Agenda Date: 4/27/09 Agenda Item: III F



STATE OF NEW JERSEY

Board of Public Utilities Two Gateway Center Newark, NJ 07102 <u>www.nj.gov/bpu</u>

CABLE TELEVISION

	IN THE MATTER OF COMCAST OF OCEAN COUNTY, LLC FOR APPROVAL OF THE FILING OF FCC FORM 1240, AN ANNUAL UPDATING OF THE MAXIMUM PERMITTED RATE FOR REGULATED BASIC SERVICE USING THE OPTIONAL EXPEDITED RATE PROCEDURES))))	ORDER ADOPTING STIPULATION DOCKET NO. CR08090862
--	--	------------------	--

(SERVICE LIST ATTACHED)

BY THE BOARD¹

On September 30, 2008, Comcast of Ocean County, LLC ("Petitioner") filed Federal Communications Commission ("FCC") Form 1240, Docket Number CR08090862, seeking approval by the Board of Public Utilities ("Board") for an annual rate adjustment in its maximum permitted rate resulting from an adjustment for inflation, channel changes, programming costs and copyright fees pursuant to the Cable Television Consumer Protection and Competition Act of 1992, 47 <u>U.S.C.</u> § 543 et seq., and provisions of the New Jersey Cable Television Act, N.J.S.A. 48:5A-1 et seq.

The Board, at its public meeting on January 10, 1996, in Docket Number CX95120636, approved the implementation of Optional Expedited Rate Procedures for the processing of certain filings made with the Office of Cable Television. The intended purpose of these procedures is to grant final rates as quickly as possible to any cable company that chooses this process. In the spirit of cooperation based on the principles of Alternate Dispute Resolution, the discovery content is limited, thereby reducing the timeframe for settlement.

Petitioner chose to pursue its filing with the Board through the approved procedures. To that end, a pre-transmittal conference was held on October 23, 2008, and attended by representatives of the Petitioner, the Department of the Public Advocate, Division of Rate Counsel ("Rate Counsel") and Board Staff. The Petitioner agreed to waive its Office of Administrative Law ("OAL") litigation rights for this matter. It should be noted that the Petitioner's waiver was a knowing, voluntary and intelligent waiver of its litigation rights at the OAL and that the waiver did not constitute a circumvention of the FCC rules nor did it affect Petitioner's right to appeal in that forum.

Commissioner Frederick Butler did not participate in this matter.

The Petitioner notified its customers of the rate decrease by way of a newspaper announcement informing them of their opportunity to submit written comments to the Board for a period of thirty days. The notice appeared in the <u>Asbury Park Press</u> on December 12, 2008. No comments or resolutions were received as a result of this public notice.

After review by Staff and Rate Counsel of the supporting documentation, schedules and other discovery requests, a settlement conference was held on November 10, 2008. On January 30, 2009, the parties entered into a Stipulation of Settlement.

The Board has reviewed the Stipulation of Settlement and <u>FINDS</u> it to be reasonable, in the public interest and in accordance with the law. Therefore, the Board <u>HEREBY ADOPTS</u> the Stipulation of Settlement (attached hereto) as its own, incorporating by reference the terms and conditions therein as if fully set forth at length herein.

The Board <u>FURTHER ORDERS</u> that, subject to the ongoing review before the Federal Communications Commission, should these cable systems, or any part thereof, merge and/or migrate to another system, be upgraded and/or rebuilt, its 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 "trued-up" [47 <u>C.F.R.</u> § 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 its prior FCC Form 1240. This true-up calculation should 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 said merger, migration, upgrade, rebuild, sale or transfer.

The cable systems, or any part 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 portion thereof, 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 heretofore 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 trued-up for the period of time that the affected rates were subject to regulation by the Board.

The above referenced true-up procedure does not exclude any cable system party to this order.

