

Application for Renewal of Cable Franchise

Applicant's Name: Time Warner Entertainment Company, L.P.
dba Oceanic Time Warner Cable
Date of Application: July 20, 2011

IV. Qualifications

As part of the franchise renewal process, DCCA wishes to obtain information regarding the financial, legal, technical and character qualifications of the Applicant.

A. Legal and Ownership Qualifications

1. Ownership and Control Information

Provide the following information for all principals, officers, directors of Applicant,* and for beneficial owners of one percent or more of the outstanding stock or other ownership interest in Applicant. Beneficial owners include, but are not limited to individuals, corporations, partnerships, joint ventures and unincorporated associations. Beneficial owners also include all prospective owners, including those to whom offers to become owners have been made and the offer has not been rejected. *To the extent that the information below is fully contained in SEC Form 10K filings, those filings may be submitted in lieu of the information below.*

Name (if individual) _____

(if organized) _____

Complete Mailing Address _____

Nature of Interest: Partner Officer Stockholder/Owner
Director

Profession or occupation _____

Name of employer _____

Address of employer _____

Number of shares of each class of stock or ownership interest in Applicant (including stock options, stock subscriptions, and partnership options):

* If applicant is a subsidiary of another controlling entity, provide the requested information for all controlling entities.

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Method of payment for interest (cash, notes, services, etc.):**

If shares are used for security to obtain funds to pay for them, disclose full details of the transaction: _____

Percentage of ownership of partnership, voting stock or equity interest:

Proposed assignee of the Applicant, Oceanic Time Warner Cable LLC, is a Delaware limited liability company that has applied to do business in the State of Hawaii, and anticipates receiving that approval prior to the closing of the internal reorganization. The ownership of Oceanic Time Warner Cable LLC is as follows:

Time Warner Cable Enterprises LLC owns 100% of Oceanic Time Warner Cable LLC.

Time Warner NY Cable LLC owns 63.36% of Time Warner Cable Enterprises LLC.

TW NY Cable Holding Inc. owns 100% of Time Warner NY Cable LLC

Time Warner Cable Inc., the ultimate parent company of Oceanic Time Warner Cable LLC, owns 100% of TW NY Cable Holding Inc. and 36.64% of Time Warner Cable Enterprises LLC.

Time Warner Cable Inc. is a publicly traded company.

All of the above entities are Delaware entities and their principal office and mailing address is 60 Columbus Circle, New York, NY 10023.

An organizational chart reflecting the foregoing and lists of the corporate officers and directors of each of the relevant entities are listed on the following pages. The mailing address for all of the officers and directors

** If no, fully disclose terms thereof, including interest rate, repayment schedule and dedication or circling of future income stream, if any. If services, disclose the method of valuation.

