RECORDING REQUESTED BY AND	
WHEN RECORDED MAIL TO:	
Charter Communications	
Attn:	
Address:	
	<del>-</del>
	Above for recorders use only
NONEXCLUSIVE INSTALL	LATION AND SERVICE AGREEMENT
This Installation and Distribution Agreement ("Agr	reement") between [ <b>Insert Correct Charter Legal Entity He</b> t

("Operator") and [Insert Correct Legal Name for Owner Here] ("Owner") is dated this day of

200_ ("Effective Date"). Capitalized terms used in this Agreement shall have the same meaning as			
specified in the "Basic Information" section below.			
BASIC INFORMATION			
Premises (or Property) (further described in Exhibit A):			
Premises Name: Number of Units:			
Street Address:			
City/State/Zip:			
Notices:			
Owner: Name:			
Address:			
Phone:			
Fax:			
Agreement Term: The period starting on the Start Date and ending on the Expiration Date. The			
Agreement Term shall automatically be renewed for additional successive terms of years unless either			
party provides written notice of termination not less than 6 months prior to the end of the Agreement Term			
then in effect.			
Start Date: Expiration Date:			
Services: Services shall mean all lawful communications services (including video/cable services) that			
Operator may provide.			
<b>Equipment:</b> All above-ground and underground coaxial cables, fiber, internal wiring, conduit, electronics			
and/or any other equipment or facilities necessary for, installed by, and/or used by Operator (or its			
predecessor(s)-in-interest) to provide the Services. The Equipment extends from the external boundary lines of			
the Premises up to and including the outlets in each unit.			

- 1. Grant. In consideration of the mutual promises and other consideration set forth herein, the sufficiency of which is hereby acknowledged, Owner grants Operator the right (including ingress and egress) to install, operate, improve, remove, repair and/or maintain its Equipment within the Premises. Upon termination of this Agreement, Operator shall have the right to remove its Equipment, as applicable, provided that any Equipment that Operator does not remove within 90 days of such termination, shall be deemed abandoned and become the property of the Owner. This Agreement may be recorded. This rights granted hereunder shall run with the land and shall bind and inure to the benefit of the parties and their respective successors and assigns.
- 2. Services; Equipment. Operator shall have the (i) nonexclusive right to offer and (ii) exclusive right to market the Services to residents of the Premises. Operator will install, maintain, and/or operate the Equipment in accordance with applicable law. The Equipment shall always be owned by and constitute the personal property of the Operator, except that from the Effective Date, the internal wiring located within any building, which includes

Rev 07/30/08 1 "cable home wiring" and "home run wiring" (the "Internal Wiring") and, without limitation, excludes set-top boxes, electronics, active components, and exterior Equipment, shall be deemed to be owned by and constitute the personal property of the Owner. Owner hereby grants to Operator the <u>non-exclusive</u> right to use the Internal Wiring during the Agreement Term\_-and (i) shall not grant any other provider rights to use the Internal Wiring and (ii) shall prohibit other providers from using the same.

Without limiting Operator's non-exclusive rights to use Internal Wiring and its Equipment, should either (A) an antenna, or signal amplification system or (B) any Owner modification, relocation of, and/or work on the Internal Wiring interfere with the provision of Operator's Services, Owner shall eliminate such interference immediately. In the event (i) installation, repair, maintenance, or proper operation of the Equipment, and/or unhindered provision of the Services is not possible at any time as a result of interference, obstruction, or other condition not caused by Operator, or (ii) such interference, obstruction, or other condition (or the cause thereof) will have negative consequences to Operator's personnel safety or the Equipment, as Operator may determine in its sole discretion, Operator may terminate this Agreement without liability upon written notice to Owner.

- **3.** Owner represents and warrants that it is the legal owner of and the holder of fee title to the Premises; that it has the authority to execute this Agreement. The person signing this Agreement represents and warrants that he/she is Owner's authorized agent with full authority to bind Owner hereto. If any one or more of the provisions of this Agreement are found to be invalid or unenforceable, such invalid provision shall be severed from this Agreement, and the remaining provisions of this Agreement will remain in effect without further impairment.
- **4.** In the event of a default by a party hereunder in addition to rights available at law or in equity, the non-defaulting party may (i) terminate the Agreement after 30 days prior written notice, unless the other party cures or commences to cure such breach during such 30-day period and diligently proceeds with such cure (exercising commercially reasonable efforts). Neither party shall be liable to the other party for any delay or its failure to perform any obligation under this Agreement if such delay or failure is caused by the occurrence of any event beyond such party's reasonable control.
- 5. Each party shall indemnify, defend and hold harmless the other against all liability, claims, losses, damages and expenses (collectively, "Liability"), but only to the extent that such Liability arises from any negligent or willful misconduct, breach of this Agreement, or violation of a third party's rights or applicable law on the part of the party from whom indemnity is sought. Each party seeking such indemnification shall use reasonable efforts to promptly notify the other of any situation giving rise to an indemnification obligation hereunder, and neither party shall enter into a settlement that imposes liability on the other without the other party's consent, which shall not be unreasonably withheld.
- **6.** Notwithstanding anything to the contrary stated hereunder, Operator will not be liable for any indirect, special, incidental, punitive or consequential damages, including, but not limited to, damages based on loss of service, revenues, profits or business opportunities.
- 7. Owner agrees during the term of the Agreement not to provide bulk services on Premises from another provider. A violation of this Section 7 is an automatic default of the Agreement.

IN WITNESS WHEREOF, the parties have set their hands on the date indicated in their respective acknowledgments.

OPERATOR OWNER

[enter Charter entity legal name here]

[if not an LLC, check with Division Counsel for proper sig block]

By: Charter Communications, Inc., its Manager

- - Rev 07/30/08 2

<sup>&</sup>lt;sup>1</sup> The terms "cable home wiring and "home run wiring" are defined at 47 CFR §§ 76.5(II) and 76.800(d).

By:	By:	
Printed Name:	Printed Name:	
Title:	Title:	
Date:	Date:	



Rev 07/30/08 3

STATE OF)
COUNTY OF)
On, personally appeared
personally known to me (or proved to me the basis of satisfactory evidence) to be the person(s)
whose name(s) is/are subscribed to the within instrument and acknowledged to me that
he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their
signature(s) on the instrument the person(s) or the entity upon behalf of which the person(s) acted,
executed the instrument.
WITNESS my hand and official seal.
Signature
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Rev 07/30/08 4



Rev 07/30/08 5

## **EXHIBIT "A"**[Owner to insert legal description of Premises.]



- Rev 07/30/08 6