DATED: 4/27/09

BOARD OF PUBLIC UTILITIES

BY:

JEANNE M. FOX

PRESIDENT

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

A

IN THE MATTER OF COMCAST OF OCEAN COUNTY, LLC FCC FORM 1240 USING THE OPTIONAL EXPEDITED RATE PROCEDURES

DOCKET NUMBER: CR08090862

Brian W. Earnshaw Vice President & Controller, Eastern Division Comcast Cable Communications, Inc. 200 Cresson Boulevard Oaks, PA.19456

Celeste M Fasone
Director
Gloria Furlong
Supervising Administrative Analyst
Richard Stephan
Administrative Analyst 2, Accounting
Office of Cable Television
Two Gateway Center
Newark, NJ 07102

Jose Rivera-Benitez, Esq.
Assistant Deputy Public Advocate
Maria Novas-Ruiz, Esq.
Assistant Deputy Public Advocate
State of New Jersey
Department of the Public Advocate
Division of the Rate Counsel
31 Clinton Street - 11th Floor
Newark, NJ 07102

Andrea Crane The Columbia Group P.O. Box 810 Georgetown, CT 06829

Kenneth Sheehan, Esq.
Deputy Attorney General
State of New Jersey
Dept. of Law & Public Safety
124 Halsey Street
Newark, NJ 07101

		804 P. J. W. 3 1/2
IN THE MATTER OF COMCAST OF)	CABLE TELEVISION (CABLE TELEVISION)
OCEAN COUNTY, LLC'S FILING OF	j	14 S.
FCC FORM 1240, AN ANNUAL)	
UPDATING OF THE MAXIMUM)	STATE OF NEW JERSEY
PERMITTED RATE FOR REGULATED)	BOARD OF PUBLIC UTILITIES
CABLE SERVICES USING THE)	
OPTIONAL EXPEDITED RATE)	
PROCEDURES)	BPU DOCKET NUMBER: CR08090862

STIPULATION OF FINAL RATES

The undersigned parties, as a result of a review of the Federal Communications Commission ("FCC") Form 1240 and timely filed public comments in this matter hereby stipulate to the following findings of fact and conclusions of law for consideration by the Board of Public Utilities ("Board"); and,

As part of the Optional Expedited Rate Procedures (Approved January 12, 1996, Docket No. CX95120636), Comcast of Ocean County, LLC ("Petitioner") agreed to waive the Company's litigation rights at the Office of Administrative Law ("OAL") in this proceeding. It should be noted that Petitioner's waiver was a knowing, voluntary and intelligent waiver of its litigation rights at the OAL and that the waiver did not constitute a circumvention of the FCC rules nor did it affect the Company's right to appeal in that forum.

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 regulated categories: (i) "basic service" (consisting primarily of "off-the-air" and public, educational and governmental channels) and associated equipment and installation and (ii) cable programming services ("CPS") (consisting of other tiers of channels) and associated equipment; and

WHEREAS, under the Federal Act, basic service is regulated by the "franchising authority"; and

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; and

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

WHEREAS, under the regulations adopted March 30, 1994, 47 <u>C.F.R.</u> § 76.900 <u>et seq.</u>, a cable operator may adjust its rates by electing the annual rate adjustment system under the regulations adopted September 15, 1995 (47 <u>C.F.R.</u> § 76.922) by filing a Form 1240 <u>and</u> a Form 1205 on the same date; and

WHEREAS, on September 30, 2008, Petitioner, serving Bay Head, Brick, Mantoloking, Point Pleasant and Point Pleasant Beach filed a Form 1240, Docket Number CR08090862 with the Board seeking approval of inflation, channel changes and external cost adjustments for a total decrease in the Maximum Permitted Rate ("MPR") of 2.6% for the rate cycle of January 1, 2009 to December 31, 2009 for a rate decrease from \$15.90 to \$15.48, exclusive of franchise fees, which would result in a total decrease in the MPR for basic service of \$.42 per month. The Operator Selected Rate ("OSR") will be \$15.45 effective January 1, 2009 for the same rate cycle of January 1, 2009 to December 31, 2009. However, during this period, if Petitioner chooses to decrease the OSR, with proper notice to its subscribers and the Board, this decrease will not affect the established rate cycle; and

WHEREAS, the Board Staff ("Staff") and the Department of the Public Advocate, Division of Rate Counsel ("Rate Counsel"), upon review of the FCC Form 1240, supporting documentation and schedules thereto agree that the proposed MPR and OSR rates are just and reasonable; and

WHEREAS, Staff, Rate Counsel and Petitioner have engaged in discussions of this matter; and

WHEREAS, Staff, Rate Counsel and Petitioner have concluded that the Company is entitled to the above-referenced adjustment which it seeks in its FCC Form 1240 filing;

NOW, THEREFORE, Staff, Rate Counsel, and Petitioner hereby STIPULATE AS FOLLOWS:

- 1. Petitioner notified its customers of the proposed MPR rate decrease via a newspaper announcement and has informed them of their opportunity to submit written comments for a period of thirty (30) days.
- 2. The effective date for the decrease in the MPR for basic service due to inflation, channel changes and external costs adjustments under Docket Number CR08090862 and the OSR is January 1, 2009.
- 3. The rate cycle established under Docket Number CR08090862 is January 1, 2009 to December 31, 2009.
- 4. On September 14, 2006, in Docket Nos. CR05090826 (Toms River-Rebuild), CR05090827 (Crestwood Village/Cedar Bonnet Island), CR05110935 (South Jersey/Vineland-Vineland) and CR05110937 (South Jersey/Vineland-Franklinville South) (hereinafter the "Toms River/South Jersey Matters"), the Board issued Orders adopting Stipulations of Settlement among the Parties therein (the "Toms River/South Jersey Stipulations"), which, among other things, addressed the cost of programming pertaining to CN8, a Comcast affiliated channel, to be reported on Worksheet 7 Line 701 of the Form 1240. Specifically, the Toms River/South Jersey Stipulations provided that, for all "Comcast" affiliated rate districts in New Jersey, Line 701 on Worksheet 7 would be based upon rates of thirty-three cents (33¢), thirty-four cents (34¢) and thirty-

five cents (35¢) per subscriber per month for CN8 (excluding the Form1240's permitted 7.5% markup), and that these rates would be frozen for specific true-up and projected periods listed for each rate district in Exhibit B to the Toms River/South Jersey Stipulations (hereinafter, the "CN8 Agreement"). For convenience, a copy of the Toms River/South Jersey Stipulations' Exhibit B is annexed hereto as Attachment 1. It was further agreed in the Toms River/South Jersey Stipulations that for the period during which the CN8 rates shall be frozen at the above rates, such rates shall be deemed not unreasonable and that documentation in support of such rates and/or discovery requests relating to such rates shall not be necessary. Accordingly, and pursuant to the CN8 Agreement, as set forth in the Toms River/South Jersey Matters, the cost of programming pertaining to CN8 in the instant matters has been calculated at the agreed upon rate per subscriber per month in Worksheet 7 – Line 701 of the Form 1240¹. Comcast further agrees to include this paragraph in future Stipulations for all Comcast Form 1240 rate filings that include any true up or projected period subject to the CN8 rate freeze as indicated on Attachment 1.

- The foregoing description of the CN8 Agreement is intended merely to summarize and in no way change the terms of the Agreement reached among the Parties and Approved by the Board with respect to the treatment of CN8 as set forth in the Toms River/South Jersey Matters.
- 6. In the event that a system listed in Attachment 1 changes its annual rate cycle, resulting in a concomitant change in the true-up and/or projected periods attributable to said system, the rate freeze periods set forth in Exhibit B to the Toms River/South Jersey Stipulations shall remain unchanged.
- This stipulated rate decrease shall be subject to the approval of the Board and all revenues collected as a result of this adjustment shall be subject to refund, pursuant to the rules and regulations of the FCC as well as those of the Board if the Board finds this rate decrease to be unjustified in whole or in part or in any way implemented improperly.
- 8. This Stipulation of Settlement resolves all issues raised by this filing which are the subject of the within matter.
- 9. The signatories agree that, except as expressly provided herein, this Stipulation has been made exclusively for the purpose of this proceeding and that the Stipulation contained herein, in total or by specific items, is in no way binding upon the parties in other proceedings before the Board or in other forums or jurisdictions, 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.

¹ Petitioner chose not to include any programming costs for CN8 in the projected period for this instant matter.

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 modification is made to the terms of this Stipulation. That is, each signatory party must be given the right to be placed in the position it was in before the Stipulation was entered. Therefore, if any modification is made to 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.

DATED: //30/09

GLORIA J. FURLONG
OFFICE OF CABLE TELEVISION

By: Musika-Supervising Administrative Analyst

RONALD K. CHEN, ESQ.
PUBLIC ADVOCATE OF NEW JERSEY

STEPHANIE A. BRAND, ESQ., DIRECTOR, DIVISION OF RATE COUNSEL

y: Use Rivera-Benitez, Esq.

