Third Quarter 2020 Results

October 30, 2020



Cautionary Statement Regarding Forward-Looking Statements

This quarterly presentation includes forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Exchange Act, regarding, among other things, our plans, strategies and prospects, both business and financial. Although we believe that our plans, intentions and expectations as reflected in or suggested by these forward-looking statements are reasonable, we cannot assure you that we will achieve or realize these plans, intentions or expectations. Forward-looking statements are inherently subject to risks, uncertainties and assumptions including, without limitation, the factors described under "Risk Factors" from time to time in our filings with the Securities and Exchange Commission (the "SEC"). Many of the forward-looking statements contained in this quarterly presentation may be identified by the use of forward-looking words such as "believe," "expect," "anticipate," "should," "planned," "will," "may," "intend," "estimated," "aim," "on track," "target," "opportunity," "tentative," "positioning," "designed," "create," "predict," "project," "initiatives," "seek," "would," "could," "continue," "ongoing," "upside," "increases," "focused on" and "potential," among others. Important factors that could cause actual results to differ materially from the forward-looking statements we make in this quarterly presentation are set forth in this quarterly presentation, in our annual report on Form 10-K, and in other reports or documents that we file from time to time with the SEC, and include, but are not limited to:

- the impact of the COVID-19 pandemic on the economy, our customers, our vendors, local, state and federal governmental responses to the pandemic and our businesses generally;
- our ability to sustain and grow revenues and cash flow from operations by offering video, Internet, voice, mobile, advertising and other services to residential and commercial customers, to adequately meet the customer experience demands in our service areas and to maintain and grow our customer base, particularly in the face of increasingly aggressive competition, the need for innovation and the related expenditures;
- the impact of competition from other market participants, including but not limited to incumbent telephone companies, direct broadcast satellite ("DBS") operators, wireless broadband and telephone providers, digital subscriber line ("DSL") providers, fiber to the home providers and providers of video content over broadband Internet connections;
- our ability to obtain programming at reasonable prices or to raise prices to offset, in whole or in part, the effects of higher programming costs (including retransmission consents);
- our ability to develop and deploy new products and technologies including mobile products and any other consumer services and service platforms;
- any events that disrupt our networks, information systems or properties and impair our operating activities or our reputation;
- the effects of governmental regulation on our business including costs, disruptions and possible limitations on operating flexibility related to, and our ability to comply with, regulatory conditions applicable to us as a result of the Time Warner Cable Inc. and Bright House Networks, LLC transactions;
- general business conditions, economic uncertainty or downturn, including the impacts of the COVID-19 pandemic to unemployment levels and the level of activity in the housing sector;
- · the ability to retain and hire key personnel;
- the availability and access, in general, of funds to meet our debt obligations prior to or when they become due and to fund our operations and necessary capital expenditures, either through (i) cash on hand, (ii) free cash flow, or (iii) access to the capital or credit markets; and
- our ability to comply with all covenants in our indentures and credit facilities, any violation of which, if not cured in a timely manner, could trigger a default of our other obligations under cross-default provisions.

All forward-looking statements attributable to us or any person acting on our behalf are expressly qualified in their entirety by this cautionary statement. We are under no duty or obligation to update any of the forward-looking statements after the date of this presentation.

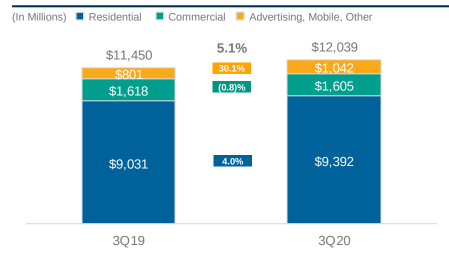


Thomas M. Rutledge

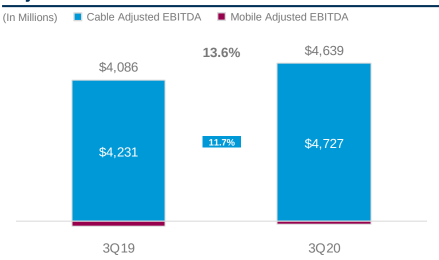
Chairman and CEO, Charter Communications

Third Quarter Overview

Revenue



Adjusted EBITDA¹⁾



Operating and Financial Overview

- Total residential and SMB customer relationship¹⁾ growth of 6.8% Y/Y, with net adds of 457k in 3Q20 vs. 310k in 3Q19
- Total residential and SMB Internet customers up 2.3M Y/Y, or 8.8%
- Total revenue growth of 5.1% Y/Y
 - Residential revenue growth of 4.0% Y/Y, despite \$218M of estimated sports credits to be provided to video customers
 - Commercial revenue declined 0.8% Y/Y, but growth of 0.7% excluding Navisite revenue in 3Q19
 - Advertising revenue growth of 16.8% Y/Y driven by higher political revenue
 - Mobile revenue growth of 91.8% Y/Y
- Adjusted EBITDA¹⁾ growth of 13.6% Y/Y
- Cable Adjusted EBITDA¹⁾ growth of 11.7% Y/Y
- Net income attributable to Charter shareholders of \$814M in 3Q20 vs. \$387M in 3Q19

