



Agenda Date: 12/8/08
Agenda Item: 3A

STATE OF NEW JERSEY
Board of Public Utilities
Two Gateway Center
Newark, NJ 07102
www.nj.gov/bpu

CABLE TELEVISION

ORDER ADOPTING
INITIAL DECISION

IN THE MATTER OF THE APPLICATION)
OF CSC TKR, INC. d/b/a CABLEVISION)
OF RARITAN VALLEY RATE CHANGE)
UNDER FCC FORM 1240 TO SET ITS)
MAXIMUM PERMITTED RATES FOR)
REGULATED CABLE SERVICES)

BPU DOCKET NO. CR07110849
OAL DOCKET NO. CTV 12436-07

IN THE MATTER OF THE APPLICATION)
OF CABLEVISION OF MONMOUTH, INC.)
(WALL RATE DISTRICT) RATE CHANGE)
UNDER FCC FORM 1240 TO SET ITS)
MAXIMUM PERMITTED RATE FOR)
REGULATED CABLE SERVICES)

BPU DOCKET NO. CR07110890
OAL DOCKET NO. CTV 01323-08

IN THE MATTER OF THE APPLICATION)
OF CABLEVISION OF PATERSON, LLC)
RATE CHANGE UNDER FCC FORM 1240)
TO SET ITS MAXIMUM PERMITTED)
RATE FOR REGULATED CABLE)
SERVICES)

BPU DOCKET NO. CR06110893
OAL DOCKET NO. CTV 01476-08

IN THE MATTER OF THE APPLICATION)
OF CABLEVISION OF ROCKLAND/
RAMAPO, LLC (MAHWAH RATE)
DISTRICT) RATE CHANGE UNDER FCC)
FORM 1240 TO SET ITS MAXIMUM)
PERMITTED RATE FOR REGULATED)
CABLE SERVICES)

BPU DOCKET NO. CR07110894
OAL DOCKET NO. CTV 12435-07

IN THE MATTER OF THE APPLICATION)
OF CABLEVISION SYSTEMS)
CORPORATION FOR APPROVAL OF AN)
AGGREGATE FILING OF FCC FORM)
1205 TO UPDATE REGULATED)
EQUIPMENT AND INSTALLATION)
CHARGES)

BPU DOCKET NO. CR07110850
OAL DOCKET NO. CTV 12437-07

(SERVICE LIST ATTACHED)

BY THE BOARD:

On November 2, 2007, Cablevision Systems Corp. (Cablevision) filed four (4) Federal Communications Commission (FCC) Forms 1240 and an aggregated Form 1205 with the Board of Public Utilities (Board) for the purpose of adjusting maximum permitted rates (MPRs) for basic cable service and regulated equipment and installation costs. The Board is the local franchising authority in New Jersey and is certified to regulate basic service rates and associated equipment and installation charges for those entities not subject to effective competition. Cable operators who choose the Form 1240 methodology may adjust their rates for basic cable service once per year to reflect quantified changes in external costs, for inflation and the number of regulated channels that are projected for the 12 months following the rate change. FCC Form 1205 is the form used by cable operators to update their regulated rates for equipment, such as converters and remotes, and customer installations.

On December 7, 2007, the above filings were transmitted to the Office of Administrative Law (OAL) for determination and initial disposition. On January 7, 2008, a telephone pre-hearing conference was held before Administrative Law Judge Walter M. Braswell (ALJ Braswell) with Cablevision, the Division of Rate Counsel (Rate Counsel) and the Board's Staff (collectively, the Parties). The preliminary hearings for these filings were set for July 14 and 15, 2008. Cablevision notified its customers of the rate changes on December 8, 2007, April 24 and 25 and May 23, 2008 by way of newspaper announcements informing them of their opportunity to submit written comments to ALJ Braswell, within thirty (30) days of the publication dates. No comments were received by the ALJ.

After extensive discovery, the parties began settlement negotiations and reached preliminary settlement on June 25, 2008. ALJ Braswell subsequently adjourned the scheduled hearings. On November 7, 2008, after further settlement discussions, the Parties reached final agreement and executed a Stipulation of Settlement (Stipulation), memorializing that agreement. In conjunction with this agreement, Cablevision provided a sample "rate card" and "customer bill" that display the settlement's proposed rates.

