COMMUNICATIONS NETWORK AND SERVICE AGREEMENT (Bulk)

The pages that precede the signature blocks below are referred to as the "Property-Specific Terms". The Property-Specific Terms together with the Atlachments listed below constitute the Communications Network and Service Agreement ("Agreement"), which is entered into by the following customer ("Owner") and service provider ("Operator") on the "Effective Date" set forth under Operator's signature below. Each of Owner and Operator may be referred to in the Agreement as a "party", and, together, as the "parties". Capitalized terms used in these Property-Specific Terms without definition shall have the meanings assigned to them in the applicable Attachment.

Owner Name and Billing/Legal Notice Addresses:	Operator Name and Legal Notice Addresses:
9* Fairway Condominium at Dolphin Green Park, Inc.	Spectrum Sunshine State, LLC
Billing Office and Notice Address: 6415 1st Ave S St Petersburg, FL 33707 Attn: Scott Vignery Telephone: [727-726-8000]	All Notices Sent to Office at: 12405 Powerscourt Drive St. Louis, MO 63131 Attn: Legal Department – Operations
All Notices Also Sent to (if applicable): 6415 1" Ave S St Petersburg, FL 33707, Attn: Scott Vignery	All Notices Also Sent to Office at: 6399 South Fiddler's Green Circle, Sixth Floor Greenwood Village, CO 80111 Attn: Legal Department – MDU
	All Notices Also Sent to: DL-SCS-Legal@charter.com

Property Information:	Owner's Property Management Company Information (if applicable):
Property Address:	Corporate Office Address:
9TH FAIRWAY CONDOS @ GREEN DOLPHIN PARK	6415 1st Ave S
1711 Golfview Dr	St Petersburg, FL 33707
TARPON SPGS FL 34689	3,
Attn: Scott Vignery	Attn: Scott Vignery
Telephone: 727-726-8000	Telephone: 727-726-8000
Property Type: Condo/Townhome	
Number of Units: 96	
On-Site Contact Name: Scott Vignery	Contact Name: Scott Vignery Property Manager Contact
On-Site Telephone: 727-726-8000	Contact Telephone: 727-726-8000
On-Site Email: svignery@ameritechmail.com	Contact Email: svignery@ameritechmail.com

Owner owns (or is building), or, in the case of an owner's association, is the authorized representative for the multi-unit property referred to above (including the underlying land and all improvements thereon, the "Property"). Owner and Operator desire that Operator install (as necessary) and operate the System to make the Services available to Users in accordance with the terms of the Agreement. Owner and Operator agree as follows:

- Term. The Agreement commences on the Effective Date and may be terminated by either party at any time after the end of the Service Commitment Period by providing a Termination Notice (defined hereafter) (the "Term").
- 2. Service Commitment Period. The "Service Commitment Period" is 60 months and commences on the later of the following two dates: (a) the date that System installation or upgrading is complete (or the Effective Date if Operator currently serves the Property and no System modifications are required); or (b) if Owner is purchasing any bulk Services under the Agreement, the date that Operator first begins billing Owner the full (undiscounted) Bulk Service Fee to all Units.
- 3. Termination Notice. In addition to any early termination rights contained elsewhere in the Agreement, either party may terminate the Agreement after the end of the Service Commitment Period by providing the other with a termination notice (the "Termination Notice"). The Termination Notice must provide at least 90 days advance notice of termination.
- Service Activation Date and Commencement of Billing. Operator will begin providing and billing for Services (to Users for individually-billed Services and/or to Owner for Services provided on a bulk-billed basis) on the Service Activation Date. The "Service Activation Date" is
 - No later than 60 days after the Effective Date.
- 5. Special Terms. The following special terms supplement and/or supersede, as the case may be and as the context requires, any contrary terms in the Attachments.
 - 5.1 <u>Bulk Service Fee.</u> The "<u>Bulk Service Fee</u>" is \$50.00 per Unit x 96 Units = \$4,800.00 per month (plus applicable taxes and fees) for the Services provided on a bulk-billed basis as described below. Operator may increase the Bulk Service Fee by 4% each year beginning January 1st as further specified in the applicable bulk Service Attachment(s).
 - 5.2 <u>Bulk Video Service</u>. Owner is purchasing from Operator on a bulk-billed basis (a) the Service currently known as Spectrum TV® Platinum (Spectrum TV® Select, Digi Tier I and II); and (b) the CPE listed in the Section below, if any (collectively, the "<u>Bulk Video Service</u>"). The Bulk Video Service will be provided to the appropriately installed CPE provided by Operator. Upgrades to the Bulk Video Service, if available, will be provided per Operator's then-current terms and conditions.

