

**SECOND INFORMATION AND DATA REQUEST ISSUED  
TO COMCAST CORPORATION**

We incorporate herein by reference the instructions and definitions contained in the initial Information and Data Request dated August 21, 2014 as clarified by subsequent discussions with Commission staff. All responses shall comply with the Second Amended Modified Joint Protective Order released on November 12, 2014, in MB Docket No. 14-57 and the *Order* entered on November 21, 2014, in CBS Corporation, et al. v. Federal Communications Commission and United States of America, No. 14-1242 (D.C. Cir.).

94. For each zip code identified in response to Specification 2(e) of the Information and Data Request issued to the Company on August 21, 2014, and for the Company as a whole, separately for primary residential subscribers, bulk residential subscribers and commercial subscribers, and as of the end of each month from January, 2011, through June, 2014, state and produce in CSV or Excel format:

a. the number of subscribers to Standalone Services and Bundled Services that discontinued their subscriptions to all of the Company's Cable Services during the month, identifying the following possible reasons for disconnection: voluntary, mover, non-payment, and other, and provide a description of the types of disconnections included in each category;

b. the number of the Company's subscribers that discontinued their subscriptions to the Company's MVPD Service during the month but subscribed to one or more of the Company's other Cable Services as of the end of the month;

c. the number of the Company's subscribers that discontinued their subscriptions to the Company's Internet Access Service during the month but subscribed to one or more of the Company's other Cable Services as of the end of the month;

d. the number of the Company's subscribers that discontinued their subscriptions to the Company's Telephone Services during the month but subscribed to one or more of the Company's other Cable Services as of the end of the month;

e. the number of the Company's subscribers that began a subscription to the Company's MVPD Service during the month and subscribed to at least one of the Company's other Cable Services at the end of the previous month;

f. the number of the Company's subscribers that began a subscription to the Company's Internet Access Service during the month and subscribed to at least one of the Company's other Cable Services at the end of the previous month;

g. the number of the Company's subscribers that began a subscription to the Company's Telephone Services during the month and subscribed to at least one of the Company's other Cable Services at the end of the previous month;

REDACTED VERSION

h. the number of subscribers to the Company's Internet Access service that switched to a Service Plan offering a higher download speed during the month (excluding automatic upgrades provided by the Company at no additional cost to the subscriber);

i. the number of subscribers to the Company's Internet Access service whose download speed was increased during the month as a result of an automatic upgrade by the Company provided at no additional cost to the subscriber;

j. the number of subscribers to the Company's Internet Access service whose download speed was increased during the month as a result of a request by the subscriber;

k. the number of subscribers to the Company's Internet Access Service that switched to a Service Plan offering a lower download speed during the month;

l. the number of subscribers to the Company's MVPD Service that switched to a Service Plan with more channels during the month;

m. the number of subscribers to the Company's MVPD Service that switched to a Service Plan with fewer channels during the month;

n. the number of subscribers to the Company's Telephone Services that switched to a Service Plan with more features during the month; and

o. the number of subscribers to the Company's Telephone Service that switched to a Service Plan with fewer features during the month.

95. As of December 31, 2014, and for each DMA, state and produce in CSV or Excel format:

a. the number of subscribers to the Company's MVPD service;

b. the number of the Company's subscribers who will become subscribers of Comcast's, Spinco's, and Charter's MVPD service, stated as if the proposed TWC transaction and the proposed divestiture transactions had been consummated as of December 31, 2014;

c. the number of TV households, citing the source of this information and explaining how this number was calculated;

d. the number of Hispanic TV households, citing the source of this information and explaining how this number was calculated;

e. the number of Hispanic households that subscribe to MVPD service, citing the source of this information and explaining how this number was calculated;

f. the number of Hispanic households that subscribe to the Company's MVPD service; and

g. the number of the Company's Hispanic households who will become subscribers of Comcast's, Charter's and SpinCo's MVPD service, stated as if the proposed TWC transaction and the proposed divestiture transactions had been consummated as of December 31, 2014.

REDACTED VERSION

In the event that as a result of the proposed divestiture transactions, the assets, Hispanic households and the Hispanic subscribers in a single DMA will be divided between Comcast, Charter and SpinCo, for subparts (b) and (g), allocate the subscribers and Hispanic households to the receiving applicant, and provide an explanation of the methodology used to make the allocation.