On November 25, 2008, ALJ Braswell filed his Initial Decision (ID) with the Board, which recommended that the Stipulation be approved. ALJ Braswell found that the parties have voluntarily agreed to the settlement, and that the settlement is consistent with the law and fully disposes of all issues in controversy. The ALJ therefore concluded that the Stipulation met the requirements of N.J.A.C. 1:1-19.1.

The Board has reviewed the Stipulation and ID and HEREBY FINDS them to be reasonable, in the public interest and in accordance with the law. Therefore, the Board HEREBY ADOPTS the Stipulation and ID which are attached hereto in their entirety as its own, incorporating by reference the terms and conditions of the Stipulation and ID as if fully set forth at length herein.

It is HEREBY NOTED that the FCC 12 month deadline would have expired on October 31, 2008. However due to inadvertent delay in executing the Stipulation, Cablevision has agreed to extend the 12 months deadline until December 8, 2008.

The Board HEREBY ORDERS that on or before March 15, 2009 Cablevision shall certify, in writing to the Office of Cable Television, verified by an authorized officer of the corporation, that

all of the "BPU Credits" agreed to under the settlement agreement were issued, and provide a schedule by system and installation category of the total quantity and dollar amount of BPU Credits that were issued.

The Board FURTHER ORDERS that, subject to the ongoing review before the Federal Communications Commission, should these cable systems, or any parts thereof, merge and/or migrate to another system, be upgraded and/or rebuilt, their ownership or control be otherwise sold or transferred to another entity, the basic service tier rate that will be eliminated or superseded as a result of the merger, migration, upgrade, rebuild, sale or transfer must be "true-up" [47 C.F.R. § 76.922 (e) (3)]. The final true-up for the affected systems, or any parts thereof, should be calculated on FCC Form 1240 and begin where the last true-up period ended on the prior FCC Form 1240. This true-up calculation shall be filed with the Board when all the affected subscribers are being charged the rate resulting from the merger, migration, upgrade, rebuild, sale or transfer and may be filed in conjunction with the annual rate adjustment cycle (Form 1240) established as a result of the merger, migration, upgrade, rebuild, sale or transfer.

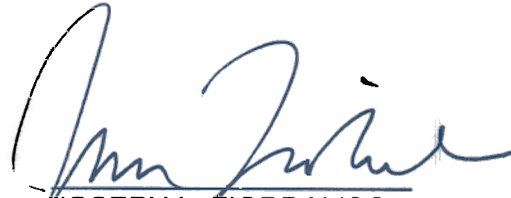
The cable systems, or any parts thereof, may be subsequently deregulated as a result of a finding by the Board, the FCC or other party of competent jurisdiction that these systems or any portions thereof, are subject to effective competition. Should that occur, the last basic service rate established as a result of a prior FCC Form 1240, or such subsequent rate calculation method as may be adopted by the Board, the FCC or any other party of competent jurisdiction prior to the deregulation of any rate that is now or may in the future be subject to the Board's jurisdiction, must be true-up for the period of time that the affected rates were subject to regulation by the Board.

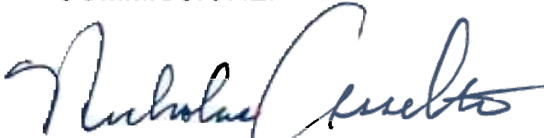
DATED: 12/9/08

BOARD OF PUBLIC UTILITIES
BY:


JEANNE M. FOX
PRESIDENT

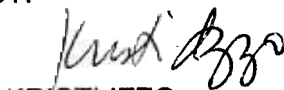

FREDERICK F. BUTLER
COMMISSIONER


JOSEPH L. FIORDALISO
COMMISSIONER

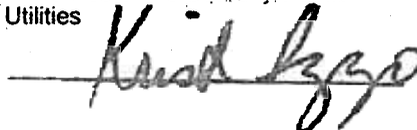

NICHOLAS ASSELTA
COMMISSIONER


ELIZABETH RANDALL
COMMISSIONER

ATTEST:


KRISTI IZZO
SECRETARY

I HEREBY CERTIFY that the within document is a true copy of the original in the files of the Board of Public Utilities



SERVICE LIST

**IN THE MATTERS OF; CSC TKR, INC. D/B/A CABLEVISION OF RARITAN VALLEY;
CABLEVISION OF MONMOUTH, INC. (WALL RATE DISTRICT); CABLEVISION OF
PATERSON, LLC AND CABLEVISION OF ROCKLAND/RAMAPO, LLC (MAHWAH) RATE
CHANGE UNDER FCC FORM 1240 TO SET ITS MAXIMUM PERMITTED RATES (MPR) FOR
REGULATED CABLE SERVICES AND;**

**IN THE MATTER OF CABLEVISIONS SYSTEMS CORPORATION OF NEW JERSEY
AGGREGATE FILING OF FCC FORM 1205 REQUESTING APPROVAL OF MPRs FOR
REGULATED EQUIPMENT AND INSTALLATION CHARGES FOR ALL NJ SYSTEMS**

DOCKET NOS. CR07110849, CR071108890, CR07110893, CR07110894, and CR07110850

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~ Founded 1912 ~

November 7, 2008

Via Federal Express

The Honorable Walter M. Braswell
Administrative Law Judge
Office of Administrative Law
33 Washington Street
Newark, New Jersey 07102

<u>In the Matter of Various</u>	:	OAL Docket Nos.	BPU Docket Nos.
<u>Petitions Filed by:</u>	:		
	:		
Cablevision Systems Corporation (Paterson)	:	CTV 01476-08	CR07110893
Cablevision Systems Corporation (Mahwah)	:	CTV 12435-07	CR07110894
Cablevision Systems Corporation (Monmouth - Wall)	:	CTV 01323-08	CR07110890
Cablevision Systems Corporation (Raritan Valley)	:	CTV 12436-07	CR07110849

For Approval of Rate Allowance
Pursuant to FCC Form 1240 Filings

<u>In the Matter of Cablevision Systems Corporation (all</u>	:	OAL Docket No.	BPU Docket No.
<u>New Jersey Systems)</u>	:	CTV 12437-07	CR07110850

For Approval of Rate Allowance
Pursuant to Aggregate FCC Form 1205 Filing

Dear Judge Braswell:

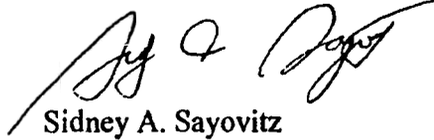
I am enclosing a Stipulation of Settlement executed by the parties. The parties respectfully request that you issue an expedited Initial Decision approving the settlement. Deputy Attorney General Jessica Campbell has advised that Staff wishes to have the within matter included on the December 8, 2008 BPU agenda in order to comply with Federal deadlines as agreed by the parties.

The Honorable Walter M. Braswell
Page 2

Thank you.

Respectfully submitted,

SCHENCK, PRICE, SMITH & KING, LLP



Sidney A. Sayovitz

SAS:jmh

Enc.

cc: Arlene Pasko
Jessica Campbell
Jose Rivera-Benitez

**Before the
STATE OF NEW JERSEY
OFFICE OF ADMINISTRATIVE LAW**

In the Matter of Various Petitions Filed by:	OAL Docket Nos.	BPU Docket Nos.
Cablevision Systems Corporation (Paterson) :	CTV01476-08	CR07110893
Cablevision Systems Corporation (Mahwah) :	CTV 12435-07	CR07110894
Cablevision Systems Corporation (Monmouth - Wall) :	CTV01323-08	CR07110890
Cablevision Systems Corporation (Raritan Valley) :	CTV 12436-07	CR07110849
For Approval of Rate Allowance :		
Pursuant to FCC Form 1240 Filings :		
In the Matter of Cablevision Systems Corporation (all New Jersey Systems)	OAL Docket Nos. CTV 12437-07	BPU Docket Nos. CR07110850
For Approval of Rate Allowance :		
Pursuant to Aggregate FCC Form 1205 Filing :		

STIPULATION OF SETTLEMENT

Appearances:

Arlene E. Pasko and Jessica L. Campbell, Deputy Attorneys General, for the Staff of the New Jersey Board of Public Utilities (Anne Milgram, Attorney General of the State of New Jersey).