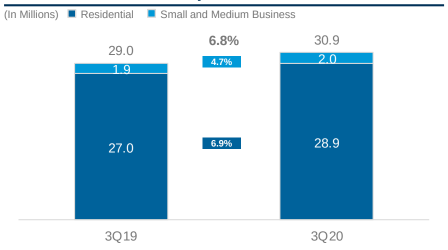
1) See notes on slide 20.

Christopher L. Winfrey

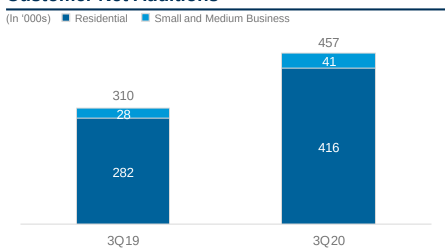
Chief Financial Officer, Charter Communications

Residential and SMB Customers

Customer Relationships¹⁾



Customer Net Additions¹⁾



Residential Net Additions / (Losses)

(In '000s)

	3Q19	3Q20	Y/Y Change
Internet	351	494	143
Video	(77)	53	130
Voice	(213)	(63)	150
Mobile Lines	275	348	73

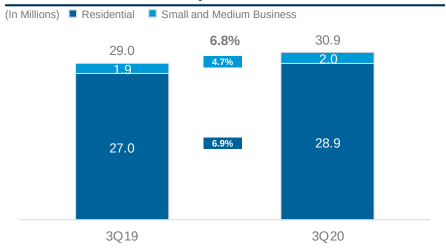
SMB Net Additions

(In '000s)

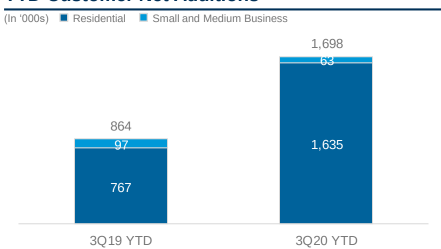
	3Q19	3Q20	Y/Y Change
Internet	29	43	14
Video	2	14	12
Voice	23	38	15
Mobile Lines	1	15	14

Residential and SMB Customers

Customer Relationships¹⁾



YTD Customer Net Additions¹⁾



YTD Residential Net Additions / (Losses)

(In '000s)

	3Q19 YTD	3Q20 YTD	Y/Y Change
Internet	970	1,899	929
Video	(379)	85	464
Voice	(540)	(108)	432
Mobile Lines	659	942	283

YTD SMB Net Additions

(In '000s)

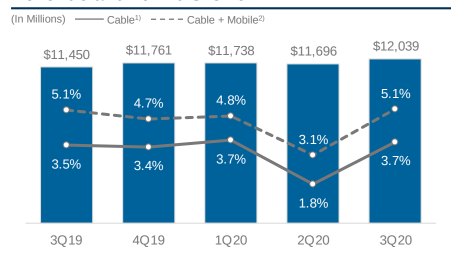
	3Q19 YTD	3Q20 YTD	Y/Y Change
Internet	96	70	(26)
Video	18	6	(12)
Voice	69	63	(6)
Mobile Lines	1 ²⁾	36	35

¹⁾ See notes on slide 20.

Mobile launched to SMB customers in 3Q19.

Revenue

Revenue and Y/Y % Growth



Quarterly Highlights

- Residential revenue growth of 4.0% Y/Y driven by residential customer growth of 6.9% Y/Y, partly offset by \$218M of estimated sports credits to be provided to video customers
- Total commercial revenue declined 0.8%
 - SMB growth of 1.5%
 - Enterprise declined 4.3%; growth of 5.8% when excluding Navisite and wholesale
- Ad revenue growth of 16.8% Y/Y driven by political

Revenue Split by Type

(In Millions)

3Q19	3Q20	Y/Y Change
\$9,031	\$9,392	4.0%
1,618	1,605	(0.8)%
215	214	(0.7)%
\$10,864	\$11,211	3.2%
394	460	16.8%
192	368	91.8%
\$11,450	\$12,039	5.1%
	\$9,031 1,618 215 \$10,864 394 192	\$9,031 \$9,392 1,618 1,605 215 214 \$10,864 \$11,211 394 460 192 368

Residential Revenue per Residential Customer³⁾



³⁾ Residential Revenue per Residential Customer excludes mobile revenue and customers.