96. In the September 23, 2014 Opposition to Petitions to Deny and Response to Comments, filed in MB Docket No. 14-57 at pgs. 214-215 the Opposition states: “if Comcast degraded OVD content, broadband subscribers increasingly have the options of . . . downgrading to a lower-priced broadband tier and consuming more mobile data.”

a. Produce all documents and analyses that demonstrate the Company’s Internet Access Service subscribers exercised the options described in the Opposition.

b. State the number of subscribers that exercised each of these options for each month during the period beginning April, 2013 and ending April, 2014.

97. For each non-broadcast programming network owned by, operated by, managed by, or attributed to the Company, for each of the twenty-five largest MVPDs measured by subscribers, state separately, and produce in CSV or Excel format, for each month from January 2009 to the present, the identity of any MVPD that carries the network, and for each MVPD state the title, date and bates number of the agreement containing the provisions describing the licensing fees that are imposed on the MVPD, and the date the licensing fee provisions became effective.

98. For each non-broadcast programming network owned by, operated by, managed by, or attributed to the Company, for each OVD, including but not limited to Apple Inc., Amazon.com, Inc., Google Inc., Netflix, Inc., Hulu, LLC, and the Company, that publishes, sells or distributes, in whole or part, content produced or distributed by the non-broadcast programming network, for each month from January, 2009, to the present, state separately, and produce in CSV or Excel format, the identity of each OVD, and for each OVD, (a) the total fees paid each month by the OVD to the Company for the right to distribute such programming, and (b) the title, date and bates number of the agreement containing the provisions describing the licensing fees that are requested in subpart (a) of this Specification, and the date the licensing fee provisions became effective.

99. For each channel of Video Programming that the Company obtained from another Person, for each month from January, 2009 to the present, state: the title, date and bates number of the agreement containing the provisions describing the licensing fees, and the date that the licensing fee provisions became effective.

100. With respect to Canoe Ventures, LLC (“Canoe”), provide:

a. a description of all ownership, voting, or management interests in Canoe, and the parties that hold these interests;

b. a description of the services, products, roles and functions of Canoe with respect to dynamically inserted advertising;

REDACTED VERSION

c. a list of Canoe's twenty largest customers measured by its annual revenues billed to the customer;

d. an estimation of Canoe's market share of dynamic advertising insertion as of December 31, 2014;

e. the percent of advertising time allocated to the Company by CBS Corporation, Disney, Discovery, Viacom, Fox, Univision, Time Warner, NBCU, Scripps, A&E, AMC, BBC, Crown Media, that was inserted into the Company's VOD service by Canoe in 2012, 2013, and 2014;

f. the percent of advertising time allocated for sale by CBS Corporation, Disney, Discovery, Viacom, Fox, Univision, Time Warner, NBCU, Scripps, A&E, AMC, BBC, Crown Media, that was inserted into the Company's VOD service by Canoe in 2012, 2013, and 2014;

g. a description of any alternatives to the products and services provided by Canoe that were offered or made available to Persons that wish to dynamically insert advertising into the Company's VOD service;

h. the quarterly revenues received by the Company from Canoe since January 1, 2009; and

i. one copy of the original agreement governing Canoe Ventures, LLC, and any updates, supplements or appendices thereto.

100. To the extent that additional analysis has been conducted, new information has become available or additional documents that are responsive to Specifications 79, 80, 81, 86, and 88 of the August 21, 2014 Information and Data Request have been created by or provided to the Company since April 30, 2014, provide revised responses based on this recently conducted analysis, and produce all responsive documents created since April 30, 2014. If the new analysis, information or documents has modified the conclusions of the applicant's experts who submitted declarations addressing the efficiencies and public interest benefits of the Proposed Transaction and the Proposed Divestiture Transaction, provide revised economic analyses to support any and all revisions to the claimed efficiencies as articulated in their Public Interest Statement, Opposition and Reply.

101. Provide all documents discussing and assessing risks to the Company's business, including but not limited to revisions to the document beginning on COMC-ANM-00015642 and similar analyses produced after October 2013.

102. Provide all documents discussing interconnection strategies, including but not limited to revisions and subsequent versions of the documents beginning on COMC-MCK-00126642 and COMC-MCK-00036831.