Stefanie A. Brand, Director , New Jersey Division of Rate Counsel by Jose Rivera Benitez, Esq., Assistant Deputy Public Advocate on behalf of the Division of Rate Counsel.

Schenck, Price, Smith & King, LLP by Sidney A. Sayovitz, Esq.; Mintz, Levin, Cohn, Ferris, Glovsky and Popeo by Christopher Harvie, Esq., attorneys for Cablevision Systems Corporation (hereinafter "Cablevision").

INTRODUCTION

WHEREAS, the Cable Television Consumer Protection and Competition Act of 1992, Pub. L. No. 102-385 106 Stat 1460 (1992) codified at 47 U.S.C. § 543 et seq. (the "Federal Act"), classified the delivery of cable television services into two separate rate regulable categories: (i) "basic service" (the lowest service tier, which includes the retransmission of local television broadcast signals and any public, educational and governmental channels) and associated equipment and installation and (ii) cable programming services ("CPS") (consisting of certain other packages of television channels) and associated equipment;

WHEREAS, under the Federal Act, basic service is regulated by the local franchising authority ("LFA"), and, until March 31, 1999, CPS was regulated by the Federal Communications Commission ("FCC") upon the filing of a complaint from the local franchising authority to the FCC with regard to a CPS tier rate;

WHEREAS, under the provisions of the New Jersey Cable Television Act ("New Jersey Act"), N.J.S.A. 48:5A-1 et seq. the franchising authority is the Board of Public Utilities ("BPU" or "Board");

WHEREAS, the Federal Act required the FCC to issue regulations governing the standards to be used by franchising authorities in regulating basic service rates;

WHEREAS, under FCC rules, 47 C.F.R. § 76.900 et seq., a cable operator may adjust its basic service tier rates under the annual rate adjustment system pursuant to the regulations adopted September 15, 1995 (47 C.F.R. § 76.922) by filing with the franchising authority an FCC Form 1240, which computes the maximum permitted rate ("MPR") for the regulated basic service tier;

WHEREAS, under FCC rules, 47 C.F.R. § 76.900 et seq., the basic service tier (BST) rates charged by a cable operator in any franchise area may be rate regulated only if that franchise area is not subject to effective competition, as defined under Federal law;

WHEREAS, each of the Paterson, Mahwah, Monmouth - Wall and Raritan Valley systems submitted Petitions for a Determination of Effective Competition ("Effective Competition Petitions") to the FCC prior to the beginning of the February 1, 2008 to January 31, 2009 rate period covered by this proceeding;

WHEREAS, as a result of an FCC Order released on October 2, 2008, In the Matter of Subsidiaries of Cablevision Systems Corporation, DA 08-2217, each of the communities served by the Paterson, Mahwah and Monmouth-Wall systems are subject to effective competition;

WHEREAS, as a result of the October 2, 2008 FCC Order, the Board's authority to regulate the basic service tier rates in Paterson, Mahwah and Monmouth-Wall has been revoked;

WHEREAS, in November, 2007, Cablevision filed FCC Forms 1240 with the Board on behalf of its Paterson, Mahwah, Monmouth - Wall, and Raritan Valley systems serving subscribers within the municipalities listed in Schedule 1 ("Rate Districts" or "systems") for the rate cycle of February 1, 2008, to January 31, 2009 ("2008 Form 1240 Rate Filings"), exclusive of franchise fees, BPU Docket Nos., CR07110893, CR07110894, CR07110790, and CR07110849;

WHEREAS, under FCC rules, 47 C.F.R. § 76.900 et seq., a cable operator may adjust its equipment and installation charges annually by filing with the LFA an FCC Form 1205;

WHEREAS, in November, 2007, Cablevision filed an aggregate FCC Form 1205 with the Board on behalf of its Newark, Bayonne, Bergen, Hudson, Monmouth, Oakland, Paterson,