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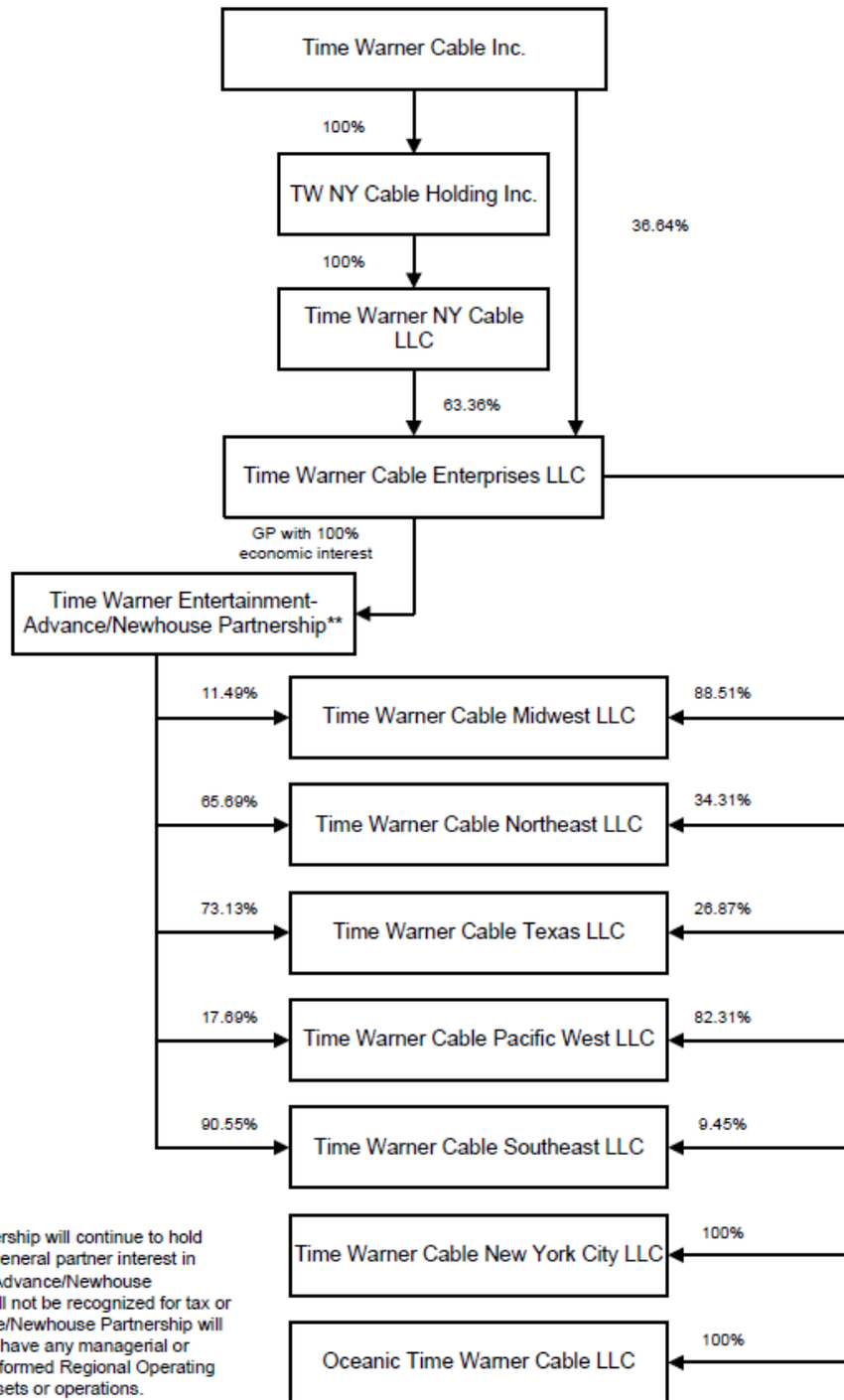
listed is c/o 60 Columbus Circle, New York, NY 10023. The ultimate parent of the proposed assignee of Applicant, TWC, is a publicly-traded company listed on the NYSE, stock symbol "TWC".

Information on the number of shares of each class of stock owned by the officers and directors of TWC, if any, are listed in TWC's SEC Form 10-K (filed 02/17/12), and available at:

<http://ir.timewarnercable.com/phoenix.zhtml?c=207717&p=irol-sec>.

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OCEANIC TIME WARNER CABLE LLC CORPORATE STRUCTURE



** Advance/Newhouse Partnership will continue to hold legal title to a 33.33 percent general partner interest in Time Warner Entertainment-Advance/Newhouse Partnership, which interest will not be recognized for tax or economic purposes. Advance/Newhouse Partnership will hold no economic interest, or have any managerial or operational role, in the newly formed Regional Operating Entities or their respective assets or operations.

