

**BEFORE THE TENNESSEE REGULATORY AUTHORITY**

**NASHVILLE, TENNESSEE**

**June 29, 2015**

**IN RE:**

**APPLICATION OF CHARTER COMMUNICATIONS  
FOR A STATE-ISSUED CERTIFICATE OF  
FRANCHISE AUTHORITY**

)  
)  
)  
)  
)

**DOCKET NO.  
08-00169**

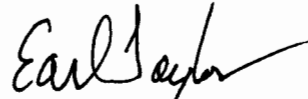
---

**SECOND AMENDED CERTIFICATE OF FRANCHISE AUTHORITY**

---

On June 22, 2015, pursuant to Tenn. Code Ann. § 7-59-301, *et seq.*, known as the Competitive Cable and Video Services Act (CCVSA), Charter Communications Operating, LLC ("Charter") filed a Second Amendment to its Certificate of Franchise Authority. In its Second Amendment, Charter assigns to its subsidiary, Interlink Communications Partners, LLC (ICP), the franchise authorities of its subsidiaries Marcus Cable Associates (MCA), Rifken Acquisition Partners (RAP), Charter Communications, LLC (CC LLC), HPI Acquisition Co. (HPIAC), and Renaissance Media, LC (RML), and the portion of Tennessee, LLC's (TN LLC) authority which constitutes Bluff City, Tennessee. Thereafter, Charter deletes MCA, RAP, CC LLC, HPIAC, and RML from its existing Certificate of Franchise Authority.<sup>1</sup> Its subsidiaries ICP, TN LLC, and Robin Media Group (Robin) shall continue to hold franchise authority under Charter's Certificate of Franchise Authority.<sup>2</sup> Upon such filing, the TRA hereby issues the Second Amended Certificate of Franchise Authority to amend Charter's original Certificate of Franchise Authority and its previous amendment thereto.<sup>3</sup>

**BE IT HEREBY AMENDED.**



---

**Earl R. Taylor, Executive Director**

---

<sup>1</sup> *Second Amendment to Charter Communications Operating LLC's Certificate of Franchise Authority*, ¶¶ 3 and 5 (June 22, 2015).

<sup>2</sup> *Id.* at ¶¶ 4 and 5.

<sup>3</sup> Certificate of Franchise Authority (October 7, 2008) and First Amended Certificate of Franchise Authority (February 21, 2012).