Warwick, Raritan Valley, Morris, Rockland, Ramapo, Elizabeth and Hamilton systems requesting approval of changes in the regulated equipment and installation rates charged by these systems, BPU Docket No. CR07110850;

WHEREAS, on December 7, 2007, the above rate filings were transmitted to the Office of Administrative Law ("OAL") for initial disposition;

WHEREAS, on January 7, 2008, pursuant to N.J.A.C. 1:1-13.1, a pre-hearing conference was held in this matter before Walter M. Braswell, Administrative Law Judge ("ALJ") at which the ALJ set forth, among other things, the issues to be decided and dates for plenary hearings of July 14, 2008 and July 15, 2008;

WHEREAS, on February, 1, 2008, Cablevision implemented the revised basic service and equipment and installation rates proposed in the Raritan Valley Rate District Form 1240 and the 2008 Form 1205 Rate Filings;

WHEREAS, on August 1, 2008, Cablevision implemented the revised basic service rates proposed in the Paterson, Mahwah and Monmouth - Wall 2008 FCC Form 1240 Filings;

WHEREAS, on May 6, 2008, ALJ Braswell ordered the parties to treat as confidential certain discovery responses provided by Cablevision to the Staff of the Board ("Staff"), and the Division of Rate Counsel ("Rate Counsel") (collectively the "Parties");

WHEREAS, the Parties engaged in discovery with regard to these matters;

WHEREAS, Board Staff, the Rate Counsel and Cablevision have engaged in settlement discussions and in advance of scheduled evidentiary hearings, have reached agreement on the disposition of this matter;

NOW THEREFORE, the Parties hereby STIPULATE and agree to the following for consideration by the Board:

1. Cablevision notified its customers on April 24, April 25, and May 23, 2008, of the proposed rate adjustments via newspaper announcements and informed them of their opportunity to submit written comments for a period of thirty (30) days.
2. The effective date for the applicable changes in the Form 1240 MPRs for limited basic service due to inflation, external costs and channel change adjustments under BPU Docket Nos. CR07110893, CR07110894, CR07110790, and CR07110849 is February 1, 2008.
3. The rate cycle established in the Rate Districts under BPU Docket Nos. CR07110893, CR07110894, CR07110790, CR07110849 and CR07110850 is February 1, 2008, to January 31, 2009.

4. The monthly limited basic service Form 1240 MPR for the Raritan Valley Rate District effective February 1, 2008, shall be the rate set forth in the 2008 Raritan Valley Form 1240 rate filing, \$10.42 (the "Raritan MPR"), exclusive of franchise, FCC regulatory and State assessment fees. Subject to applicable law, said MPR shall remain in effect at least through January 31, 2009. The Raritan MPR is hereby deemed not unreasonable under the Federal Act and the regulations adopted by the FCC pursuant thereto.
5. After giving effect to the FCC effective competition determination, as mentioned above, the rates charged from February 1 to July 31, 2008 in the Paterson, Mahwah and Monmouth - Wall Rate Districts shall be subject to paragraphs 6 and 7 below, to the extent applicable. Subject to applicable law, the monthly limited basic service Form 1240 MPR for the Paterson, Mahwah and Monmouth - Wall Rate Districts shall be the rates implemented August 1, 2008 and set forth in Schedule 1 (the "Stipulated MPR"), exclusive of franchise, FCC regulatory and State assessment fees. Subject to applicable law, said Stipulated MPRs shall remain in effect at least through January 31, 2009. The Stipulated MPRs are hereby deemed not unreasonable under the Federal Act and the regulations adopted by the FCC pursuant thereto.
6. In the event that any of determinations by the FCC in DA 08-2217 regarding the effective competition status of the Monmouth - Wall, Paterson, and Mahwah Rate Districts is overturned on appeal, Cablevision shall owe refunds, plus interest in accordance with FCC regulations (FCC interest) calculated from February 1, 2008 to October 2, 2008, equal to the difference between the BST rate charged (as indicated on Schedule 1 column headed "Feb. 1, 2008 Form 1240 OSR (1)") between February 1, 2008 and July 31, 2008 and the Stipulated MPR in any such Rate District in which the effective competition status is overturned on appeal. Nothing in this Stipulation of Settlement shall be construed to affect or alter the impact of the effective competition determinations by the FCC in DA 08-2217.
7. The refunds referred to in paragraph 6 above, to the extent they are required to be paid under the conditions set forth therein, shall be made by way of a pro rata credit to then existing subscribers in each applicable rate district and shall be denominated as "BPU Refund" on each subscriber's bill. Cablevision shall simultaneously provide a certified statement to the Board indicating the total subscribers to be refunded and the resulting pro rata credit per subscriber.
8. For each New Jersey System, the listed OSRs for equipment and installations on Schedule 2 shall be in effect for the period February 1,