103. Produce all documents relating to guidance, instruction and scripts provided to the Company's customer service representatives, during the period beginning April, 2013, and ending April 2014, to assist these representatives in responding to inquiries and complaints from the Company's Internet Access Service subscribers concerning the quality of any OVD service

REDACTED VERSION

or Online Video Programming viewed using the Company's Internet Access Service. Include in your production any instructions relating to offers to make to subscribers who expressed an intent to discontinue their subscription to the Company's Internet Access Service, and data on sales, to subscribers who expressed their intent to discontinue their Internet Access Service subscription because of concerns about the viewing experience of any OVD service, of (a) the Company's subscription VOD service, and (b) Internet Access Service at both higher and lower download speeds.

104. For the period beginning April, 2013, and ending April, 2014, provide all documents summarizing and categorizing any complaints made to the Company by the Company's Internet Access Service subscribers relating to the quality of any Online Video Programming or OVD service viewed using the Company's Internet Access Service, including but not limited to the number of complaints and the type or name of service that was the subject of the complaints. For calls expressing concerns about the subscriber's experiences viewing Video Programming provided by Netflix, Inc., produce all documents containing the resolution of such calls, including but not limited to summaries of any changes to any of the components of the subscriber's Cable Services and subscription VOD service.

105. Produce all documents, including but not limited to agreements and documents relating to the negotiation of each agreement, regardless of whether a formal agreement or informal arrangement was reached, relating to the licensing of Video Programming to DISH Network L.L.C., Amazon.com Inc., Sony Corporation, Intel Corporation, Apple Inc., Google Inc., and Verizon Communications Inc., for distribution via mobile wireless telecommunications service, the Internet or other IP-based transmission path.

106. Submit all documents analyzing CBS All Access service, DISH's Sling TV service, HBO's video streaming service announced on or about October 15, 2014, and Sony Entertainment Network's forthcoming OVD service.

107. The Company's September 11, 2014 response to the Commission's Information and Data Request Specification 50(a) states that it had not yet adjusted its methodology for determining the number of households that would be eligible for Internet Essentials under the eligibility criteria effective August 4, 2014. If the Company has, subsequent to this response, developed a method to determine the number of eligible households, provide:

a. the number of households eligible for Internet Essentials as of the date of this request, the methodology used to calculate this number and documents sufficient to show the methodology used to calculate this number; and

b. the number of households eligible after consummation of the proposed TWC Transaction and after consummation of the Proposed Divestiture Transactions, the methodology used to calculate this number and documents sufficient to show the methodology used to calculate this number.

108. Separately, for each Cable Service, and for the Company's residential Cable Services subscribers and the Company as a whole, state the percentage of subscribers who are subject to an early termination fee ("ETF") as of December 31, 2014. (Comcast only)

REDACTED VERSION

109. Produce the Company's most recently adopted Plan relating to the deployment of DOCSIS 3.1.

110. a. Submit one copy of the Company's 477 data filing for June 2014 and December 2014.

b. Submit one copy of the Company's June 2014 and December 2014 State Broadband Initiative data.

111. a. For each agreement through which the Company acquires Video Programming currently in effect between the Company and CBS Corporation, The Walt Disney Company, Discovery Communications, Inc., Viacom, Inc., 21<sup>st</sup> Century Fox, Inc., Univision Communications Inc., Time Warner Inc., NBC Universal, Inc., Scripps Interactive Networks, Inc., A&E Television Networks, LLC, AMC Networks Inc., BBC Worldwide Americas Inc., Crown Media Holdings, Inc., Hubbard Broadcasting Inc., and the Tennis Channel, Inc., identify, by Bates number and contract term section number, paragraph, or other identifying information, and describe the effect of (i) all alternative distribution method clauses, windowing clauses or "Most Favored Nation" clauses that, if the clause became effective, would grant the Company rights to distribute the Video Programming over the internet or on a Video-On- Demand basis, or (ii) all alternative distribution method clauses, windowing clauses or unconditional "Most Favored Nation" clauses that, if the clause became effective, would require the Company to be treated in a different or more favorable manner than a similarly situated MVPD or OVD with respect to economic or non-economic terms. Provide this information in a Microsoft Office chart or spreadsheet form that allows comparison of terms among the named entities.

b. Identify and describe each instance where a Person expressed concerns to the Company relating to its inability to offer or difficulty reaching an agreement to license its Video Programming to a third party as a result of the terms identified in response to subpart (a) of this Specification, including but not limited to claims that the provisions identified in subpart (a) would result in different or less favorable economic or non-economic terms between the Person and the Company, and provide all documents relating to these concerns.