OCEANIC TIME WARNER CABLE LLC
CORPORATE OFFICERS
as of 02/06/12

Oceanic Time Warner Cable LLC

Director:

Satish Adige

Corporate Officers:

William R. Goetz, Jr.	President
Amos Smith	Regional Chief Financial Officer, West Region
John Keib	President, Residential Services, West Region
Craig Collins	President, Commercial Services, West Region
Matthew Stanek	President, Network Operations & Engineering, West Region
Robert J. Barlow	Regional Vice President, Operations
Cyrus Driver	Vice President, Business Services
Deane Leavenworth	Regional Vice President, Government Relations
Satish Adige	Senior Vice President, Investments
David A. Christman	Senior Vice President & Secretary
Gary Matz	Senior Vice President, State Government Relations
William F. Osbourn	Senior Vice President & Controller
Mark Schichtel	Senior Vice President, Tax
Matthew Siegel	Senior Vice President & Treasurer
Jeffrey Zimmerman	Senior Vice President
Susan A. Waxenberg	Assistant Secretary
Ellen Alderdice	Assistant Treasurer
Meredith Garwood	Assistant Treasurer

Time Warner Cable Enterprises LLC

Corporate Officers:

Glenn A. Britt	Chief Executive Officer
Robert D. Marcus	President & Chief Operating Officer
Irene M. Esteves	Executive Vice President & Chief Financial Officer
Marc Lawrence-Apfelbaum	Executive Vice President, General Counsel & Secretary
Gerald D. Campbell	Executive Vice President, Commercial Services
Ellen East	Executive Vice President & Chief Communications Officer
Joan Gillman	Executive Vice President & President, Time Warner Cable Media
William R. Goetz, Jr.	Executive Vice President, West Region

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Michael T. Hayashi	Executive Vice President, Architecture, Development and Engineering
Carol Hevey	Executive Vice President, East Region
Jeffrey Hirsch	Executive Vice President & Chief Marketing Officer, Residential Services
Michael L. LaJoie	Executive Vice President & Chief Technology Officer
Kevin J. Leddy	Executive Vice President, Technology Policy & Product Management
James Ludington	Executive Vice President, National Network Operations
Gail MacKinnon	Executive Vice President & Chief Government Affairs Officer
Tomas Mathews	Executive Vice President, Human Resources
Carl U. J. Rossetti	Executive Vice President & President, Time Warner Cable Ventures
Peter C. Stern	Executive Vice President & Chief Strategy Officer
Melinda Witmer	Executive Vice President & Chief Video and Content Officer
Satish Adige	Senior Vice President, Investments
Michael Angus	Senior Vice President, Programming
Frank Boncimino	Senior Vice President & Chief Information Officer
John Bowden	Senior Vice President, Customer Care
James Braun	Senior Vice President, Product Management
Brooks Borcharding	Senior Vice President & President, NaviSite
Keith Burkley	Senior Vice President, Intelligent Home
David A. Christman	Senior Vice President, Deputy General Counsel, Chief Counsel, Corporate & Assistant Secretary
Craig Collins	Senior Vice President, Commercial Services
Steve Cook	Senior Vice President, HSD strategy and RR.com
Michael Diamond	Senior Vice President, Relationship Marketing and Revenue Management
Mark Fitzpatrick	Senior Vice President, Finance
David Flessas	Senior Vice President, Technical Operations
Marissa Freeman	Senior Vice President, Marketing Communications and Brand
Paul Gilles	Senior Vice President, Compensation, Benefits & Human Capital Analysis and Planning
James W. Jeffcoat	Senior Vice President, Corporate Services
Paul Lang	Senior Vice President, Commercial Services
Kevin MacDermott	Senior Vice President, Commercial Operations
James Manchester	Senior Vice President, National Video Operations
Gary Matz	Senior Vice President, State Government Affairs
William F. Osbourn	Senior Vice President & Controller
Howard Pfeffer	Senior Vice President, Broadband Engineering and Technology
Thomas Robey	Senior Vice President, Investor Relations
David Rone	Senior Vice President & President, Sports Network
Andrew Rosenberg	Senior Vice President, Content Acquisition
Barry S. Rosenblum	Senior Vice President, News & Local Programming
Mike Roudi	Senior Vice President, Mobile Services
Mark Schichtel	Senior Vice President, Tax

