

**AMENDMENT**  
**TO THE**  
**INTERCONNECTION AGREEMENT FOR THE STATE OF NEW HAMPSHIRE**  
**BETWEEN**  
**CONSOLIDATED COMMUNICATIONS OF MAINE COMPANY, INC. D/B/A**  
**CONSOLIDATED COMMUNICATIONS/NORTHLAND**  
**AND**  
**TIME WARNER CABLE INFORMATION SERVICES (NEW HAMPSHIRE), LLC**

This Amendment (the “Amendment”) shall be deemed effective on the date approved by the New Hampshire Public Utilities Commission or otherwise allowed to go into effect by operation of law (the “Amendment Effective Date”) by and between Consolidated Communications of Maine Company, Inc. d/b/a Consolidated Communications/Northland (the “Consolidated ILEC”), a Delaware limited liability company with offices at 5 Davis Farm Road, Portland, ME 041031, and Time Warner Cable Information Services (New Hampshire), LLC (“Charter”), a Delaware limited liability company with offices at 12405 Powerscourt Drive, St. Louis, Missouri 63131. Consolidated ILEC and Charter may be hereinafter referred to individually as a “Party” and collectively as the “Parties.” This Amendment covers only the services addressed herein that Consolidated ILEC and Charter provide in their operating territories in the state of New Hampshire.

**RECITALS**

**WHEREAS**, Consolidated ILEC and Charter are Parties to an interconnection agreement under Sections 251 and 252 of the Communications Act of 1934, as amended (the “Act”), effective July 10, 2012 (the “Agreement”);

**WHEREAS**, Consolidated Communications Holdings, Inc. (“CCHI”) and Condor Holdings LLC (“Condor”) have entered into an agreement for the indirect transfer of control of CCHI’s incumbent local exchange companies to Condor (the “Transaction”), for which they are seeking the requisite governmental approvals;

**WHEREAS**, Charter intervened in proceedings before the New Hampshire Public Utilities Commission regarding the Transaction;

**WHEREAS**, CCHI and Charter have reached a mutually agreeable settlement of Charter’s concerns regarding the Transaction; and

**NOW, THEREFORE**, in consideration of the foregoing, and the promises and the mutual covenants set forth below, the Parties hereby amend the Agreement as follows:

**Sec. I. Term of Agreement:**

To the extent the original Term of the Agreement has expired as of the date of this Amendment, for a period no less than thirty-six (36) months following the closing date of the Transaction, Consolidated ILEC will not request termination or renegotiation of the Agreement.

**Sec. II. Local Number Portability (“LNP”):**

Consolidated ILEC agrees to continue to process and complete LNP post-Transaction to meet Federal Communications Commission (“FCC”) LNP requirements.

**Sec. III. Operations Support Systems/Billing Support Systems (“OSS/BSS”):**

A. Consolidated ILEC will ensure that its existing OSS and BSS maintain the same intervals, quality of service, accuracy and flow-through for thirty-six (36) months following the close of the Transaction.

B. Consolidated ILEC will provide Charter and the New Hampshire Public Utilities Commission with at least one hundred eighty (180) days’ written notice, or such longer time period

as required under Consolidated's Change Management Process (CMP) Guide (Ver. 1.1, Oct. 2018), of Consolidated ILEC's intent to modify its existing OSS/BSS.

C. Consolidated ILEC will not make any material changes to the Virtual Front Office (or other CLEC-facing graphical user interfaces ("GUIs")) that would adversely affect Charter for thirty-six (36) months following the close of the Transaction.

**Sec. IV. Wholesale Services:**

A. Consolidated ILEC will not seek to recover through wholesale service rates one-time Transaction costs.

B. Consolidated ILEC will not file an FCC forbearance petition concerning Sections 251 or 271 of the Communications Act during the first twenty-four (24) months after closing the Transaction.

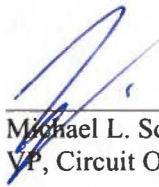
**Sec. V. Other Terms:**

A. The Agreement is amended to incorporate the terms and conditions set forth in this Amendment, all of which shall apply to and be a part of the Agreement (hereinafter referred to as the "Amended Agreement") notwithstanding any other term or condition of the Amended Agreement, a Consolidated Tariff or a Consolidated Statement of Generally Available Terms and Conditions ("SGAT").

B. Except as set forth in this Amendment, the Agreement is unaffected and shall continue in full force and effect in accordance with its terms. If there is a conflict between this Amendment and the Agreement or any earlier amendment, the terms of this Amendment will prevail.

C. This Amendment may be executed in counterparts and each signed counterpart shall constitute an original document.

TIME WARNER CABLE INFORMATION  
SERVICES (NEW HAMPSHIRE), LLC  
By: Charter Communications, Inc., its  
Manager



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Michael L. Scanlon  
VP, Circuit Operations

Dated: 8/15/2024

CONSOLIDATED  
COMMUNICATIONS OF MAINE  
COMPANY, INC. D/B/A  
CONSOLIDATED  
COMMUNICATIONS/NORTHLAND

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Michael Shultz  
SVP, Regulatory & Public Policy

Dated: \_\_\_\_\_

TIME WARNER CABLE INFORMATION  
SERVICES (NEW HAMPSHIRE), LLC  
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CONSOLIDATED  
COMMUNICATIONS OF MAINE  
COMPANY, INC. D/B/A  
CONSOLIDATED  
COMMUNICATIONS/NORTHLAND

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Michael L. Scanlon  
VP, Circuit Operations

  
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Michael J. Shultz  
Sr. VP, Regulatory & Public Policy

Dated: \_\_\_\_\_

Dated: 8/5/24