112. a. For each agreement currently in effect through which the Company distributes NBCU Video Programming to TWC, Charter, DIRECTV, LLC, Dish Network Corporation, Verizon Communications Inc., Comcast, AT&T Inc., Cox Communications Inc., Netflix, Inc., Hulu, LLC, Amazon.com Inc., and Sony Corporation, identify, by Bates number and contract term section number, paragraph, or other identifying information, and describe the effect of all alternative distribution method clauses, windowing clauses or unconditional "Most Favored Nation" clauses that, if the clause became effective, would (i) grant the distributor additional rights to distribute NBCU's Video Programming over the internet or on a Video-On-Demand basis, or (ii) require that the Company or Persons be treated in a more favorable manner than a similarly situated MVPD or OVD with respect to price or non-price terms. Provide this information in a Microsoft Office chart or spreadsheet form that allows comparisons of terms among the named entities.

b. Identify and describe each instance where the Company was unable to offer or otherwise was unable to reach an agreement to license the Company's Video Programming to another Person as a result of the terms identified in response to subpart (a) of

this Specification, including but not limited to claims that the provisions identified in subpart (a) would result in different or less favorable economic or non-economic terms to the Company, and provide all documents relating to any concerns raised by the Company or Persons who sought to license the Company's Video Programming.

113. For any agreements through which the Company acquired or distributed Video Programming that remained in effect after January 18, 2011, that contained any provision that "forbids, limits or creates incentives to limit a broadcast network or cable programmers provision of its Video Programming to one or more OVDs"<sup>1</sup> and that would be inconsistent with the conditions adopted in the Comcast-NBCU Order, describe all actions the Company took to inform any Person that these provisions were no longer in effect or would not be enforced, and produce all documents supporting these descriptions, including but not limited to, instances where contracting parties complained about the terms, questioned their continuing effect or sought to renegotiate them.

114. Describe the Company's current and future Plans to enter term contracts with subscribers or impose early termination fees in connection with Cable Services, whether sold as Bundled Services or Standalone Services, including:

- a. a description of all contract and early termination fee test or pilot programs conducted by the Company;
- b. a description of the results and findings of these test or pilot programs, including any increase in contract adoption by customers in test or pilot program areas versus those not in such areas;
- c. a description of any future term contract or early termination fee test or pilot programs; and
- d. a description of any planned Company-wide initiatives to use contracts or early termination fees.

115. Describe and produce all documents relating to a) any practices and initiatives in which the Company contacted its Internet Access Service subscribers relating to the subscriber's volume of usage of the Company's Internet Access Service, b) any actions taken as a result of the subscriber's excessive consumption of the Company's Internet Access Service, and c) how the practice described in subpart a) impacted the subscriber's usage of the Company's Internet Access Service. In your description, indicate the threshold or amount of bandwidth usage or consumption that triggers this contact.

116. For each zip code in all cable systems that will be owned, managed by, operated by or attributed to the Company at the close of the Proposed Transaction and the Proposed Divestiture Transactions, for each of the twenty four months following the close of these transactions, state and produce in CSV or Excel format:

---

<sup>1</sup> *Applications of Comcast Corp., General Electric Co. and NBC Universal, Inc. for Consent to Assign Licenses and Transfer Control of Licensees*, MB Docket No. 10-56, Memorandum Opinion and Order, 26 FCC Rcd 4238, 4361, Appendix A, Section IV.B.3 (2011) ("*Comcast-NBCU Order*").

REDACTED VERSION

- a. the date of any Internet Access Service download speed upgrades according to the current merger plan of record;
- b. the Service Plan names of the Internet Access Service plans that will be offered in each month;
- c. the download and upload speeds and any other service characteristics of each Service Plan for Internet Access Service; and
- d. the promotional, non-promotional and equipment prices for each Service Plan for Internet Access Service when purchased as a standalone service or as a bundled service.

117. Produce one copy of all current reports and any other current third party report, such as Squad's SpotCosts, containing cable spot advertising rates by DMA, regularly used by the Company.