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Matthew Siegel	Senior Vice President & Treasurer
Nate Smith	Senior Vice President, Business Development
Steven Teplitz	Senior Vice President, Government Affairs
Matthew Zelesko	Senior Vice President, Converged Technology Group
Jeffrey M. Zimmerman	Senior Vice President, Deputy General Counsel & Chief Counsel, Litigation
Raj Kumar	Assistant Secretary
Susan A. Waxenberg	Assistant Secretary
Ellen Alderdice	Assistant Treasurer
Meredith Garwood	Assistant Treasurer

Time Warner NY Cable LLC

Directors:

Marc Lawrence-Apfelbaum
Robert D. Marcus

Corporate Officers:

Glenn A. Britt	Chief Executive Officer
Robert D. Marcus	President & Chief Operating Officer
Irene M. Esteves	Executive Vice President & Chief Financial Officer
Marc Lawrence-Apfelbaum	Executive Vice President & Secretary
Gerald D. Campbell	Executive Vice President, Commercial Services
Ellen East	Executive Vice President & Chief Communications Officer
Joan Gillman	Executive Vice President & President, Time Warner Cable Media
William R. Goetz, Jr.	Executive Vice President, West Region
Carol Hevey	Executive Vice President, East Region
Gail MacKinnon	Executive Vice President & Chief Government Affairs Officer
Melinda Witmer	Executive Vice President & Chief Video and Content Officer
Satish Adige	Senior Vice President, Investments
David A. Christman	Senior Vice President & Assistant Secretary
James Jeffcoat	Senior Vice President, Corporate Services
Gary Matz	Senior Vice President, State Government Affairs
William F. Osbourn	Senior Vice President & Controller
Mark Schichtel	Senior Vice President, Tax
Matthew Siegel	Senior Vice President & Treasurer
Jeffrey Zimmerman	Senior Vice President
John Fogarty	Vice President
Susan A. Waxenberg	Assistant Secretary
Ellen Alderdice	Assistant Treasurer
Meredith Garwood	Assistant Treasurer

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TW NY Cable Holding Inc.

Director:

Adige, Satish

Corporate Officers:

Britt, Glenn A.	President
Marcus, Robert D.	Chief Operating Officer
Esteves, Irene M.	Executive Vice President & Chief Financial Officer
Lawrence-Apfelbaum, Marc	Executive Vice President & Secretary
LaJoie, Michael L.	Executive Vice President & Chief Technology Officer
Rossetti, Carl U. J.	Executive Vice President
Adige, Satish	Senior Vice President, Investments
Christman, David A.	Senior Vice President & Assistant Secretary
Osbourn, William F.	Senior Vice President & Controller
Schichtel, Mark	Senior Vice President, Tax
Siegel, Matthew	Senior Vice President & Treasurer
Waxenberg, Susan A.	Assistant Secretary
Alderdice, Ellen	Assistant Treasurer
Garwood, Meredith	Assistant Treasurer

Time Warner Cable Inc.

Directors:

Carole Black
Glenn A. Britt
Thomas H. Castro
David C. Chang
James E. Copeland, Jr.
Peter R. Haje
Donna A. James
Don Logan
N.J. Nicholas, Jr.
Wayne H. Pace
Edward D. Shirley
John E. Sununu

Corporate Officers:

Glenn A. Britt	Chairman & Chief Executive Officer
Robert D. Marcus	President & Chief Operating Officer
Irene M. Esteves	Executive Vice President & Chief Financial Officer
Marc Lawrence-Apfelbaum	Executive Vice President, General Counsel & Secretary
Gerald D. Campbell	Executive Vice President, Commercial Services
Ellen East	Executive Vice President & Chief Communications Officer
Joan Gillman	Executive Vice President & President, Time Warner Cable
Media Sales	