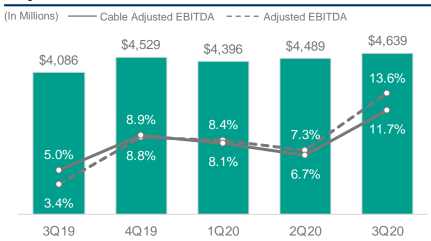


¹⁾ Represents total Y/Y % revenue growth excluding mobile revenue

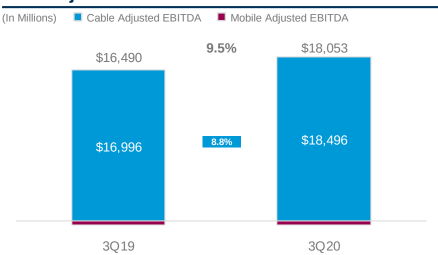
²⁾ Represents total Y/Y % revenue growth including mobile revenue.

Adjusted EBITDA¹⁾

Adjusted EBITDA¹⁾ and Y/Y % Growth



LTM Adjusted EBITDA¹⁾



Quarterly Highlights

- Adjusted EBITDA¹⁾ grew 13.6% Y/Y
- Cable Adjusted EBITDA¹⁾ grew 11.7% Y/Y
 - Operating costs declined 1.2% Y/Y when excluding mobile
 - Programming costs declined 2.3% Y/Y, and includes a \$163M benefit related to sports network rebates
 - Regulatory, connectivity and produced content declined 0.1% Y/Y due to lower regulatory and franchise fees, offset by higher video CPE sold to customers and higher sports rights costs
 - Costs to service customers increased 0.4%
 Y/Y vs. 6.8% Y/Y increase in total customer
 relationships; growth was driven by previously
 announced accelerated wage benefits and
 higher medical costs, mostly offset by lower
 bad debt and productivity improvements
 - Marketing expenses declined 0.7% Y/Y
 - Other expenses declined 2.5% Y/Y, primarily due to Navisite costs in the prior year period

3Q20 COVID-19 Related Financial Impacts

Impact	Favorable (Unfavorable) In millions	Comments
Residential	(\$227)	(\$218M) estimated sports credits to be provided to video customers ¹⁾ , (\$9M) pay-per-view
SMB	(11)	Seasonal plans for closed businesses
Advertising Sales	(55)	COVID-19 impact based on canceled bookings and mgmt. estimate
Total Estimated Revenue Impact	(\$293)	
Programming	\$163	Estimated rebates from sports programming networks ¹⁾
Reg., Connect. and Prod. Cont.	_	Additional Lakers games, offset by fewer Dodgers games, the multi- period amortization of sports content cost reductions ¹⁾ and lower franchise fees
Costs to Service Customers – Bad Debt	87	Better payment and collection trends
Costs to Service Customers – Labor	(86)	Wage rate increase, COVID flex time benefits and higher medical costs
Marketing	(4)	Higher medical costs and COVID flex time benefits, partially offset by payroll tax credits
Other Impacts	23	Lower employee travel and ad sales expense, partially offset by higher facilities costs and protective equipment related to COVID-19
Total Estimated Expense Impact	\$183	
Net Impact	(\$110)	

¹⁾ The difference between the \$218 million estimated sports credits to be provided to video customers and the \$163 million of sports programming network rebates is primarily due to an expected reduction in sports rights content costs which will be recognized in Regulatory, Connectivity and Produced Content expense over the remaining life of the contract, consistent with the deferral of second quarter expense for canceled games.



Net Income

Net Income

(In Millions, except per share data)				
	3Q20	3Q19	Y/Y	Var.
Adjusted EBITDA ¹⁾	\$ 4,639	\$ 4,086	\$	553
Depreciation and Amortization	2,370	2,415		(45)
Stock Compensation Expense	83	71		12
Other Operating Expenses, Net	14	14		-
Income from Operations	2,172	1,586		586
Interest Expense, Net	(946)	(963)		17
Loss on Extinguishment of Debt	(58)	_		(58)
Gain (Loss) on Financial Instr., Net	69	(34)		103
Other Pension Benefits (Costs), Net	(115)	9		(124)
Other Expense, Net	(13)	(5)		(8)
	 (1,063)	 (993)		(70)
Income before Income Taxes	1,109	593		516
Income Tax Expense	(177)	(126)		(51)
Consolidated Net Income	932	467		465
Less: Noncontrolling Interest	 (118)	(80)		(38)
Net Income Attributable to Charter Shareholders	\$ 814	\$ 387	\$	427
Earnings per Common Share Attr. to Charter Shareholders				
Basic	\$ 4.01	\$ 1.77	\$	2.24
Diluted	\$ 3.90	\$ 1.74	\$	2.16

