regulated activities other than the ownership of Charter stock.

CEI's equity in Charter Holdings, if converted and exchanged into Charter stock, would represent approximately 24 percent of the Charter outstanding common stock (on a fully diluted basis) as of June 30, 2025, assuming the Charter-Liberty Merger closes concurrently with the Transaction as currently planned. CEI's ownership interest and voting power will both be capped at 30 percent. Charter will remain majority owned by public shareholders.

Discussion

The Joint Applicants aver that the Transaction will promote the service, accommodation, convenience, and safety of the public. The Joint Applicants expect approximately \$500 million of annualized Transaction cost synergies achieved on a national basis within three years of closing, including cost and capital expenditure savings and greater operating efficiencies, to the benefit of all customers, including those in Pennsylvania.

The Joint Applicants aver that consolidating Charter and Cox will create efficiencies from increased scale and reduce costs on a per-customer basis without creating any risk of competitive harm in a landscape dominated by national rivals.

According to the Joint Applicants, the Transaction may enhance competition by positioning the combined company to offer more competitive services in a crowded and dynamic marketplace for large-scale business without otherwise negatively impacting other utilities. Cox only serves enterprise customers and does not offer mass-market residential services in Pennsylvania, therefore, no threat of competitive harm for those services exists. The companies' fiber networks serving the business sector are largely complementary with little to no overlap.

The Joint Applicants state that the Transaction will be seamless and transparent to the Segra Licensees' Pennsylvania business customers, having no effect on service territories, or the rates, terms, or conditions of service received. Current service offerings may even be expanded in response to customer demand, economic conditions, and the continued evolution of the Joint Applicants' networks and technology. Since Cox does not have any residential customers in Pennsylvania, the Transaction will not result in the change of any residential subscriber's service provider.

The Transaction is not expected to have any adverse impact on Pennsylvania customers. According to the Joint Applicants, the Transaction will maintain or improve public safety and resiliency by uniting Charter's and Cox's trained personnel and infrastructure, enabling faster service restoration for impacted customers in the event of natural disasters or emergencies. The combined company will expand Cox's managed multi-cloud and IT services, inclusive of enterprise-grade cloud backup, disaster recovery, cybersecurity, and professional consulting services, which Charter does not currently offer, to critical institutions and businesses to enhance the security and continuity of essential operations.

The Joint Applicants assert that the combined company will have greater access to capital markets to obtain favorable financing for future initiatives. The Joint Applicants

also point out that the combined company's day-to-day operations in Pennsylvania will continue to be led by current management from Charter and Cox. Ownership will only be affected at the holding company level, and therefore, the Transaction is not expected to have any impact on capital structure, Pennsylvania tariffs, or affiliate interest agreements of the jurisdictional joint applicants.

In addition to Pennsylvania, the Joint Applicants are also seeking approval of the Transaction in California, Connecticut, District of Columbia, Georgia, Indiana, Kansas, Louisiana, Maryland, Nebraska, Nevada, New York, Ohio, Rhode Island, Texas, Virginia, and West Virginia. The Joint Applicants state that no conditions have been considered, imposed, or agreed to in any other jurisdiction in which approval of the Transaction is being sought.

The Joint Applicants verify that the Transaction and Charter-Liberty Merger do not violate any federal or state laws prohibiting cross-subsidization.

On July 15, 2025, a Section 214 Application was filed with the Federal Communications Commission seeking approval of the transfer of control of Cox to Charter.³ A Hart-Scott-Rodino Act premerger notification was submitted to the Federal Trade Commission and the Department of Justice to obtain antitrust clearance for the proposed Transaction. The proposed Transaction does not involve a foreign interest.

TWCIS PA was designated as an ETC by Commission Order issued on July 15, 2021 in Docket No. P-2021-3023594 (TWCIS PA ETC Order), to receive federal high-cost support pursuant to the FCC's Rural Digital Opportunity Fund (RDOF) in limited areas of the Commonwealth. Charter verifies that TWCIS PA is currently in compliance with its deployment commitments. The Segra Licensees do not have ETC

³ A copy of the FCC application was included as Exhibit C to the joint application. See [ECFS - Filing Details](#)

status in Pennsylvania and are not subject to any broadband deployment commitments in Pennsylvania.

