FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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OMB APPROVAL							
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b)

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

								ne mvestmer										
1. Name and Address of Reporting Person*  Newhouse Michael A				2. Issuer Name and Ticker or Trading Symbol CHARTER COMMUNICATIONS, INC.								(Che	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)  X Director 10% Owner					
				<u>/MO/</u> [ CHTR ]									_			r (specify		
(Last)	(1	=irst)	(Middle)											belo	cer (give title w)	belov		
, ,	`	,	` ,		3. Date	e of E	arliest Tra	nsaction (Mo	nth/Da	y/Year	)						·	
C/O CHARTER COMMUNICATIONS, INC.				02/25/2022														
400 WAS	SHINGTO	N BLVD.		L														
					4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable				
(Street)		-	00000										1 ′	Line)				
STAMFORD CT 06902													2	X Form filed by One Reporting Person				
-														Form filed by More than One Reporting Person				
(City)	(5	State)	(Zip)															
		-	Table I - Non	Doriva	tivo	2001	ritios /	\ cauirod	Dien	0000	l of or	Pono	ficially	Owno	4			
						_			DISP					_				
1. Title of	Security (Ins	tr. 3)		2. Transad Date	action									ount of ities	6. Ownership Form: Direct	7. Nature of Indirect		
					/Day/Year) if any (Month/Da		ıny	Code (	Code (Instr.		5. (5) (		, ,	Benef	icially d Following	(D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)	
							onini/Day/1	ear) 0)	r) 8)					Repor	ted			
								Code	v	Amou	nt	(A) or (D)	Price		action(s) 3 and 4)		1 1	
										<u> </u>								
			Table II - D					cquirea, D its, option	•				-	wnea				
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1. Title of Derivative	2. Conversion	3. Transaction Date	3A. Deemed Execution Date,	4. Trans	action		umber of ivative	6. Date Exer		e and	7. Title a			Price of erivative	9. Number of derivative	10. Ownership	11. Nature of Indirect	
Security	or Exercise	(Month/Day/Year)	if any	Code	(Instr.	Sec	urities	(Month/Day/	Month/Day/Year)		Underlying		s	ecurity	Securities	Form:	Beneficial	
(Instr. 3) Price of Derivative (Month/Day/Year) 8)				r)   8)			juired (A) Disposed				Derivative Security (Instr. 3 and 4)		rity (li	1str. 5)	Beneficially Owned	Direct (D) or Indirect	Ownership (Instr. 4)	
	Security		of (D) (Instr. 3, 4 and 5)						Following Reported	(I) (Instr. 4)	,							
				-	_	3, 4	anu s)				-	_	—		Transaction(s	s)		
									1			Amo or	unt		(Instr. 4)			
				Code	l <sub>v</sub>	(A)	(D)	Date Exercisable	Exp	iration	Title	Num of Sh						
- "				Couc	·	(/-)	(5)	Excreisable	Buil		Title	0101	lares			+		
Call option	#47F 2027	02/25/2022		P/K		1	775 003	(1)(2)	Ι,	1)(2)	Commo	1 775	002	(1)(2)	200 000	l ı	Indirect Interest in a	
(obligation	\$475.2027	02/25/2022		P/K		1	775,992	(1)(2)	'	1)(2)	Stock	//5	,992	(1)(2)	288,689	1	Partnership <sup>(5)(6)</sup>	
to sell)													_					
Call						1			1								Indirect Interest	
option (obligation	\$475.2027	02/25/2022		P/K		1	581,994	(1)(3)	(:	1)(3)	Commo Stock	¹   581	,994	(1)(3)	216,518	I	in a	
to sell)																	Partnership <sup>(5)(6)</sup>	
Call																	Indirect Interest	
option	\$475.2027	02/25/2022		P/K		1	193,998	(1)(4)	(:	1)(4)	Commo	<sup>1</sup> 193	,998	(1)(4)	72,172	I	in a	
(obligation to sell)						1			1		Stock						Partnership <sup>(5)(6)</sup>	
Dut option																1	Indirect Interest	
Put option (right to	\$327.726	02/25/2022		S/K		1	775,992	(1)(2)	(	1)(2)	Commo Stock	<sup>1</sup> 775	,992	(1)(2)	288,689	I	in a	
sell)											Stock						Partnership <sup>(5)(6)</sup>	
Put option						П					Co						Indirect Interest	
(right to	\$327.726	02/25/2022	l	S/K			581,994	(1)(3)		1)(3)	Commo Stock	581	,994	(1)(3)	216,518	I	in a	
sell)						_			_				_			1	Partnership <sup>(5)(6)</sup>	
Put option	#20E E06	02/25/2022		0.77			102.005	(1)(4)		1)(4)	Commo	1 100	000	(1)(4)	FF0 4 FF0	1.	Indirect Interest	
(right to sell)	\$327.726	02/25/2022		S/K			193,998	(1)(4)	(	1)(4)	Stock	193	,998	(1)(4)	72,172	I	in a Partnership <sup>(5)(6)</sup>	
,			l		<u></u>												1 artifership	