Quarterly Highlights

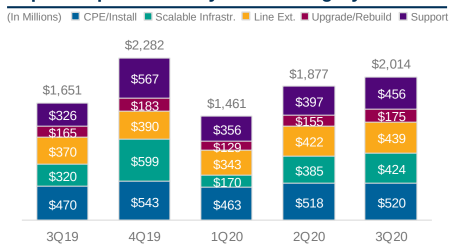
- Depreciation and amortization \$45M lower Y/Y
- Loss on extinguishment of debt of \$58M due to the call of CCO Holdings notes in August 2020
- Change in gain (loss) on financial instruments, net represents fluctuations in the FMV of the Great Britain Pound ("GBP") principal debt and the GBP swap
- Other pension costs of \$115M due to net liability remeasurement that resulted in a loss
- Income tax expense \$51M higher Y/Y primarily due to higher pretax income

¹⁾ See notes on slide 20



Capital Investment

Capital Expenditures by NCTA Category



Capital Expenditures

(In Millions)		,		
			LT	M
	3Q19	3Q20	3Q19	3Q20
Cable	\$1,551	\$1,875	\$6,959	\$7,132
Mobile	100	139	387	502
Total	\$1,651	\$2,014	\$7,346	\$7,634
Of which: All-digital	_	_	28	_
Of which: Commercial	327	358	1,335	1,300

Highlights

- 3Q20 capex of \$2.0B comprised of \$1.9B cable and \$139M mobile
 - \$130M Y/Y increase in Support due to facility improvements and investments in back office systems and mobile store build-outs
 - \$104M Y/Y increase in Scalable Infrastructure primarily due to core network enhancements and node splits given growing customers and traffic
 - \$69M Y/Y increase in Line Extensions due to continued network expansion, including to rural areas
 - \$50M Y/Y increase in CPE/Install primarily due to higher Internet CPE purchases related to Internet customer growth
 - Mobile capital of \$139M for mobile store buildouts and back office systems, most of which are included in support capital

Free Cash Flow¹⁾

Free Cash Flow¹⁾

(In Millions)			
	3Q20	3Q19	Y/Y Var.
Cable Adjusted EBITDA ¹⁾	\$ 4,727	\$ 4,231	\$ 496
Mobile Adjusted EBITDA ¹⁾	(88)	(145)	57
Cable Capex	(1,875)	(1,551)	(324)
Mobile Capex	(139)	(100)	(39)
Cash Paid for Interest, Net	(1,034)	(1,040)	6
Cash Taxes, Net	(33)	(11)	(22)
Cable Working Capital	262	(83)	345
Mobile Working Capital	(38)	(11)	(27)
Other	(28)	(19)	(9)
Consolidated Free Cash Flow 1)	1,754	1,271	483
Memo: Cable Free Cash Flow 1)	2,019	1,527	492
Memo: Mobile Free Cash Flow 1)	(265)	(256)	(9)
Financing Activities	(2,533)	(1,461)	(1,072)
Other	(35)	2	(37)
Change in Cash ²⁾	\$ (814)	\$ (188)	\$ (626)
Total Liquidity ³⁾	\$ 5,991	\$ 4,840	\$ 1,151
Leverage (LTM Adj. EBITDA) ^{1,4)}	4.31x	4.47x	-0.16x
Cable Leverage 1,4)	4.21x	4.34x	-0.13x

¹⁾ See notes on slide 20.

Quarterly Highlights

Free Cash Flow¹⁾

- Consolidated Free Cash Flow¹⁾ ("FCF") of \$1.8B, \$0.5B higher Y/Y
- Cable FCF¹⁾ of \$2.0B, \$0.5B higher Y/Y

Financing Activities and Leverage

- Borrowings of long-term debt exceeding repayments by \$1.2B
- Payment of \$37.5M preferred dividend to A/N
- \$3.6B of common share and unit repurchases
- Remain within target total leverage range of 4-4.5x

Buyback Summary	3Q20	Since Sep 2016
Common Shares Repurchased (M)	5.5	81.2
x Avg. Price	\$594.40	\$374.67
= Total Common Shares Repurchased (\$B)	\$3.3	\$30.4
A/N Common Units Repurchased (M)	0.6	11.7
x Avg. Price	\$568.19	\$369.16
= A/N Common Units Repurchased (\$B)	\$0.4	\$4.3
Total Common Shares & Units Repurchased (M) ⁵⁾	6.1	92.9
% of FDSO Repurchased ⁶⁾	1.9%	29.5%
Total Common Share & Units Repurchased (\$B)	\$3.6	\$34.7



²⁾ Excludes impact of changes to restricted cash of negative \$2M in 3Q20.

³⁾ Includes revolver availability and unrestricted cash on hand.

⁴⁾ Leverage is total principal amount of debt less cash and cash equivalents divided by LTM Adjusted EBITDA¹⁾ of \$18,053M and \$16,490M as of 9/30/20 and 9/30/19, respectively. Cable leverage is total principal amount of debt less cash and cash equivalents divided by LTM cable Adjusted EBITDA¹⁾ of \$18,496M and \$16,996M as of 9/30/20 and 9/30/19, respectively. The leverage calculations do not reflect the leverage calculations pursuant to Charter's indentures or credit agreements.