TWCIS PA has requested renewal of its ETC status. As a condition of the TWCIS PA ETC Order, TWCIS PA was ordered to petition this Commission for renewal of its Eligible Telecommunications Carrier status at the same time it files or is implicated in the filing of any application for a change or transfer of control as defined in Pennsylvania law. Accordingly, in this respect, the Commission is lawfully entitled to timely re-examine any such changes and ascertain whether a particular telecommunications entity should continue to be availed of its previously granted ETC designation or whether such designation and/or applicable conditions should be altered. Because filing for ETC renewal would subject the carrier once again to the Commission's lengthy ETC designation review process, this Commission has adopted a process for case-by-case review of the business transaction resulting in a change in corporate ownership of an ETC to determine whether circumstances warrant requiring the ETC to file for renewal of its designation.⁴ Therefore, to determine whether the ETC designation of TWCIS PA must be reviewed and renewed again, we will review the facts regarding the change in TWCIS PA's corporate ownership structure to conclude: (1) whether a change in corporate management of the ETC is *substantial*; and (2) if there is any potential adverse effect upon the Lifeline service offerings provided to low-income customers that may also impact the support an ETC gets from the federal Universal Service Fund.

⁴ See Petition of YourTel America, Inc., d/b/a TerraCom to Maintain its ETC Status, Post-Corporate Parent Change of Ownership, Docket No. P-2011-2226044 (Order Entered December 8, 2016) (2016 YourTel Order); Petition for Renewal of ETC Designation of Virgin Mobile USA, L.P., Docket No. P-2010-2155915 (Order entered September 12, 2013) (2013 Virgin Mobile Order). YourTel America, Inc., d/b/a TerraCom is a wireless provider and is not required to file an application for a change or transfer of control as defined in Pennsylvania law. TWCIS is wireline telecom utility under Pennsylvania law and is required to file an application for a change or transfer of control as defined in Pennsylvania law. Accordingly, a separate petition for renewal of ETC status will not be required at this time.

Financing Arrangements

In addition to the Transaction described herein, and pursuant to 66 Pa. C.S. § 1901 *et seq.* and 52 Pa. Code § 3.601, Lumos and Fibernet concurrently filed for the registration of securities certificates to become guarantors and pledge their assets as collateral under certain financing arrangements in connection with the Transaction.

The Transaction may result in Lumos and Fibernet guaranteeing certain debt of subsidiaries of Charter, including existing secured revolving and term loan facilities, existing secured notes, notes that will be assumed by subsidiaries of Charter in connection with the Transaction, as well as 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”). The Charter Credit Facilities and certain existing secured notes are subject to a collateral agreement (BofA Collateral Agreement) pursuant to which such secured debt is secured by substantially all of the assets of Charter Operating and its subsidiaries. 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 and its subsidiaries also pledge substantially all of their assets to the holders from time to time of various existing 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 Trust Company, N.A., as trustee thereunder. The notes are subject to a collateral agreement (BONY Mellon Collateral Agreement) with terms substantially similar to those of the BofA Collateral Agreement. Subsidiaries that become guarantors under the BofA Collateral Agreement may be required to pledge assets under the BONY Mellon Collateral Agreement and guarantee the existing secured notes.

Charter also plans to issue additional indebtedness to finance a 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.

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

Lumos and Fibernet assert that participating in the financing arrangements will help facilitate the Transaction by enabling Charter to comply with its contractual obligations towards its lenders and also help provide additional security for the debt that will be held by the combined company. Lumos and Fibernet aver that this will advance the public interest by supporting the creditworthiness of the combined company, enabling it to obtain favorable financing in the capital markets for future investments and initiatives.

Conclusion

The Commission has determined that the jurisdictional joint applicants are current with the filing of their annual financial reports, annual Security Planning and Readiness Self-Certification reports, annual Universal Service Fund payments, and that they have no outstanding Commission fines, fees, or assessments due.