Concurrently with signing the Agreement, Owner shall provide Operator with a complete list of addresses of all Units to receive the Bulk Video Service. The channel line-up for the Bulk Video Service is available at https://www.spectrum.com/bulk-channel-line-up or the applicable successor URL.

5.3 Bulk Video Service CPE. The Bulk Service Fee includes

User Responsible

•Two digital set-top box per Unit. User is required to self-install this CPE and is responsible for returning the CPE to Operator. Users may request CPE upgrades and/or professional CPE installation directly from Operator, and, if available, will be provided per Operator's then-current terms and conditions.

5.4 Bulk Internet Service.

Owner is purchasing from Operator on a bulk-billed basis (a) the Service currently known as Spectrum Internet® Ultra Service (400Mbps x 20Mbps); and (b) the CPE listed in the Section below, if any (collectively, the "Bulk Internet Service"). The Bulk Internet Service will be provided to the appropriately installed CPE provided by Operator. Upgrades to the Bulk Internet Service, if available, will be provided per Operator's then-current terms and conditions. Concurrently with signing the Agreement, Owner shall provide Operator with a complete list of addresses of all Units to receive the Bulk Internet Service.

5.5 Bulk Internet Service CPE. The Bulk Service Fee includes

User Responsible

•One modern and wireless router per Unit. User is required to self-install this CPE and is responsible for returning the CPE to Operator. Users may request CPE upgrades and/or professional CPE installation directly from Operator, and, if available, will be provided per Operator's then-current terms and conditions.

6. Attachments. The following Attachments are incorporated into and made a part of the Agreement by this reference.

System Installation and Services Attachment Internal Wiring (Owner Install or Upgrade) Attachment

Exclusive Marketing Rights Attachment

Bulk Video Service Attachment Bulk Internet Service Attachment

Form of Memorandum of Agreement Attachment

7. Signatures; Authority. The individuals signing below represent to Owner and Operator that they are duly authorized to execute and deliver the Agreement on behalf of the entity for which they have signed. Electronic signatures or exact copies (such as facsimiles) of original signatures shall have the same force and effect as original signatures.

9* Fairway Condominium at Dolphin Park, Inc.

Spectrum Suns

By: Charter Con

Signature

Kathy Santoro

Printed Name

Pulsident - 9th

Title

Title

Title

Effective Date:

Spectrum Sunshine State, LLC

By: Charter Communications, Inc., its Manager Lating Sautoro
Signature
Kathy Santoro

Sr. Director, Spectrum Community Solutions
Title

Effective Date:

16103947.11 - 5/5/2021

MEMORANDUM OF AGREEMENT

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO: Charter Communications
Attn: 3611 Queen Palm Dr.
Address: Tampa, FL 33619

Above space for recorder's use only

This Memorandum of Agreement ("MOA") is entered into by the "Owner" and "Operator" set forth in the signature blocks below, effective as of the date Operator signs this MOA.