Assistant Deputy Public Advocate

COMCAST OF OCEAN COUNTY, LLC

Dennis C. Linken, Esq.

Stryker, Tams & Dill

			EXHIBITION D									EXPIDIT 8			
				NAME AND ADDRESS OF THE PARTY O	CHE Rate - L'30	Comment	SECTION SECTION	TOWNSON STATE	The State of	TO SOM CANADA TO THE PARTY OF T	THE PARTY OF	2006 Settlement	Change 13 M Coansa 15 M	CM Rate 138	CHE RANGE LIM
Current Franking Fillings			NEW TARREST AND THE	Physical STORY		Films	PROPERTY OF THE	THE COLUMN TWO	COLUMN TOWNS		Second	Filles	The Piles	March	Faceth Filler
1			Trus-Up Period	Projected Parked	True-up Perfeet	Projected Period	Through Parked	Projected Perfect	True-Up Period	Projected Parked	True-up Parked	Tarted Projected Parket	Treating Parked	Prejected Parked	Transp Parted
1 200	Contrast of New Jersey, LLC	Town Rhey Rabable Contraced/Coder Bosont Island	50152 to 97003 50152 to 97003	10104-120104 10104-120104	10/1/83 6/35/04	10105-120108	100104-401001 100104-401001	10108-122108 10108-122108	100105-90006	10107-122107	1900-90106F	10126-120108	104167-03008	10109-120109	100108-82008
	Content of Long Beach Mark LCC	Long Booth Mand	501002 to 900003	10104-122104	10/01/05/8/30/04	10106-120106	10010H-6000E	50108-030108	10000-92000	19102120105	100016-801001	10106120106	10/07/07/00/08	S0108-120109	100108-80300
	Connected of Control New Jones, LLC	East Wheelers	1001402 to 97003 1001402 to 97003	10164-125184 10164-125184	100103-001001 100103-001001	16105-120106	100164-62000 100164-62000	18106-120108	1001.05.03.09 1001.05.03.09	VOLUED-12/21/07 VOLUED-12/21/07	1901/06/8/2007	50106-120108 14106-120108	100107-07000	10106-120109	100108-80008
Manager 1, 2011	Constant of Boult Jersey, LLC	Vacional residende Southfleien Vacional	110102 w 100101	20104-10108 20104-10108	HANDER of COURTS	20105-10106	110104 to 1001081	21508-21407 21508-21407	11/01/05 to 19/01/01 11/01/05 to 19/01/01	21507-21408 21507-21408	11/01/06 to 10/31/07	271506-271408 271506-271408	11/21/67 to 10/2/18 11/61/67 to 10/2/188	01315-20215 21315-20215	110105 to 100109 110108 to 100109
March 1, 2004	Communical Wilderson, LLC	Obcounter City Maple Blade	130031-031003	80104-60108 80104-60108	120103-110004	80105-80108 80103-80108	1201/06-11/20/05	90108-90107 90108-90109	1201/05-11/2008	60107-63108 60107-63108	120106-11/2007	60108-63108 80108-83108	126107-112008	Series Spins	120108-11/2009
	Constant of Assister, LLC	Annies	30103-2/2864	80109-90108	30104-20806	80105-50108	30105-27350	10106-80107	30106-32367	80105-20108	20107-22808	80108-90108	SHARE STANS	BILLED-BOLIGE	301/09-328719
Non-Emdon Filters	J														
August 1, 2004.	Concession de James Cop. LLC	Ameni City	90103-30104	11/01/04-10/21/05	86164-73166	110105-10108	80105-70106	110/08/100107	MO108-7/21.07	110107-102108	80-ust-1/3-use	110108-10212	895025-90508	11-015-100210	80108-121110
Octaba 1, 2004	Command of Managers of Charles, LLC	Bossess Frederick	100103-031001 100103-031001	10106-122106	120104-401041 180104-401041	16105-120106	80008-801068 80008-801068	SENOT-120167	\$200,000,000,000;	10168-120188	100101-0000 100101-0000	16166-123169	100108-92008 100108-92008	10105-1291/10 10105-1291/10	01/00/40/1001
	Concept of Ocean County, LLC Concept of Behapper, LLC	Done Burlogue	100034-001001	10106-120106	100104-07009	90106190101	13/01/05/4/2000 13/01/05/4/2000	UPLOT-122167 UPLOT-123167	190006-8001001	10106-120108	100107-4/3098	16169-125169	100108-97009	SOLTE-1201/10 SOLTE-1201/10	100109-90018