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William R. Goetz, Jr.	Executive Vice President, West Region
Michael T. Hayashi	Executive Vice President, Architecture, Development and Engineering
Carol Hevey	Executive Vice President, East Region
Jeffrey Hirsch	Executive Vice President & Chief Marketing Officer, Residential Services
Michael L. LaJoie	Executive Vice President & Chief Technology Officer
Kevin J. Leddy	Executive Vice President, Technology Policy & Product Management
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Tomas Mathews	Executive Vice President, Human Resources
Carl U. J. Rossetti	Executive Vice President & President, Time Warner Cable Ventures
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Melinda Witmer	Executive Vice President & Chief Programming Officer
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John Bowden	Senior Vice President, Customer Care
James Braun	Senior Vice President, Product Management
Brooks Borcherding	Senior Vice President & President, NaviSite
Keith Burkley	Senior Vice President, Security and Monitoring
David A. Christman	Senior Vice President, Deputy General Counsel, Chief Counsel, Corporate & Assistant Secretary
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Michael Diamond	Senior Vice President, Marketing
Mark Fitzpatrick	Senior Vice President, Finance
David Flessas	Senior Vice President, Technical Operations
Marissa Freeman	Senior Vice President, Marketing
Paul Gilles	Senior Vice President, Human Resources
James W. Jeffcoat	Senior Vice President, Corporate Services
Paul Lang	Senior Vice President, Commercial Services
Kevin MacDermott	Senior Vice President, Commercial Operations
James Manchester	Senior Vice President, National Network Operations & Engineering
Gary Matz	Senior Vice President, State Government Affairs
William F. Osbourn	Senior Vice President & Controller
Howard Pfeffer	Senior Vice President, Advanced Technology Group
Thomas Robey	Senior Vice President, Investor Relations
David Rone	Senior Vice President & President, Sports Network
Andrew Rosenberg	Senior Vice President, Content Acquisition
Barry S. Rosenblum	Senior Vice President, Local Programming
Mike Roudi	Senior Vice President, Wireless
Asheesh Saksena	Senior Vice President & Deputy Chief Strategy Officer
Mark Schichtel	Senior Vice President, Tax

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Matthew Siegel	Senior Vice President & Treasurer
Nate Smith	Senior Vice President, Business Development
Steven Teplitz	Senior Vice President, Government Affairs
Matthew Zelesko	Senior Vice President, Web Services & Technology
Jeffrey M. Zimmerman	Senior Vice President, Deputy General Counsel & Chief Counsel, Litigation
Raj Kumar	Assistant Secretary
Susan A. Waxenberg	Assistant Secretary
Ellen Alderdice	Assistant Treasurer
Meredith Garwood	Assistant Treasurer

No directors or officers hold an equity interest of more than 5% in Time Warner Cable Inc.

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2. General Ownership Information

To be completed by each organization or corporation which filled out Section IV.A above.

- a. *List all principals, officers, corporate directors, and beneficial owners of one percent or more of your own stock or ownership interest.*

(For each name below that is the name of an organization or corporation, complete a new Section IV.A for the entity until all ownership interests are identified at the level of individual owners of one percent or more).

Name of Organization: _____

Address: _____

<u>Name</u>	<u>Address</u>	<u>Capacity</u>	<u>Ownership (Percent)</u>
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Please see response to Section IV.A.

3. Additional Information

- a. *Is Applicant directly or indirectly controlled by another corporation or legal entity?*

Yes. Proposed assignee of Applicant is controlled by TWC, its ultimate parent company. Please also see response to Section IV.A.

- b. *Provide a current organizational chart including any parent organizations and affiliates controlled by Applicant, showing the relationship between the Applicant, franchise holder and all principals and ultimate beneficial owners of the Applicant including all controlling/ownership entities in the chain of command. The organizational chart should show all vertical and horizontal affiliates by degree or extent of control/ownership interest.*

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Please see response to Section IV.A. (organizational chart).