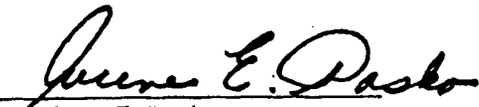
2008 through January 31, 2009; provided however, the installation OSRs will be subject to the "BPU Credits" described in Schedule 2 and below in Paragraph 9 and shall remain in effect for the period of August 1, 2008, through January 31, 2009.

9. Cablevision will, beginning August 1, 2008, apply the BPU Credits shown on Schedule 2 to the applicable one-time installation rate items listed on Schedule 2. Cablevision voluntarily agrees to apply the BPU Credits to the applicable installation rate items charged by each Cablevision New Jersey system until January 31, 2009. Nothing in this agreement shall restrict or condition a decision by Cablevision to voluntarily reduce, before January 31, 2009, any one-time rate charge below the net amount yielded by the application of the "BPU Credit" to the installation rate item OSR.
10. This Stipulation of Settlement is subject to the approval of the Board. If this Stipulation of Settlement is approved by the Board, but the Board later finds that the Stipulated MPRs, in whole or in part, have not been implemented in accordance with the terms set forth herein or in accordance with applicable law, then the Board may order implementation of the Stipulated MPRs in accordance with such terms. Any such revenues collected that are not implemented in accordance with the terms set forth herein or in accordance with applicable law shall be subject to refund, pursuant to rules and regulations of the FCC as well as those of the Board.
11. This Stipulation of Settlement resolves all issues raised by Cablevision's 2007 Form 1240 Rate Filings in BPU Docket Nos. CR07110893, CR07110894, CR07110790, and CR07110849 and with the FCC Form 1205 filing in Docket No. CR07110850.
12. The signatories agree that, except as otherwise expressly provided herein, this Stipulation has been made exclusively for the purpose of this proceeding and that the stipulations contained herein, in total or by specific items, are in no way binding upon the parties in this proceeding if this Stipulation of Settlement is not approved by the BPU, in other proceedings before the Board, or in other forums or jurisdictions, and should not be construed as a waiver of any rights under law held by any party; nor are the contents of this Stipulation, in total or by specific items, by inference, inclusion, or deletion, in any way to be considered or used by another party as any indication of the position of any party hereto on any issue litigated or to be litigated in other proceedings. All signatories acknowledge that the terms of this Stipulation of Settlement shall not be deemed to be effective until approved in its entirety by the BPU.

- 13 This Stipulation contains terms, each of which is interdependent with the others and essential in its own right to the signing of this Stipulation. Each term is vital to the agreement as a whole, since the parties expressly and jointly state that they would not have signed the agreement had any term been modified in any way. Each party is entitled to certain procedures in the event that any material modification is made to the terms of this Stipulation. Each signatory party must be given the right to be placed in the position it was before the stipulation was entered. Therefore, if any modification is made by any of the parties, the BPU, any government agency, or court of competent jurisdiction to any of the terms of this Stipulation, it is essential that each party be given the option, before the implementation of any new rate resulting from this action, either to modify its own position to accept the proposed changes, or to resume the proceeding as if no agreement had been reached.

The parties believe these provisions are fair to all concerned and therefore, they are made an integral and essential element of this stipulation. This being the case, all parties expressly agree to support the right of any other party to this Stipulation to enforce all terms and procedures detailed herein.