## **Explanation of Responses:**

- 1. On July 30, 2019, Advance/Newhouse Partnership ("A/N") established a credit facility backed by an equity collar transaction and an aggregate of 3,950,000 Class B Common Units of Charter Communications Holdings, LLC ("Units") to provide financial flexibility to support its ongoing estate planning and its investment program and for other general corporate purposes. A/N entered into Share Collar Transactions (the "Transactions") with unaffiliated banks, pursuant to which A/N wrote European call options and purchased European put options over an aggregate of 3,950,000 shares of Class A common stock (the "Common Stock") of Charter Communications, Inc. (the "Issuer"). Under the agreement, the Transactions may be settled in cash unless A/N elects physical settlement, in which case it expects to exchange Units for Class A Common Stock sufficient to satisfy its obligations under the Transactions.
- 2. On February 25, 2022, A/N early terminated a portion of the Transactions, with expiration dates running from August 15, 2022 to September 6, 2022, inclusive, and an equivalent portion of the corresponding credit facility. The terminated Transactions covered 775,992 shares of Class A Common Stock, and, in connection with this termination, 775,992 Units were released from the related pledge. Pursuant to this termination, A/N paid \$97,751,141.94 in cash to the unaffiliated bank counterparty.
- 3. Also on February 25, 2022, A/N early terminated an additional portion of the Transactions, with expiration dates running from August 15, 2022 to September 6, 2022, inclusive, and an equivalent portion of the corresponding credit facility. The terminated Transactions overed 581,994 shares of Common Stock, and, in connection with this termination, 581,994 Units were released from the related pledge. Pursuant to this termination, A/N paid \$73,268,679.65 in cash to the unaffiliated bank counterparty.
- 4. Also on February 25, 2022, A/N early terminated an additional portion of the Transactions, with expiration dates running from August 15, 2022 to September 6, 2022, inclusive, and an equivalent portion of the corresponding credit facility. The terminated Transactions covered 193,998 shares of Class A Common Stock, and, in connection with this termination, 193,998 Units were released from the related pledge. Pursuant to this termination, A/N paid \$24,422,893.22 in cash to the unaffiliated bank counterparty.
- 5. The Reporting Person, by virtue of his affiliations with Advance Long-Term Management Trust, a New Jersey trust ("ALTMT"), Advance Publications, Inc., a New York corporation ("API"), and Newhouse Broadcasting Corporation ("NBCo"), and affiliation with and interest in other non-controlling holders of equity of API and NBCo, may be deemed to beneficially own the shares of Common Stock and Units owned directly by A/N. ALTMT is the general partner of Newhouse Family Holdings, L.P., a Delaware limited partnership, which owns all of the voting shares of API. API and NBCo indirectly own all of the partnership interests of A/N.
- 6. The Reporting Person disclaims beneficial ownership of the shares of Common Stock and Units owned by A/N and this report shall not be deemed an admission that the Reporting Person is the beneficial owner of such shares for purposes of Section 16 or for any other purpose.

/s/ Michael A. Newhouse

03/01/2022

\*\* Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- $^{\star}$  If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.