- c. *Detail agreements or procedures, if any, which assure that policy and operational control over the proposed cable television system shall remain vested in Applicant. Also provide complete description of all entities and organizations which may comprise or be part of or related to controlling business entity.*

Ultimately, proposed assignee of Applicant's officers and directors will be responsible for directing proposed assignee of Applicant's operations (please see Section IV.A.1 for listing of officers and directors). However, local Oceanic personnel (please see Section II.B for listing) will continue to manage and be responsible for day-to-day operations.

4. Obligations of the Applicant

- a. *Is any owner of any equity interest obligated or expected to be obligated to repay, guarantee or otherwise be responsible for any outstanding debt of Applicant? If recourse exists with respect to the assets of some but not all equity owners, disclose details of different treatment.*

Proposed assignee of Applicant currently does not have any outstanding debt and does not anticipate having any outstanding debt.

- b. *Is Applicant obligated or expected to be obligated to repay, guarantee or otherwise be responsible for any outstanding debt of any equity interest in the Applicant? If recourse exists with respect to the assets of some but not all equity owners, disclose details of different treatment.*

Proposed assignee of Applicant currently does not have any outstanding debt and does not anticipate having any outstanding debt.

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5. Ownership Disclosure

- a. *Applicant, including all shareholders and parties with any financial interest in the Applicant, must fully disclose all agreements and understandings with any person, firm, group, association or corporation with respect to the ownership and control of the franchise, including but not limited to agreements regarding the management or day-to-day business of any material portion of the Applicant's cable operations. This includes agreements between local investors and national companies. Failure to reveal such agreements will be considered withholding of pertinent information and will be considered cause to withhold or revoke award of the franchise.*

Please see TWC's SEC Form 10-K for ownership disclosure information.

- b. *Please append copies of any written agreements made regarding the ownership or control of the cable system. Use the space provided to outline any oral agreements or understandings regarding the ownership or control of the cable system. Indicate the existence and description (including price and time-of-exercise provisions) of stock options, buy-out agreements, buy-back or exchange of stock (or other interests) or options that could affect the ownership structure of Applicant. Treat specifically the possible effects on the interests of minority owners and local investors. (A "local investor" shall mean any individual who resides within the State of Hawaii or any corporation, partnership or business association owned or controlled by any individual(s) who reside in such area.)*

Proposed assignee of Applicant does not have any written or oral agreements or understandings regarding the ownership or control of the cable system.

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- c. *Provide all agreements, documents or other materials covering relationships, interest rights and responsibilities for ownership entities other than a corporation, including but not limited prospectuses, offering statements, solicitations and repayment agreements.*

None.

- d. *Please provide the most recent Form 10-K, if any, for all related or controlling entities of Applicant.*

Please see TWC's SEC Form 10-K (filed 02/17/12) and available at:
<http://ir.timewarnercable.com/phoenix.zhtml?c=207717&p=ir-ol-sec>.

6. Future Ownership Issues

Provide a complete description of any pending or planned changes in the ownership structure of the Applicant including such changes pending or planned for any ownership interests in the Applicant or any of its parent companies.

No pending or planned changes to proposed assignee of Applicant's ownership structure are contemplated at this time except as provided in the FCC 394 submitted to the DCCA on March 19, 2012.

B. Character Qualifications

Please provide the following information about Applicant and any controlling entities (hereinafter collectively referred to in this section as "Applicant"). Please identify all controlling entities for which information is provided.

For the ten-year period immediately preceding the filing of the application, please provide the following information as to Applicant:

1. Has any court entered any judgment, decree or order which determined that Applicant engaged in any activity that involved:

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- a. unfair or deceptive trade practices, perjury, fraud, dishonesty, organized crime or racketeering; or
- b. violation of applicable federal, state, or local cable communications law or rules; or
- c. violation of cable franchise provisions; or
- d. violation of the rules, regulations, codes of conduct, or ethics of a self-regulatory trade or professional organization?
- e. If so, please describe each such judgment, order or decree and provide a copy thereof.

No.