⁵⁾ Excludes 367,372 shares withheld from employees for the payment of taxes and exercise costs upon the exercise of stock options or vesting of other equity awards during 3Q20, and 3,072,062 since Sep. 2016.

⁶⁾ Represents % of fully diluted shares outstanding (FDSO), as-exchanged, as-converted, as of 6/30/16.

Capital Structure Summary

As of Sep 30, 2020 (\$ In Millions, unless otherwise noted)	Issue	Туре	Rates ¹⁾ / Shares	Issuer Amount ²⁾	Aggregate Debt ³⁾	Leverage Ratio ⁴⁾
Charter Communications, Inc. (CCI)	 Shares Outstanding (S/O) S/O + As-Converted and As- Exchanged CCH Units 	Equity	• 200M • 225M ⁵⁾	Equity (Mkt Cap) • \$125B • \$141B		
Charter Communications Holdings, LLC (CCH) Partnership	A/N Preferred CCH Units	Convertible Preferred	6.0%	\$2,500		
CCO Holdings, LLC (CCOH)	Sr. Notes due 2023-2032	High Yield	4.000 - 5.875%	\$23,500	\$79,064	4.31x
Charter Communications Operating, LLC (CCO)	Sr. Sec. Notes due 2021-2055 1st Lien Bank due 2023-2027 Total CCO	Investment Grade Loans / Revolver	1.901 - 8.375% L + 1.25-1.75%	\$45,345 <u>\$10,219</u> \$55,564	\$55,564	3.01x
Operating Subsidiaries 1) Interest rates are stated bank interes	st rates or bond coupon rates.					

¹⁾ Interest rates are stated bank interest rates or bond coupon rates.

²⁾ Issuer amount includes principal value of debt and current equity market capitalization of shares outstanding based on a closing share price of \$624.34 on 9/30/20. Equity market capitalization, on an as-converted as-exchanged basis, includes the estimated market value of A/N common CCH units and the market value of A/N convertible preferred CCH units with a face value of \$2,500M.

³⁾ Aggregate debt is total principal amount of debt, excluding intercompany loans and \$785M of guarantees, letters of credit and finance leases.

⁴⁾ Leverage equals aggregate debt less cash and cash equivalents divided by LTM Adjusted EBITDA6 of \$18,053M. The leverage calculations do not reflect the leverage calculations pursuant to Charter's indentures or credit agreements.

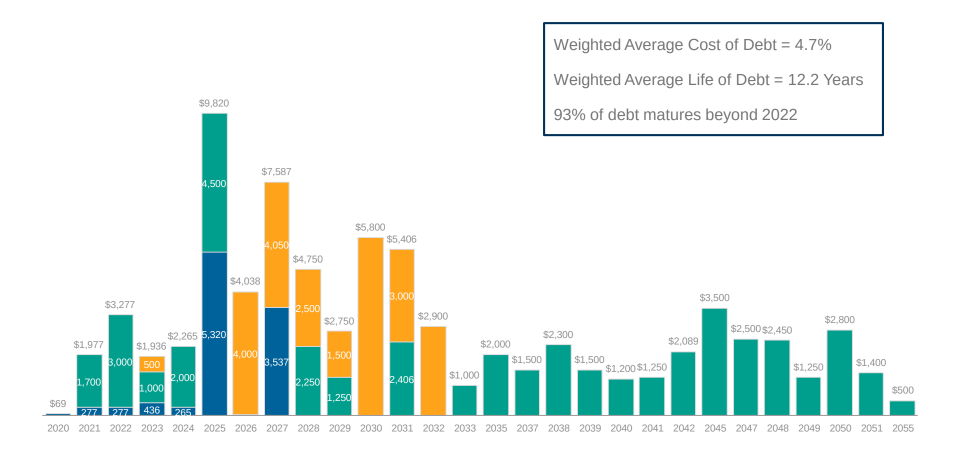
⁵⁾ Assumes exchange and conversion of Advance/Newhouse (A/N) common and preferred CCH units into Charter stock.

⁶⁾ See notes on slide 20.

Debt Maturity Profile

As of September 30, 2020; Pro-Forma¹⁾ for Recent Transactions

(In Millions) ■ CCO Credit Facilities ■ CCO Secured Notes ■ CCOH Unsecured Notes



1) Pro forma for October 13, 2020 \$1.5B add-on to 4.50% CCOH notes due 2032 and subsequent call of \$750M 5.375% CCOH notes due 2025. Maturity towers include scheduled amortization for term loans.

