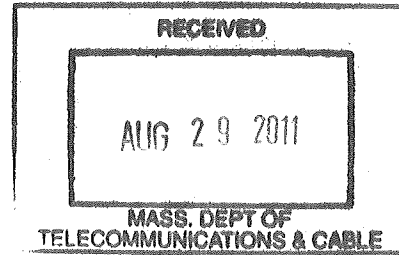




Gerry-Lynn Bresler  
Vice-President of Finance  
Albany Area

August 26, 2011

Ms. Catrice Williams  
Department of Telecommunications & Cable  
1000 Washington Street, Suite 820  
Boston, MA 02118-6500



Dear Ms. Williams:

Enclosed please find the responses to the six Record Requests from the "First Set of Information Requests of the Department of Telecommunications and Cable to Time Warner Cable" dated August 15, 2011.

If I can be of any assistance, please do not hesitate to call me at 518-242-8805.

Sincerely,

A large, stylized handwritten signature in black ink, appearing to be "Gerry-Lynn Bresler".

Gerry-Lynn Bresler

Time Warner Cable  
D.T.C. 10-9 – I.R. 1-1

Question:

Regarding line 3 of Module E on the FCC Forms 1240 for the North Adams and Lee systems, explain why Time Warner indicated there were "0" months between the submission of the FCC Forms 1240 and end of the previous projected period.

Response: Gerry-Lynn Bresler

The number of months noted on line 3 of Module E should have been input as "10" (not "0") on the FCC Forms 1240 for both the North Adams and Lee systems. We have reviewed the impact of this change and modifying the number of months to "10" would increase the MPR for North Adams by \$.05 with no impact to the Lee system. The revised forms are attached.

Time Warner Cable  
D.T.C. 10-9 – I.R. 1-2

Question:

Regarding Time Warner's FCC Form 1205 Schedule A assets, provide a detailed explanation for the year-to-year decrease in Gross Book and Net Book values for all Schedule A assets.

Response: Gerry-Lynn Bresler

The FCC has granted TWC effective competition in many communities since the filing of the previous Form 1205 and the current form includes fewer franchise areas than in the previous year. The assets associated with these communities are no longer included in the Form 1205.

Time Warner Cable  
D.T.C. 10-9 – I.R. 1-3

Question:

Regarding Time Warner's FCC Form 1205, provide detailed explanations for the reductions in Schedule B assets, specifically, within the categories captioned "Salaries," "Taxes," and "Other 1."

Response: Gerry-Lynn Bresler

The FCC has granted TWC effective competition in many communities since the filing of the previous Form 1205 and the current form includes fewer franchise areas than in the previous year. The expenses associated with these communities are no longer included in the Form 1205.

Time Warner Cable  
D.T.C. 10-9 – I.R. 1-4

Question:

Regarding Time Warner's FCC Form 1205, provide explanation and support for the increase (from 1.18 to 1.35 hours) in Average Hours per Unwired Home Installation listed on Schedule D.

Response: Gerry-Lynn Bresler

The FCC has granted TWC effective competition in many communities since the filing of the previous Form 1205 and includes fewer franchise areas than the previous year. The areas that are no longer included in the current form had a lower than average Average Hours per Unwired Home Installation. Therefore those communities remaining on the Form 1205 now have a higher average.

Time Warner Cable  
D.T.C. 10-9 – I.R. 1-5

Question:

Regarding Time Warner's FCC Form 1205 Worksheet for Calculating Permitted Equipment and Installation Charges, provide a detailed explanation of the reduction of hours (from 7.9 to 4.4 million) used to calculate line 6 of Step A.

Response: Gerry-Lynn Bresler

The FCC has granted TWC effective competition in many communities since the filing of the previous Form 1205 and the current form includes fewer franchise areas than in the previous year. The total labor hours associated with these communities are no longer included in the Form 1205.

Time Warner Cable  
D.T.C. 10-9 – I.R. 1-6

Question:

Regarding Time Warner's FCC Form 1205 Schedule C, the number of remote controls in service has decreased roughly 7% while the number of converter units in service has decreased roughly 3.2%:

A. Explain the decrease of units in service of both remote controls and converters.

Response: Gerry-Lynn Bresler

The FCC has granted TWC effective competition in many communities since the filing of the previous Form 1205 and the current form includes fewer franchise areas than in the previous year. The number of remote controls and converter units associated with these communities are no longer included in the Form 1205.

B. Explain why the decrease in remote control units is roughly double the corresponding decrease in converter units.

Response: Gerry-Lynn Bresler

In reviewing the Form 1205, a discrepancy related to Schedule C: lines A-L (except line H) was found in the original file. The revised form is attached. Based on the revised form the decrease in Remote Control units is consistent with the decrease in Converter units. The remote control unit Rate per Month remained unchanged at \$0.34.