118. Using the definitions of the terms [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION] as intended in COMC-ANM-00074625, produce the following:

- a. all templates or summaries similar to COMC-ANM-00074625 transmitted to the IMO by any group, subgroup or [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION] after June 1, 2014;
- b. all periodic reports prepared by the [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION] since June 1, 2014;
- c. all presentations or other docs prepared by or under the supervision of [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION] since August 1, 2014 for use in any presentation at any meeting of the [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION] or other meeting with member of the [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION] discussing:
  - i. cost savings or synergies that might be achieved by any integration plan;
  - ii. one-time restriction, implementation, severance, and transaction costs to be incurred in the implementation of any integration plans;
  - iii. remediation or integration capital expenditures to be incurred in the implementation of any integration plan; and
  - iv. the risks or confidence levels in any projections with respect to cost savings or synergies, one-time costs, or capital expenditures necessary to implement any integration plan;

REDACTED VERSION

d. all documents cited or relied upon in the preparation of any presentation or other document produced in response to subpart (c) of this Specification;

e. all presentation or other documents prepared for, present to or distributed at any [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION] since September 1, 2014;

f. all spread-sheets or other documents specifying cost savings targets or goals and related information prepared by the [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION] that were made available through a data room to groups, subgroup or [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION];

g. All documents discussing specific planned expenditures in TWC's planned business as usual (BAU) capital expenditure budgets for 2015, 2016 and 2017 that directly relate to capital expenditures by Comcast projected in any integration plan;

h. All documents discussing possible or planned revenue synergies and any reconciliation of Comcast's and TWC's ancillary or equipment fees in any integration plan; and

i. all documents discussing corporate overhead and standalone company adjustments and programming costs in any financial projections for SpinCo.

119. Describe and produce all documents relating to the Company's policies, processes and procedures for internet modem lease fees charged to subscribers, including but not limited to: a) the fee increase that was implemented in January 2015, and b) plans for further fee changes.

120. For each cable system identified in response to Specification 2(f) of the Information and Data Request issued to the Company on August 21, 2014, and for the Company as a whole, for each month beginning January 1, 2011 and ending December 31st, 2014, (a) state the number of the Company's budgeted subscribers for each Cable Service in each month, and (b) produce the budgeted profit and loss statements in the same format as [BEGIN HIGHLY CONFIDENTIAL DATA] [END HIGHLY CONFIDENTIAL DATA] produced to the Commission as backup data associated with Exhibits 23.1, 23.2, 24, and 25 on September 18, 2014.

121. For each cable system identified in response to Specification 2(f) of the Information and Data Request issued to the Company on August 21, 2014, and for the Company as a whole, for each month beginning January 1, 2011 and ending December 31st, 2014, (a) state the number of the Company's actual subscribers for each Cable Service, and (b) produce the actual profit and loss statements in the same format as requested in Specification 120.

122. Calculate the Company's residential per subscriber profit margins for:

a. Internet Access Service and Telephone Services using (i) the same methodology and [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION] as employed in the backup data produced

to the Commission as Exhibits 23.1, 23.2, 24 and 25 on September 18, 2014, to calculate the per subscriber profit margin for the Company's MVPD service.

b. Cable Services using the 2014 actual profit and loss statements produced in response to question 121, using the same methodology as that employed in the backup data produced to the Commission as Exhibits 23.1, 23.2, 24 and 25 on September 18, 2014, to calculate the per subscriber profit margin for Comcast's MVPD service.

c. monthly profit per new MVPD Service subscriber that incorporates these subscribers' purchases of other Cable Services.

123. For the all of the line items under the following [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION] produced to the Commission as backup data associated with Exhibits 23.1, 23.2, 24, and 25 on September 18, 2014, state what percentage of [BEGIN HIGHLY CONFIDENTIAL INFORMATION] [END HIGHLY CONFIDENTIAL INFORMATION] Produce all documents containing information relating to how these vary with the number of Cable Services subscribers. If budgeted subscribers are used to project budgeted costs, explain the methodology used, and provide the formulas and all documents that describe the application or results of the methodology. If other expense categories are used in the calculation of the Internet Access Service and Telephone Service profit margins requested in Specification 122, provide an allocation of these costs between fixed and variable costs.