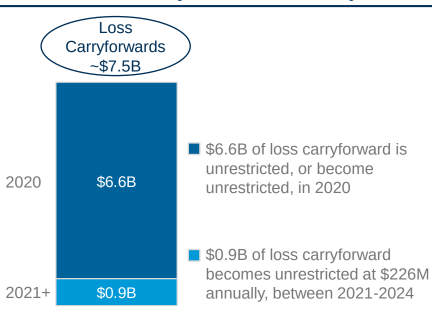


Significant Tax Assets Support Cash Flow Growth

Tax Assets as of December 31, 2019

- \$7.5B of loss carryforwards shield cash taxes
- Charter does not expect to become a meaningful federal cash tax payer until 2022
- Tax receivable agreement with A/N drives meaningful value for Charter shareholders via basis step-up at point
 of conversion and/or exchange of partnership units

Estimated Loss Carryforward Availability¹⁾



Valuable Tax Receivables Agreement with A/N

- Charter will receive additional tax basis step-up upon any future A/N conversion and/or exchange of its partnership units into Charter stock
- Charter retains 50% of the cash tax savings value associated with the tax basis step-up received, if and when A/N converts and/or exchanges partnership units for shares in Charter
- A/N receives 50% of the net cash tax savings value associated with the tax basis step-up received by Charter, on a with and without FIFO basis, when the step-up benefits are used by Charter

¹⁾ Current availability estimates subject to change.



Integrated Operating, Balance Sheet and Capital Allocation Strategy

Unique asset with superior network infrastructure and long runway for growth

- High-capacity two-way network delivering superior connectivity and data-rich wireline and wireless products, with large opportunity for residential and commercial customer growth
- Only scaled, publicly-traded pure-play cable operator in US
- Not reliant on M&A for success

Execution of our customer-focused operating and long-term cash flow growth strategy

- Extend industry-leading customer and revenue growth to large set of underpenetrated assets
- Realize operational cost efficiencies by improving products and service, and reducing transactions
- Additional operating and capital efficiency from larger base of customers on fixed network

Cable offers best connectivity on growing set of services

- Internet penetration low relative to current and future wireline/wireless capabilities of fully deployed network
- Traditional video market in transition, but transition manageable even as video units decline
- Competitive bundled video offering remains central to long-term connectivity strategy
- Large opportunity to use existing wireless infrastructure with attractive MVNO and capital-light entry into mobile to drive growth of core cable business and future option value

Operating, balance sheet and capital allocation strategy generates significant FCF potential

- High growth cable company with declining cable capital intensity
- Charter does not expect to become a meaningful federal cash tax payer until 2022, driving Adjusted EBITDA to free cash flow conversion
- Together with prudent leverage, innovative capital structure, and ROI-based capital allocation, drives levered equity returns



Investor Inquiries:

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Appendix

YTD COVID-19 Related Financial Impacts

			Favorable (Unfavorable) In millions		
Impact	1Q20	2Q20	3Q20	YTD	
Residential	_	(\$66)	(\$227)	(\$293)	
SMB	_	(17)	(11)	(28)	
Enterprise	_	(18)	_	(18)	
Advertising Sales	(31)	(178)	(55)	(264)	
Mobile	_	(3)	_	(3)	
Total Estimated Revenue Impact	(\$31)	(\$282)	(\$293)	(\$606)	
Programming	_	_	\$163	\$163	
Reg., Connect. and Prod. Cont.	21	125	_	146	
Costs to Service Customers – Bad Debt	(25)	48	87	110	
Costs to Service Customers – Labor	(35)	(44)	(86)	(165)	
Marketing	(4)	29	(4)	21	
Other Impacts	_	42	23	65	
otal Estimated Expense Impact	(\$43)	\$200	\$183	\$340	
let Impact	(\$74)	(\$82)	(\$110)	(\$266)	

Use of Non-GAAP Financial Metrics and Additional Information

We use certain measures that are not defined by U.S. generally accepted accounting principles ("GAAP") to evaluate various aspects of our business. Adjusted EBITDA and free cash flow are non-GAAP financial measures and should be considered in addition to, not as a substitute for, net income attributable to Charter shareholders and net cash flows from operating activities reported in accordance with GAAP. These terms, as defined by us, may not be comparable to similarly titled measures used by other companies. Adjusted EBITDA and free cash flow are reconciled to net income attributable to Charter shareholders and net cash flows from operating activities, respectively, in the appendix of this presentation.

Adjusted EBITDA is defined as net income attributable to Charter shareholders plus net income attributable to noncontrolling interest, net interest expense, income taxes, depreciation and amortization, stock compensation expense, loss on extinguishment of debt, (gain) loss on financial instruments, net, other pension (benefits) costs, net, other (income) expense, net and other operating (income) expenses, such as special charges and (gain) loss on sale or retirement of assets. As such, it eliminates the significant non-cash depreciation and amortization expense that results from the capital-intensive nature of our businesses as well as other non-cash or special items, and is unaffected by our capital structure or investment activities. However, this measure is limited in that it does not reflect the periodic costs of certain capitalized tangible and intangible assets used in generating revenues and our cash cost of financing. These costs are evaluated through other financial measures.

