

Suite 800 1919 Pennsylvania Avenue N.W. Washington, D.C. 20006-3401

Steven J. Horvitz 202-973-4228 tel stevehorvitz@dwt.com

April 29, 2014

Mr. Clay DeCell
Attorney Advisor
Satellite Policy Branch
Satellite Division
International Bureau
Federal Communications Commission
445 12th Street SW
Washington, DC 20554

Re: IBFS File No. SES-T/C-20140421-00306

Dear Mr. DeCell:

This supplement is being submitted in connection with the above-referenced application. In particular, the attached document responds to your request that Bright House Networks, LLC confirm its compliance with applicable foreign ownership limitations. If you have any questions, please contact the undersigned.

Very truly

Davis Wright Tremaine LLP

Steven J. Horvit

Counsel to Bright House Networks, LLC

100% 🚱

FOREIGN OWNERSHIP

Bright House Networks, LLC (BHN) confirms that, immediately upon consummation of the proposed transaction between Comcast Corporation and Time Warner Cable Inc. and thereafter, BHN will remain in compliance with the foreign ownership limitations in Sections 310(a)-(b) of the Communications Act of 1934, as amended, 47 U.S.C. §§ 310(a), (b).