124. For the Company as a whole, for all active subscriber accounts for the Company's residential Internet Access Service as of June 1, 2013, state the percentage of these accounts that were still subscribed to the Company's Internet Access Service on May 31, 2014. For accounts that were no longer subscribed to the Company's Internet Access Service as of May 31, 2014, state the percentage of accounts that discontinued the Internet Access Service for each of the following reasons: voluntary disconnect; mover disconnect; non-payment disconnect; disconnect for other reasons; or disconnected Internet Access Service but still subscribed to other Cable Services.

125. Update all of the fields contained in the "Interconnection" table, submitted in response to the August 21, 2014 Information and Data Request, to include data up to December 31st, 2014. Additionally, add a field that provides, for each month for the period beginning January, 2009, and ending December, 2014, a measure of the 95th percentile of utilization that either was or would be used for the purposes of billing and explain how this 95th percentile measurement is calculated.

126. For the Company as a whole, for each month beginning January, 2014, and ending December 2014, and for the Company's residential Standalone Services and Bundled Service, state the number of residential subscribers who first began subscribing to any of the Company's Cable Services in the specified month who were not subscribers to any of the Company's Cable Services in the previous month ("new connects"), separately for: (a) subscribers that recently moved to a new residence and were initiating services for their new residence ("mover new connects"); and (b) all other subscribers ("non-mover new connects"). Provide any documents or studies created from January 1, 2013 to the present, on the Standalone

REDACTED VERSION

Services and Bundled Services that mover new connects and non-mover new connects chose when initiating service.

127. For each zip code identified in response to Specification 2(e) of the Information and Data Request issued to the Company on August 21, 2014, and for the Company as a whole, for residential Internet Access Service subscribers, for each month from January, 2012, through December, 2014, state and produce in CSV or Excel format:

- a. the number of residential Internet Access Service subscribers;
- b. the average data usage per Internet Access Service subscriber in gigabytes;
- c. the following percentiles of data usage per Internet Access Service subscriber in gigabytes: 10th, 25th, 50th, 75th, 90th, 95th and 99th.

128. Provide a complete copy of all Paid Peering service invoices in an electronic database and PDF format for Paid Peering services provided from December 31, 2012, through December 31st, 2014.

129. a. Provide a complete description of all services that were included in the Company's response to the "Average Recurring Service Plan Revenue" field in the "Service Plan" table, submitted in response to the August 21, 2014 Information and Data Request.

b. Provide an amendment to the Company's previous "Service Plan" table response so that this table includes the data requested by the following three additional categories:

(i) further disaggregation of each ARSPR field into amounts billed for each such service identified in the ARSPR description provided in response to this Specification;

(ii) the number of subscribers on each Service Plan that subscribe to each such service using the same subscriber tenure categories; and

(iii) for each Service Plan, in each month and zip code, a field that calculates the average promotional discount credit from the Service Plan's rate card price for subscribers in each tenure category. The data table response to this Specification need only include the date, zip\_code, plan\_name and the data requested by the additional requested fields.

130. For each zip code identified in response to Specification 2(e) of the Information and Data Request issued to the Company on August 21, 2014, from January 1, 2013, to December 31, 2014, provide the amount subscribers received as non-recurring incentives, including but not limited to gift cards, rebates or installation discounts, to either renew a subscription to the Company's Cables Services or first subscribe to the Company's Cable Services.

131. For each zip code identified in response to Request 2(e) of the Information and Data Request issued to the Company on August 21, 2014, provide: (a) the beginning and end date for when usage based pricing was effective; (b) the rules describing the usage based pricing plan (maximum usage allowance, fee for usage over the allowed amount, etc.) (c) the percentage of the Company's Internet Access Service subscribers that were subject to usage based pricing;

(d) the revenues that the Company received from subscribers that exceeded their data usage allowance in the month; (e) the number of subscribers that exceeded their data usage allowance in the month, and (f) the average and median number of gigabytes that users exceeding their data usage allowance.

132. For the period beginning January 1, 2013, and ending December 31, 2014, provide Nielsen NPower 3-day programming ratings, or similar data, containing the ratings by MVPD services provider for Video Programming aired in broadcast primetime for: (a) live viewing; (b) VOD C3 viewing; and (c) DVR C3 viewing.