Free cash flow is defined as net cash flows from operating activities, less capital expenditures and changes in accrued expenses related to capital expenditures.

Management and Charter's board of directors use Adjusted EBITDA and free cash flow to assess Charter's performance and its ability to service its debt, fund operations and make additional investments with internally generated funds. In addition, Adjusted EBITDA generally correlates to the leverage ratio calculation under our credit facilities or outstanding notes to determine compliance with the covenants contained in the facilities and notes (all such documents have been previously filed with the Securities and Exchange Commission (the "SEC")). For the purpose of calculating compliance with leverage covenants, we use Adjusted EBITDA, as presented, excluding certain expenses paid by our operating subsidiaries to other Charter entities. Our debt covenants refer to these expenses as management fees, which were \$308 million and \$927 million for the three and nine months ended September 30, 2020, respectively, and \$317 million and \$916 million for the three and nine months ended September 30, 2019, respectively.

Cable Adjusted EBITDA is defined as Adjusted EBITDA less mobile revenues plus mobile operating costs and expenses. Mobile Adjusted EBITDA is defined as mobile revenue less mobile costs and expenses. Cable free cash flow is defined as free cash flow plus mobile net cash outflows from operating activities and mobile capital expenditures. Mobile free cash flow is defined as mobile net cash outflows from operating activities plus mobile capital expenditures. Management and Charter's board of directors use cable Adjusted EBITDA, mobile Adjusted EBITDA, cable free cash flow and mobile free cash flow to provide management and investors a more meaningful year-over-year perspective on the financial and operational performance and trends of our core cable business without the impact of the revenue, costs and capital expenditures in the initial funding period to grow a new product line as well as the negative working capital impacts from the timing of device-related cash flows when we provide the handset or tablet to customers pursuant to equipment installment plans.

For a reconciliation of Adjusted EBITDA, cable Adjusted EBITDA, mobile Adjusted EBITDA, free cash flow, cable free cash flow and mobile free cash flow to the most directly comparable GAAP financial measure, see slides 21, 22 and 23.

Customer relationships include the number of customers that receive one or more levels of service, encompassing video, Internet and voice services, without regard to which service(s) such customers receive. Customers who reside in residential multiple dwelling units ("MDUs") and that are billed under bulk contracts are counted based on the number of billed units within each bulk MDU. Total customer relationships exclude enterprise customer relationships and mobile-only customer relationships.



GAAP Reconciliations

CHARTER COMMUNICATIONS, INC. AND SUBSIDIARIES UNAUDITED RECONCILIATION OF NON-GAAP MEASURES TO GAAP MEASURES (DOLLARS IN MILLIONS)

	Three Months Ended			
	September 30, 2020		September 30, 2019	
Net income attributable to Charter shareholders	\$	814	\$	387
Plus: Net income attributable to noncontrolling interest		118		80
Interest expense, net		946		963
Income tax expense		177		126
Depreciation and amortization		2,370		2,415
Stock compensation expense		83		71
Loss on extinguishment of debt		58		_
(Gain) loss on financial instruments, net		(69)		34
Other pension (benefits) costs, net		115		(9)
Other, net		27		19
Adjusted EBITDA ¹⁾		4,639		4,086
Less: Mobile revenue ^{1), 2)}		(368)		(192)
Plus: Mobile costs and expenses ^{1), 2)}		456		337
Cable Adjusted EBITDA ¹⁾	\$	4,727	\$	4,231
Net cash flows from operating activities	\$	3,664	\$	2,943
Less: Purchases of property, plant and equipment		(2,014)		(1,651)
Change in accrued expenses related to capital expenditures		104		(21)
Free cash flow 1)		1,754		1,271
Plus: Mobile net cash outflows from operating activities 1), 3)		126		156
Plus: Purchases of mobile property, plant and equipment 1), 3)		139		100
Cable free cash flow 1)	\$	2,019	\$	1,527

The above schedule is presented in order to reconcile Adjusted EBITDA, cable Adjusted EBITDA, mobile Adjusted EBITDA, free cash flow, cable free cash flow and mobile free cash flow, non-GAAP measures, to the most directly comparable GAAP measures in accordance with Section 401(b) of the Sarbanes-Oxley Act.

³⁾ Mobile free cash flow is calculated as mobile net cash outflows from operating activities plus mobile capital expenditures, and totaled negative \$265 million and negative \$256 million for the three months ended September 30, 2020 and 2019, respectively



See notes on slide 20

²⁾ Mobile Adjusted EBITDA is calculated as mobile revenue less mobile costs and expenses, and totaled negative \$88 million and negative \$145 million, for the three months ended September 30, 2020 and 2019, respectively.