As required by the Code at 66 Pa. C.S. §§ 1102(a) and 1103 and the Commission's regulations at 52 Pa. Code § 63.324(k)(1), we find that the record sufficiently supports the Joint Applicants' claim that the proposed Transaction is in the public interest. The combined company will have greater resources collectively than Cox and Charter have individually. The Transaction will also be seamless and transparent to current business customers in Pennsylvania, and there will be no negative impact on Pennsylvania operations. Therefore, for the reasons advanced by the Joint Applicants, we conclude that the record provides substantial evidence of affirmative public benefits sufficient to warrant approval of the proposed Transaction.⁵

⁵ We believe the record shows that the Transaction satisfies the necessary or proper standard under Section 1103 of the Code and provides affirmative public benefits consistent with *City of York v. Pa. PUC*, 295 A.2d 825 (Pa. 1972) (*City of York*), and *Irwin A. Popowsky v. Pa. PUC*, 937 A.2d 1040 (Pa. 2007) (*Popowsky*). The Commission retains general authority to impose conditions upon approval of a transaction as codified in the Public Utility Code at 66 Pa. C.S. § 1103. “[E]ven where the [Commission] finds benefit in the first instance, Section 1103(a) also confers discretion upon the agency to impose conditions which it deems to be just and reasonable.” *Popowsky*, 937

We also find that the Transaction will benefit and does not harm competition as required under the Code at 66 Pa. C.S. §§ 1102(a) and 1103 and the Commission's regulations at 52 Pa. Code § 63.324(k)(3). Rather, based upon the Commission's analysis of the information provided in the joint application, we find that the combination of Charter and Cox will strengthen competition in the market for enterprise services served by the Segra Licensees and strengthen both companies as competitors across all service lines through the benefits of greater scale. The Transaction will not lead to the elimination of any competitors within the marketplace.

Having reviewed the filings, we conclude that the joint application for a general rule transaction resulting in (1) an indirect transfer of control of Lumos Networks of West Virginia Inc. and Fibernet Telecommunications of Pennsylvania, LLC and (2) changes in indirect, non-majority ownership of Time Warner Cable Information Services (Pennsylvania), LLC and Time Warner Cable Business LLC, as well as the concurrent Charter-Liberty Merger, is necessary or proper for the service, accommodation, convenience, or safety of the public, and that the joint application should be approved.

However, there is risk to Pennsylvania in approving this general rule transaction in advance of the remaining jurisdictions, which may impose conditions that could jeopardize the Joint Applicants' averments to Pennsylvania upon which this approval is based. For this reason, in the event the Joint Applicants and/or their non-Pennsylvania subsidiaries and affiliates agree to or accept resolution of this or a related pending transaction from another jurisdiction in which that jurisdiction obtains or imposes any condition(s) on or commitment regarding this and/or a related pending transaction, the Joint Applicants shall, within 10 days of such agreement or acceptance, provide notice of the condition(s), including a copy of the relevant jurisdictional action, to Pennsylvania by

A.2d at 1057, n.21. This includes authority to impose conditions upon approval of a general rule or a pro forma transaction, in accordance with Sections 63.324(h)(4) and 63.325(h)(4) of our regulations at Title 52 of the Code.

letter to the Secretary with a copy to the Commission's Director, Bureau of Technical Utility Services (TUS). In the notice, the Joint Applicants shall offer to Pennsylvania their agreement to or acceptance of the same condition(s), or reasonably comparable condition(s) for Pennsylvania, as appropriate. The Commission will act upon the notice as expeditiously as possible. If the Joint Applicants do not agree with this provision, the Commission shall immediately be notified in writing by letter to the Secretary with a copy to TUS. Upon such notice, the Joint Applicants are advised pursuant to Sections 703(g) and 1103 of the Code, 66 Pa. C.S. §§ 703(g), 1103, that this Secretarial Letter approving the proposed Transaction shall be immediately rescinded and of no effect; and, in accordance with the Code and our regulation at 52 Pa. Code § 63.324(k)(5), Commission review of the proposed Transaction shall be extended for a further opportunity for the Joint Applicants to be heard and for further consideration by the Commission as necessary and appropriate to protect the public interest.