2. Has any administrative entity made any finding or entered any order or decree which determined that Applicant engaged in any activity that involved:

- a. unfair or deceptive trade practices, perjury, fraud, dishonesty, organized crime or racketeering; or
- b. violation of applicable federal, state, or local cable communications laws or rules; or
- c. violation of cable franchise provisions; or
- d. violation of the rules, regulations, codes of conduct, or ethics of a self-regulatory trade or professional organization?
- e. If so, please describe each such finding, order or decree and provide a copy thereof.

Except as provided below, there have been no instances where an administrative entity made any finding or entered any order or decree which determined that the proposed assignee of Applicant engaged in any of the activities listed in Section IV.B.2.:

FCC Proceedings Relating to SDV Technology

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In November 2007, the FCC issued a LOI regarding TWC's deployment of switched digital video ("SDV") technology. In January 2009, the FCC issued four forfeiture orders, two finding TWC liable for failing to provide notice of its SDV deployment, and two finding TWC liable for violating: (1) the right of consumers to attach navigation devices pursuant to Section 76.1201 of the FCC's rules, and (2) TWC's obligation to transmit virtual channel tables to unidirectional digital cable products pursuant to Section 76.640(b)(1) of the FCC's rules. The FCC recently vacated most of the findings of liability against TWC, and the parties entered into a consent decree to settle the notice issues.

Agreement with State of New York Bureau of Consumer Frauds and Protection Rochester Regional Office

In May, 2005, proposed assignee of Applicant's parent, TWC, reached an agreement with the Attorney General of the State of New York Bureau of Consumer Frauds and Protection Rochester Regional Office regarding certain alleged promotional advertising, rates and billing practices for the provision of free residential high-speed Internet, cable television and digital telephone services to residents in Rochester, New York for limited periods and under certain conditions. The New York attorney general raised concerns that certain advertisements allegedly did not fully disclose certain conditions to subscribers and that certain billing practices allegedly resulted in overcharges. Without admitting any wrongdoing, TWC agreed to certain remedial relief, restitution and civil penalties to resolve the matter.

3. *Has Applicant or any of its officers, directors, or management employees been convicted of any felony criminal offense, which involved perjury, misrepresentation, fraud, theft, or bribery? If so, please provide full information concerning each such condition.*

No.

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4. *Has any cable television franchise held by Applicant been suspended or revoked? If so, please state the relevant circumstances for each such suspension or revocation.*

No.
5. *Has any application submitted by Applicant for a new cable television franchise been denied or withdrawn after receipt of a formal or informal notice of intent to deny? If so, please state the relevant circumstances for each such denial or withdrawal.*

No.
6. *Has any application for a transfer of a cable television franchise to Applicant been denied or withdrawn after receipt of a formal or informal notice of intent to deny? If so, please state the relevant circumstances for each such denial or withdrawal.*

Except as provided below, there have been no instances where an application for a transfer of a cable television franchise to proposed assignee of Applicant has been denied or withdrawn after receipt of a formal or informal notice of intent to deny and not superseded by subsequent action by the community:

Separation from Time Warner Inc.

In 2008, proposed assignee of Applicant's parent, TWC, sought regulatory approvals for its planned separation from Time Warner Inc. As part of that effort, TWC sent FCC Form 394s to approximately 754 local franchising authorities ("LFAs") without prejudice to TWC's position that the transaction would not result in any change of control that required LFA approval. Three LFAs (all in North Carolina) denied consent: Chatham County, Town of Hillsborough and Town of Spring Hope. A fourth LFA in North Carolina, the Town of Dortches, also subsequently denied consent; however, the system in that area was subsequently sold by Applicant.

Following the denials, TWC continued to work with the North Carolina communities to discuss their concerns. The Town of Hillsborough and Chatham County subsequently rescinded their denials.

Time Warner / Adelphia / Comcast Transaction

In connection with FCC Form 394 filings relating to the Time Warner / Adelphia / Comcast transaction, which closed in July, 2006, four communities (all in North Carolina) ultimately elected to exercise a right of first refusal under their franchise to purchase the cable system within their community: Cornelius, Davidson, Mecklenburg County, and Mooresville.