- Agreement and Property. Concurrently with this MOA, Owner and Operator have entered into a Communications Network and Services Agreement (the "Agreement") relating to the property described in Property Address and Legal Description attached to this MOA (including all improvements now or hereafter located thereon)(the "Property"). The Agreement and MOA are integrally related and coterminous (as further described below). Because any acquiror of the Property is obligated to assume the Agreement, such acquiror should request a copy of the Agreement from Owner for its review.
- 1. Grant of Access; Recording. In consideration of the covenants and agreements in the Agreement and as such may be amended between Owner and Operator from time to time, and for other valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Owner and Operator, Owner hereby grants and conveys to Operator and its Authorized Representatives (as defined in the Agreement) a nonexclusive easement across, under, over, within and through the Property, as necessary for Operator to perform its obligations under the Agreement, including the right, on an exclusive or nonexclusive basis as set forth in the Agreement, to (a) install, operate, use, maintain, repair, upgrade, replace and/or remove the System (defined hereafter) to as permitted by the Agreement; and (b) to offer, provide and market any services that Operator can provide to the Property ("Services") as permitted by the Agreement. "System" means conduit, wiring (such as fiber, coaxial cable, category of performance wiring, copper, etc.), hardware (such as wireless access points, gateways, switches, routers, amplifiers, etc.), software, facilities (such as building entrance facilities, vaults, above-ground enclosures, pedestals, lockboxes, etc.) equipment, rooftop antennas, and all other network infrastructure installed, upgraded and/or used by Operator at the Property to provide the Services. Operator may record this MOA in the public records at any time.
- 2. Term; System Removal. The easement granted in this MOA touches and concerns the Property, runs with the land (and title to the Property), and is binding on Operator, Owner, all subsequent acquirors of the Property, others who may claim any interest in the Property, and all of the foregoing parties' successors and assigns. The easement granted in this MOA, unless terminated earlier as permitted by the Agreement, automatically terminates on the date that is six months after Operator has ceased using the System to provide any Services at the Property (the "Term"). Notwithstanding the foregoing, after the Term, Operator shall have an additional 60-day period to access the Property to remove or dispose of the System as permitted by the Agreement.
- Other Terms. This MOA includes adequate space for Operator to place its System components in locations mutually acceptable to Owner and Operator. Any Pathways where the System is to be located that are owned by Owner or a third party shall, as between Owner and Operator, be owned by Owner, and Owner hereby grants to Operator the nonexclusive right to access, use, and maintain such Pathways. "Pathways" means all conduits, poles, moldings, risers, raceways, shafts, rooftops and similar pathways and areas at the Property where the System is or will be installed. If Owner is an association (such as a homeowners' association, condominium owners' association, etc.) or cooperative and only has the authority to provide Operator with access to the common areas of the Property, then the easement granted in this MOA automatically shall be limited to such common areas. If any unit owner or occupant does not provide Operator with access to their unit to install, maintain and operate the System, Operator shall have no obligation to perform any of its obligations under the Agreement with respect to such unit (including providing Services). Owner may grant other rights of access to the Property, but will not allow such other grants to interfere with the easement granted to Operator or Operator's use of the System. Operator shall have 24x7 access to the System to address emergency conditions (such as to correct a hazardous condition or general Service outage). Operator shall conduct all routine work at the Property (such as installations, disconnections, routine maintenance, testing, etc.) during normal and reasonable working hours established by Owner for the Property. At either party's request, an Owner Authorized Representative will accompany Operator's Authorized Representatives while accessing the Property. Notwithstanding termination of the Agreement or any contrary provision in the Agreement, if Laws (as defined in the Agreement) require Owner to provide Operator with access to the Property for the provision of any Service, then (a) Operator shall continue to own and be permitted to access and use any System components to provide Services to the Property; and (b) any System ownership and removal rights shall apply at such time as Laws no longer provide for Operator's access to the Property. Nothing in this paragraph shall operate as, or be construed to be, a waiver of any rights that Operator may have under any Laws, and all such rights are hereby reserved by Operator. Owner shall not (a) enter into any bulk-billed, bulk-provision (regardless of whether for a fee), bulk or volume discount, Owner-guaranteed payment, Owner-subsidized (such as a construction reimbursement or subsidy), flat rate, or any other similar arrangement with any other provider at the Property for services similar to the Services; or (b) sell, resell, or distribute the Services to any third party (including Property occupants) except as specifically permitted by the Agreement.

Fanway Condominium at Green Dolphin Park,	Spectrum Sunsnine State, LLC
Inc.	
	By: Charter Communications, Inc., its Manager
Mary Withers	DocuSigned by:
Signature /	Signature Eating Santoro
Mary S. WITHTI	Kathy Santoro
Printed Name	Printed Name
1 MSI den1	Director, Spectrum Community Solutions
Title	Title 9/23/2021
	Effective Date

STATE OF PL		
COUNTY OF Phellas		
	eared personally kn e name(s) is/are su ed the same in bi	is/her/their authorized
WITNESS my hand and official seal.		
Signature: Date: 04 fee/21	Expiration /	0/17/23



STATE OF Fluida)
COUNTY OF H. 115 Way	ph)

On Schember 2021, before me, Lothy Sonton, 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:

Expiration

Notary Public State of Florida
Jennifer R Hernandez
My Commission HH 128398
Expires 07/20/2025