Before the

**Federal Communications Commission**

**Washington, D.C. 20554**

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| In the Matter of  TWFanch-One, Co., d/b/a Time Warner Cable  Appeal of Local Rate Order | **)**  **)**  **)**  **)**  **)** | File No. CSB-A-0696 |

**ORDER**

**Adopted: July 2, 2021 Released: July 2, 2021**

By the Senior Deputy Chief, Policy Division, Media Bureau:

1. In September 2003, TWFanch-One, Co., d/b/a Time Warner Cable (TWC)[[1]](#footnote-3) filed with the Commission a timely appeal of a local rate order (LRA) adopted on August 19, 2003 by the Board of Public Utilities of the State of New Jersey. The LRA addressed TWC’s Forms 1240 (basic tier rate calculation) and 1205 (equipment rate calculation) for the rate year beginning January 1, 2003. On September 22, 2004 TWC filed a request to withdraw the portion of its appeal that pertained to TWC’s Form 1240. On November 12, 2020, TWC filed a request to withdraw the remaining portion of its appeal, pertaining to TWC’s Form 1205. Having withdrawn the appeal in its entirety, TWC requests that the appeal be dismissed. The issues raised in the appeal having been resolved by the parties, we hereby grant TWC’s request for dismissal.
2. Accordingly, IT IS ORDERED that the Appeal of Local Rate Order filed by TWFanch-One, Co., d/b/a Time Warner Cable in September 2003, IS DISMISSED.
3. This action is taken pursuant to authority delegated by Section 0.283 of the Commission’s rules, 47 C.F.R. § 0.283.

FEDERAL COMMUNICATIONS COMMISSION

Steven A. Broeckaert

Senior Deputy Chief, Policy Division

Media Bureau

1. Petitioner TWC, which subsequently was succeeded by Time Warner Cable New York City, LLC, and acquired by Charter Communications, Inc., is now known as Spectrum New Jersey, LLC. For convenience, Petitioner is referred to herein as “TWC.” [↑](#footnote-ref-3)