ANNE MILGRAM
ATTORNEY GENERAL OF NEW JERSEY
Attorney for the Staff of the
Board of Public Utilities

By: 
Arlene E. Pasko,
Jessica L. Campbell
Deputy Attorneys General

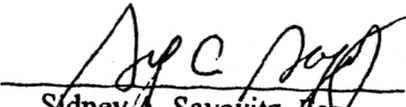
DATE: 10/6/08

STEFANIE A. BRAND, DIRECTOR, DIVISION OF RATE COUNSEL,
NEW JERSEY DIVISION OF RATE COUNSEL

By: 
Jose Rivera-Benitez, Esq.
Assistant Deputy Ratepayer Advocate

DATE: 10/6/08

CABLEVISION

By: 
Sidney A. Sayovitz, Esq.
Counsel for Cablevision

DATE: 1/7/08

Schedule 1

Proposed and Stipulated Form 1240 Rate Information concerning the Stipulated Systems

System	BPU Docket No.	Municipalities	Current Form 1240 OSR (1)	Prior Form 1240 MPR	Stipulated and current (as of 8/1/08) Form 1240 MPR & OSR (1)	Inc / (Decr). OSR to Stipulated Form 1240 MPR
Cablevision of Rockland/Ramapo, LLC (Mahwah)	CR07110894	Mahwah Township	\$11.97	\$12.00	\$10.70	-\$1.27
Cablevision of Paterson, LLC	CR07110893	Paterson	\$11.13	\$11.28	\$10.56	-\$0.57
Cablevision of Monmouth, Inc. - Wall	CR07110890	Belmar Bradley Beach Neptune City South Belmar Spring Lake Heights Farmingdale Asbury Park	\$10.95	\$11.03	\$10.75	-\$0.20
(1) Excludes From 1235 add-on amounts of: System			1235 add-on			
Cablevision of Rockland/Ramapo, LLC (Mahwah)			\$1.96			
Cablevision of Paterson, LLC			\$1.06			
Cablevision of Monmouth, Inc. - Wall			\$1.97			

"Schedule 2" - Cablevision NYMA CR07110850	Requested MPRs	Prior Board Approved Rates	Prior Board Approved Credits	Settlement Rates Net of Credits Effective 8/1/07-1/31/08	2/1/08- 1/31/09 Operator Selected Rates	BPU Credit to Operator Selected Rates 8/1/08- 1/31/09	Settlement Rates Net of Credits Effective 8/1/08- 1/31/09
Cable Boxes and Equipment							
Standard Box (Non-Addressable)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Addressable Box (Analog)	\$0.00	\$1.95	\$0.00	\$1.95	\$0.00	\$0.00	\$0.00
Digital Box (All Types)	\$6.34	\$6.03	\$0.00	\$6.03	\$6.28	\$0.00	\$6.28
Remote Control (All Types)	\$0.22	\$0.22	\$0.00	\$0.22	\$0.22	\$0.00	\$0.22
One-Time Charges							
Hourly Service Charge	\$50.82	\$46.95	(\$0.00)	\$46.95	\$46.95	\$0.00	\$46.95
New Connect / Unwired (One Outlet)	\$62.66	\$46.95	(\$3.00)	\$43.95	\$46.95	(\$3.00)	\$43.95
Reconnect / Installation of Pre-wired Homes (One Outlet)	\$48.99	\$46.95	(\$3.00)	\$43.95	\$46.95	(\$3.00)	\$43.95
Installation of Additional Connections at Time of Install	\$22.47	\$21.95	(\$1.00)	\$20.95	\$21.95	(\$1.00)	\$20.95
Installation of Additional Connections Requiring Separate Install	\$47.41	\$46.95	(\$0.00)	\$46.95	\$46.95	\$0.00	\$46.95
Relocate Outlet	\$72.90	\$46.95	(\$0.00)	\$46.95	\$46.95	\$0.00	\$46.95
Upgrade of Optional Services or DMX or Closed Caption or Parental Lock or AB Switch Installation, House Amp, VCR, Lateral Change or Video Game	\$48.27	\$46.95	(\$2.00)	\$44.95	\$46.95	(\$1.00)	\$45.95