Moreover, because review of the proposed transaction remains pending at the FCC, action the Commission takes in this Order is premised on the approval of the same transaction at the federal level. The Commission reserves the right to revisit this approval and impose conditions we deem necessary considering final federal action on the transaction.

We note that in a 2016 order at Docket No. M-2016-2566383,⁶ the Commission adopted the streamlined eligibility criteria adopted by the FCC in its *Lifeline Modernization Order (ETC Order)* at WC Docket No. 11-42 and WC Docket 09-197 (Order Entered April 27, 2016). As such, this Commission has approved the FCC's general efforts to simplify and streamline the process for ETC designation where warranted in the circumstances. The present petition presents a situation where

⁶ See *FCC Lifeline Broadband Order: Carrier and Consumer Awareness ETC Transition to Streamlined Eligibility Criteria*, Docket No. M-2016-2566383 (Order entered November 9, 2016)

streamlining the ETC designation process by waiving the obligation of the carrier to refile for ETC designation is warranted *in the unique circumstances of this case*.

We find that the transactions contemplated within this filing do not rise to the level where Time Warner Cable Information Services (Pennsylvania), LLC is required to file a petition seeking renewal of its ETC designation from the Commission. We find the Transaction to be in the public interest and transparent to its current customers, *i.e.*, customers will continue to receive Lifeline services from the same provider without disruption under the same rates, terms and conditions. We conclude that that indirect change in non-majority ownership does not substantially impact Time Warner Cable Information Services (Pennsylvania), LLC's corporate management and results in no adverse impact to Time Warner Cable Information Services (Pennsylvania), LLC's provision of Lifeline service to customers in the Commonwealth. Accordingly, we will treat this as a Petition for waiver to File Renewal of ETC Designation.

We also find that the concurrently filed securities certificates pertaining to Lumos Networks of West Virginia Inc. and Fibernet Telecommunications of Pennsylvania, LLC becoming guarantors and pledging their assets as collateral under certain financing arrangements in connection with the Transaction are necessary or proper for the present and probable future capital needs of the utilities, and as a result the securities certificates should be registered; **THEREFORE,**

IT IS ORDERED:

1. That the joint application for the general rule transaction resulting in (1) an indirect transfer of control of Lumos Networks of West Virginia Inc. and Fibernet Telecommunications of Pennsylvania, LLC and (2) changes in indirect, non-majority ownership of Time Warner Cable Information Services (Pennsylvania), LLC and Time

Warner Cable Business LLC is hereby approved and that certificates of public convenience be issued to Lumos Networks of West Virginia Inc., Fibernet Telecommunications of Pennsylvania, LLC, Time Warner Cable Information Services (Pennsylvania), LLC, and Time Warner Cable Business LLC evidencing our approval.

2. That the concurrent Charter-Liberty Merger is hereby approved.

3. That notice shall be filed with this Commission within 30 days upon consummation of the general rule transaction. If the parties determine that the proposed transaction will not take place, they shall promptly notify this Commission.

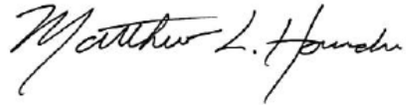
4. That Time Warner Cable Information Services (Pennsylvania), LLC's existing designation as an Eligible Telecommunications Carrier continues as previously granted at Docket No. P-2021-3023594.

5. That the securities certificates filed by Lumos Networks of West Virginia Inc. and Fibernet Telecommunications of Pennsylvania, LLC, are hereby registered.

6. That consistent with Section 1903(b) of the Public Utility Code, 66 Pa. C.S. § 1903(b), the registration of the subject securities certificates does not represent Commission approval of the proposed projects for rate recovery pursuant to 66 Pa. C.S. §§ 1301-1328.

7. That upon filing of the notice under Ordering Paragraph No. 3 above, this case be marked closed.

BY THE COMMISSION,

A handwritten signature in black ink, appearing to read "Matthew L. Homsher". The signature is written in a cursive style with a large initial "M".

Matthew L. Homsher
Secretary

(SEAL)

ORDER ADOPTED: November 20, 2025

ORDER ENTERED: November 20, 2025