7. *Has any application submitted by Applicant for a renewal of a cable franchise been denied or withdrawn after receipt of a formal or informal notice of intent to deny? If so, please state the relevant circumstances for each such denial or withdrawal.*

No.

C. Financial Qualifications

1. Applicant's Financial Statements (HAR §16-131-44(4))

Provide the latest audited financial statements of the Applicant that have been audited by an independent Certified Public Accountant. Such audited financial statements are to be full disclosure financial statements prepared in accordance with Generally Accepted Accounting Principles and contain at a minimum, Balance Sheets, a Statement of Income, a Statement of Changes in Equity, a Statement of Cash Flows, and a full set of related footnotes.

Please see TWC's SEC Form 10-K for proposed assignee of Applicant's parent (TWC's) 2011 audited financial statements. Proposed assignee of Applicant does not have audited financial statements.

2. Source of Financing

Describe in detail financing plans for any new construction, expansion and the continuing operation of the Applicant's cable system. Document the debt or financing that is to be provided by any funding organization. If the funding is to be provided through any parent, then the ability to obtain financing and sources of the parent must be documented.

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Proposed assignee of Applicant believes that cash generated by, or available to, proposed assignee of Applicant and its parent should be sufficient to fund its capital and liquidity needs for the foreseeable future. For example, there were no significant maturities of TWC's long-term debt prior to February 2011. TWC's sources of cash include cash provided by operating activities, cash and equivalents on hand, borrowing capacity under its committed credit facilities and commercial paper program, as well as access to capital markets. TWC's unused committed financial capacity was \$6.891 billion as of December 31, 2010, reflecting \$3.047 billion of cash and equivalents and \$3.844 billion of available borrowing capacity under the Company's \$4.0 billion Revolving Credit Facility. Please also see TWC's SEC Form 10-K.

3. Terms of Financing

Provide details of the terms of any financing arrangements with Applicant's parent company or any other affiliated entities, if any.

Proposed assignee of Applicant does not contemplate a need for financing arrangements.

4. Operator Liability

Will any other entity besides the Applicant be legally liable for the obligation and performance of the Hawaii system?

If the Applicant proposes that persons or entities other than the Applicant shall be legally liable for the obligations and performances of the East/West Hawaii system, provide complete financial data for said persons or entities or indicate where such data is located in the application, and state clearly the degree to which they will incur such liability.

No. Through the internal restructuring, proposed assignee of Applicant will receive all transferred cable assets of the Applicant and will continue to operate as an indirect, wholly-owned subsidiary of Time Warner Cable Inc. with no impact on the East and West Hawaii systems. Proposed assignee of Applicant's financial and technical qualifications are described in detail in the FCC 394

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submitted to the DCCA on March 19, 2012. As also indicated in financial statements submitted to the DCCA in connection with the current franchise, the East and West Hawaii systems are well established and successful business operations fully capable of meeting their financial obligations with the revenues they generate. We expect that will remain so through the proposed renewal term.

5. Documentation of Financial Viability

Provide an annual report and FCC Form 10K for Applicant's parent company.

Please see TWC's SEC Form 10-K and TWC's 2011 Annual Report to Stockholders, which are available at <http://ir.timewarnercable.com/phoenix.zhtml?c=207717&p=irol-sec> and at <http://ir.timewarnercable.com/phoenix.zhtml?c=207717&p=irol-reportsAnnual>, respectively.

6. Contact in Outside Audit Firm

For Applicant, any parent company, and the principals, provide the name, title, address and telephone number of an appropriate contact person in each outside audit firm utilized within the past five years.

TWC's outside independent auditor is Ernst & Young, LLP ("E&Y"). Proposed assignee of Applicant's outside auditor is the Honolulu office of Ernst & Young, LLP. The Partner in charge of the Honolulu office is Michael Ching, CPA. Ernst & Young LLP's Honolulu office address is 1001 Bishop Street, Suite 2400, Pauahi Tower, Honolulu, HI 96813.

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