	Contrast of Cuntral New Jersey, LLC	East Breawick	HORGER STATE OF	14105-120106	190104-930081	10105-130106	100006-801000	UB100:12/01/07	1905/00/00/00/0	10106-123108	8000C# CU10008	10106-120109	10/01/08/8/30/08	1,01710-12/31/10	100109-80010
	Concest of Glocomes Courty, U.C.	Observation of the Parket	100103-03004	1491406-12031406	30/00/8-H01-0001	10105120106	SOUCH SELECT	101001-130301	1000-901001	10108-120108	100107-80008	10109-123109	15/01/08 6/35/08	Sevino-casting	15/0 US\$-4/30/10
	Comment of Garden State, LP	Garden Bark Corney's Public	10/01/03/4000 10/01/03/4000	10106-120106	100104-0005	10106-120106	90009-901061 90009-901061	101001-120107	100106-90001	MO100-130108	100107-0008	10108-120109	1001/08-8/30/08 1001/08-8/30/08	16116-123118 16116-123118	STACKS SOLDER
Security 1, 2004	Consum of Nurthwest New Jersey, U.C. Concept of Plantack, U.C.	Partners!	1001/03-1001/64 1001/03-1001/64	20105-10106	110164-102105	20106-10107	11/01/05/10/01/06	20107-10108	100106-100107	20106-10108	11/01/07-10/21/04	20109-12179	116106-102109	20176-1/21/11	110100-100110
	Concess of South Jersey, LLC	Vindings Continues Nave	HATES 163164	20109-10108	110104-102105	20106-10107	11/01/05/19/01/08	215/17-21408	11/01/06-10/2167	21508-21408 21508-21408	11/01/07/19/01/06	211509-214/19 211509-214/19	116108-102109	STATE STATE	11/01/08-19/31/10
		VindendFrankle Township-8 borton	To Thompson the	20101-10106	SOLIDER-SOLIES	20109-10102	100001-100001	2015/07-014/08	134108-1001471	212/06-2714/08	1101007-100108	B1955-9091E	11/11/08-10/21/08	TENTROUSIES.	11/01/06-10/21
	Concess of South Jersey, LLC	Phasantida Sat VEnt 12 Sombathidade Dy Passantida Worffiddes	110103-100104	36105-10108	110104-100108	36106-19167	114-105-162-108 114-105-162-108	21507-21408	TAVEOR-1001011	27506-27408	110107-100108	21506-21410 21506-21410	116106-100108 116106-100108	STSTS STATE	01/10/06/40/2011 01/10/06/40/2011
	Concast of Withmood, LLC Concast of the Mandandsch, LLC Concast of New Jersey 9, LLC	1	HATCH CATALITY HATCH CATALITY HATCH CATALITY	20105-12108 20105-12108 20105-12108	116164-193168 116164-193168 116164-193168	36105-10107 36106-10107 36106-10107	11/01/05-10/21/08 11/01/05-10/21/08 11/01/05-10/21/08	20107-12108 20107-12108 20107-12108	11,0106-10/3167 11,0106-10/3167 13,106-10/3167	20108-10108 20108-10108 20108-10108	110107-192108 110107-192108 110107-192108	20109-10170 20109-10170 20109-10170	110108-100108-11008-1	26119-121111 26119-121111 26119-121111	11/01/04: 10/01/10 11/01/04: 10/01/10 11/01/04: 10/10/10
No. 20, 204	Concessi of Marcur County, LLC	1	BY03-1103004	30106-30908	1201011-130001	10108-30301	136105-112006	3401407-373608	1361106-11/3067	301/28-3/2009	12/01/07/11/20/08	30105-27210	1201/06-11/20/08	Service Starts	1201/09/10010
	Concess of Southern Personners, In Landach	or Lambour	1101001100001	34016-3000	170104-110006	20108-27367	120105-11/2006	30107-32808	120106-112007	201/08/2/2/08 201/08/2/28/08	120107-112008	30109-22810	120108-110300	Metric 2000	120108-11/2010

minute and Sathgorithdough and Sathgorithmaps or beans (Sathgorithmap) Sathgorithmap (Sathgorithmap) Sathgorithmap (Sathgorithmap) Sathgorithmap)