

EXHIBIT D

TREATMENT OF CRESCENT AND COPI CLAIMS

- A. Crescent, COPI, and their respective affiliates, subsidiaries, officers, and directors (collectively, the “Crescent and COPI Entities”) filed the following proofs of claim :**
- 1. COPI / CBHS Holdings, L.L.C. (Unsecured Claim dated November 30, 2000; Amends previously filed claim dated April 28, 2000 [Claim #s 0493600 and 0493700]) - Claim #1077200**
 - 2. Jeff Stevens c/o COPI (Unsecured Claim dated November 28, 2000; Amends previously filed claim dated April 28, 2000 [Claim #0504800]) - Claim #1077100**
 - 3. Richard Knight c/o COPI (Unsecured Claim dated November 28, 2000; Amends previously filed claim dated April 28, 2000 [Claim #0504700]) - Claim #1076900**
 - 4. John Goff c/o COPI (Unsecured Claim dated November 30, 2000; Amends previously filed claim dated April 28, 2000 [Claim #0491200]) - Claim #1076800**
 - 5. Richard Knight c/o COPI (Unsecured Claim dated April 27, 2000) - Claim #0504700**
 - 6. John Goff c/o COPI (Unsecured Claim dated April 27, 2000) - Claim #0491200**
 - 7. Jeff Stevens c/o COPI (Unsecured Claim dated April 27, 2000) - Claim #0504800**
 - 8. CBHS Holdings L.L.C. (Unsecured Claim dated April 27, 2000) - Claim #0493600**
 - 9. Crescent Funding (Super-priority Administrative and Secured Claim based upon Rent Order dated November 20, 2000) - Claim #1109700**

10. Crescent Funding (Secured Claim based upon Master Lease dated April 28, 2000) - Claim #0561900
 11. COPI (Unsecured Claim dated November 28, 2000; Amends previously filed claim dated April 28, 2000 [Claim #0491000] - Claim #1077000
 12. COPI (Unsecured Claim dated April 27, 2000) - Claim #0491100
 13. COPI (Unsecured Claim dated April 27, 2000 [Indemnification and Contribution]) - Claim #0491000
 14. Crescent Funding (Secured Claim based upon Master Lease dated November 30, 2000; Amends previously filed claim dated April 28, 2000 [Claim #0561900]) - Claim #1109600
 15. Crescent Equities (Secured Claim based upon Loan Agreement for \$10.0 million dated April 28, 2000) - Claim #0541500
 16. Crescent (Unsecured Claim dated November 30, 2000 [Indemnification and Contribution]) - Claim #1109800
 17. CBHS Holdings (Unsecured Claim dated April 27, 2000 [Indemnification and Contribution]) - Claim #0493700
- B. Effective on the Approval Date, Crescent shall subordinate its pre-petition general claim (Claim # 1109600), which is unsecured against Charter in the approximate amount of \$41 million to all other pre-petition general unsecured claims.
- C. Effective on the Approval Date, the Creditors' Committee shall there upon dismiss with prejudice the Crescent 9019 Appeal and the Section 510(c) adversary proceeding against Crescent.
- D. As of April 30, 2001, the following Crescent claims have been paid in full pursuant to Court order or by the agreement of the parties:

1. Claim #1109700, which deals with the Rent Order (except for the Additional Charges Claim in the amount of \$2,426,830); and
 2. Claim #0541500, which deals with the Secured Loan in the amount of \$10.0 million.
- E. Subject to the Proof of Claim Bar Date and Section 502 of the Bankruptcy Code, Claim #s 1077200, 1077100, 1076900, 1076800, 0491100, 1077000, and 1109800 , which were filed solely for indemnification and contribution shall be preserved but not allowed.
- F. Because Claim #s 0504700, 0491200, 0504800, 0493600, 0561900, 0491000, and 0493700 were either subsequently amended or filed in duplicate, these claims are disallowed.
- G. Except as specifically provided in this section, the Crescent and COPI Entities shall not assert or have any other claim against Charter.
- H. Nothing in this document shall modify or supecede Paragraph 3 of the Release Agreement by and among the Crescent and COPI Entities, the Debtors and the Committee, the provisions of which paragraph shall control.