GAAP Reconciliations

CHARTER COMMUNICATIONS, INC. AND SUBSIDIARIES UNAUDITED RECONCILIATION OF NON-GAAP MEASURES TO GAAP MEASURES (DOLLARS IN MILLIONS)

Three Months Ended September 30, September 30, December 31. June 30. March 31. 2020 2020 2020 2019 2019 Net income attributable to Charter shareholders \$ \$ \$ \$ \$ 814 766 396 714 387 Plus: Net income attributable to noncontrolling interest 118 110 71 108 80 Interest expense, net 957 980 964 963 946 Income tax expense 177 166 29 110 126 Depreciation and amortization 2.370 2.428 2.497 2.461 2.415 Stock compensation expense 83 90 90 77 71 Loss on extinguishment of debt 58 36 27 25 (Gain) loss on financial instruments, net (69)(64)318 (62)34 Other pension (benefits) costs, net (10)96 (9)115 (11)Other, net 27 (2)36 19 11 Adjusted EBITDA¹⁾ 4,639 4,489 4,396 4,529 4,086 Less: Mobile revenue¹⁾ (368)(310)(258)(236)(192)Plus: Mobile costs and expenses 1) 374 372 337 456 413 Cable Adjusted EBITDA¹⁾ 4,727 4,592 4,512 \$ 4.665 \$ 4,231

The above schedule is presented in order to reconcile Adjusted EBITDA, cable Adjusted EBITDA and mobile Adjusted EBITDA, non-GAAP measures, to the most directly comparable GAAP measures in accordance with Section 401(b) of the Sarbanes-Oxley Act.



1) See notes on slide 20.

GAAP Reconciliations

CHARTER COMMUNICATIONS, INC. AND SUBSIDIARIES UNAUDITED RECONCILIATION OF NON-GAAP MEASURES TO GAAP MEASURES (DOLLARS IN MILLIONS)

	Last Twelve Months Ended September 30,			
	2020		2019	
Net income attributable to Charter shareholders	\$	2,690	\$	1,250
Plus: Net income attributable to noncontrolling interest		407		280
Interest expense, net		3,847		3,743
Income tax expense		482		331
Depreciation and amortization		9,756		9,999
Stock compensation expense		340		310
Loss on extinguishment of debt		146		_
Loss on financial instruments, net		123		226
Other pension costs, net		190		28
Other, net		72		323
Adjusted EBITDA ¹⁾		18,053		16,490
Less: Mobile revenue ¹⁾		(1,172)		(579)
Plus: Mobile costs and expenses ¹⁾		1,615		1,085
Cable Adjusted EBITDA ¹⁾	\$	18,496	\$	16,996

The above schedule is presented in order to reconcile Adjusted EBITDA, cable Adjusted EBITDA and mobile Adjusted EBITDA, non-GAAP measures, to the most directly comparable GAAP measures in accordance with Section 401(b) of the Sarbanes-Oxley Act.



Shares

Shares Outstanding as of September 30, 2020

Class A Common Shares	199,869,136
Class B Common Shares ¹⁾	1
Restricted Stock ²⁾	5,992
Total Outstanding Common Shares	199,875,129
As-converted, as-exchanged Charter Holdings Partnership Units ³⁾	25,539,293
Total Shares (as-converted/as-exchanged)	225,414,422
Fully Diluted Shares (as-converted/as-exchanged) ^{4), 5)}	231,307,650

Note: Charter's financial statements only include partnership units, restricted stock units and options, in diluted weighted average common shares outstanding when such inclusion is dilutive to earnings per common share attributable to Charter shareholders.

⁵⁾ Includes 2,372,000 outstanding options based on the treasury stock method, with various time vesting requirements. As of September 30, 2020, there were an additional 2,256,316 performance-based options which contain price vesting hurdles, in addition to time vesting requirements, included in fully diluted shares based on the treasury stock method, as their price vesting thresholds would have been met as of September 30, 2020.



¹⁾ Class B Common is a special class of stock solely owned by Advance/Newhouse and provides it with governance rights at Charter, reflecting Advance/Newhouse's ownership in the Charter Holdings Partnership.

²⁾ Univested restricted stock has voting rights and is therefore included in total issued and outstanding shares. Vesting occurs depending upon the terms of each award agreement.

³⁾ Includes 16,205,793 of Advance/Newhouse as-exchanged common partnership units in Charter Holdings, and 9,333,500 of Advance/Newhouse as-converted, as-exchanged preferred partnership units in Charter Holdings.

⁴⁾ Includes 1,047,904 restricted stock units based on the treasury stock method, and which vest over various periods of time depending upon the terms of each award agreement. As of September 30, 2020, there were an additional 217,008 performance-based restricted stock units which contain price vesting hurdles, in addition to time vesting requirements, included in fully diluted shares based on the treasury stock method, as their price vesting thresholds would have been met as of September 30, 2020.