

FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

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FLORIDA CABLE TELECOMMUNICATIONS ASSOCIATION, INC., COX COMMUNICATIONS GULF COAST, L.L.C., et. al.

Complainants,

v.

GULF POWER COMPANY,

Respondent.

E.B. Docket No. 04-381

GULF POWER COMPANY'S MOTION TO COMPEL COMPLAINANTS TO PRODUCE JOINT USE AGREEMENTS WITH CHOCTAWHATCHEE ELECTRIC COOPERATIVE, INC. AND OTHER UTILITIES

Gulf Power Company ("Gulf Power") moves this Court to enter an Order compelling complainants to produce copies of their joint use agreements with Choctawhatchee Electric Cooperative, Inc. ("CHELCO") and other utilities. In support of this motion, Gulf Power says the following:

JP	The CHELCO Agreements
OM	1. During the depositions of complainants on February 20-21, 2006, Gulf Power
'R	
R	learned that at least three of the complainants (Cox, Mediacom, Brighthouse) have joint use pole
)L	attachment agreements with CHELCO, an electric co-op servicing an area more or less
.c	surrounded by Gulf Power's service territory. CHELCO, unlike Gulf Power and the incumbent
XA XR	local exchange carriers (like Bellsouth), is not subject to the mandatory access and subsidized
л ЭА	
c	attachment rate requirements of 47 U.S.C. § 224.
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- 2. At least two of the complainants (Cox and Brighthouse) have negotiated to pay CHELCO a rate in the \$15-16 per attachment range for attachments *identical* to their attachments on Gulf Power's poles. (Deposition of Bruce Burgess, Brighthouse, p. 19; deposition of Mark O'Ceallaigh, Cox, p. 16). Gulf Power has reason to believe Mediacom is paying \$17.50 per attachment, and already has agreed to pay \$20 per attachment beginning in 2008.
- 3. Despite their payments approaching \$20 per attachment to CHELCO, complainants contend in this case that the rate they pay Gulf Power (in the \$6 range) more than provides fair value for forced access to Gulf Power's poles -- even poles which are "crowded"/at "full capacity." Considering this context, it is no wonder complainants now resist producing their recently-disclosed agreements with CHELCO.
- 4. Gulf Power requested complainants' joint use agreements earlier during paper discovery:

REQUEST: Produce all joint use pole agreements, including but not limited to all drafts thereof, between you and any entities other than Gulf Power.

RESPONSE: Complainants object to this document request on the grounds that its request for pole agreements that do not involve Gulf Power are not relevant to this case. For example, rates paid by Complainants to other utilities are irrelevant to rates on Gulf Power poles (different electric utilities would use different cost accounts from different Federal Energy Regulatory Commission ("FERC") Form 1 statements, and telephone utilities would use Reporting Management Information Automated ("ARMIS") accounts not used by electric utilities). Complainants further object to this request on the grounds that it is overly broad (it literally calls for potentially thousands of pole agreements), unduly burdensome, and is not limited as to time. Moreover, this request is unduly vague in its use of the phrase "joint use"; it is not clear what Gulf Power intends that term to mean. Subject to and

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Cited portions of the depositions of Bruce Burgess and Mark O'Ceallaigh are attached as Exhibits A and B, respectively. Cited portions of the deposition of Jeff Smith (Comcast) and Shayne Routh (Mediacom) are attached as Exhibits C and D, respectively.

without waiving the foregoing objections, Complainants respond as follows:

To the best of Complainants' knowledge, Complainants have no "joint use" pole agreements with other entities where "joint use" has the meaning often ascribed by Gulf Power of co-owning or jointly controlling poles.

(Complainants' Responses to Gulf Power's Second Set of Interrogatories and Request for Production).

- 5. At best, this answer is cagey and inaccurate; at worst, it is misleading. Complainants specifically refer in their answer to regulated cost account rate methodologies based on ARMIS (ILECs) and FERC Form 1 (investor owned utilities). This would *exclude* utilities who are not subject to 47 U.S.C. § 224 (in other words, utilities who charge a market rate free of government regulation) -- namely co-ops and municipally owned electric distribution systems ("munis").² With the clear implication being that complainants had no such agreements, Gulf Power did not move to compel in November 2005 when complainants served their response.³
- 6. Gulf Power now knows that complainants have agreements with CHELCO -- an entity free from the constraints of 47 U.S.C. § 224 -- and are paying CHELCO between \$15 and \$20 per attachment. Complainants should be compelled to produce those agreements.⁴

Agreements With Other Entities

7. To the extent complainants argue that their joint use agreements with CHELCO, other co-ops or munis, ILECs, or anyone else, are irrelevant their own expert establishes

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Inclusio unius est exclusio alterius.

Agreements with ILECs and other IOU's subject to rate regulation/subsidization under 47 U.S.C. § 224 were of marginal interest. What Gulf Power wanted (and what complainants obviously did not want to produce) were agreements with non-regulated entities, like co-ops and munis.

Gulf Power attempted to resolve this issue without involving the Court, but to no avail.

otherwise. Complainants' recently disclosed engineering expert, Mickey Harrelson, intends to testify that certain Gulf Power specifications (an integral part of the "crowding' analysis) are "unreasonable" and inconsistent with "industry standard." (Harrelson Summary, pp. 3, 5, 6 & 11). This position opens the door to discovery of complainants' other joint use agreements and the "industry standards" and specifications they agreed to therein. Complainants cannot be allowed to offer expert testimony about "industry standards" and then hide their *own* industry practices. ⁵

A: Yes. This is the bible for pole attachments.

(Deposition of Mark O'Ceallaigh, pp. 54-55). Similarly, Brighthouse testified:

- Q: Does Brighthouse follow the Gulf Power specs that are included in Exhibit 13?
- A: As a general rule, I will say yes.
- Q: I guess I should be more specific. When Brighthouse is doing construction on Gulf's poles, does it follow Gulf Power specs?
- A: Yes.
- Q: Are Brighthouse construction standards consistent with Gulf Power's specs?
- A: Yes.

(Deposition of Bruce Burgess, p. 67). Comcast testified:

Q: Is there a written set of Comcast safety codes or construction standards?

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Harrelson's opinion also belies the testimony of complainants' own witnesses. Cox's own construction standards actually include the Gulf Power specifications. (Deposition of Mark O'Ceallaigh, Exhibit 18). Cox testified:

Q: I notice that there are some Gulf spec plates that are included at the end of this?

A: Yes, there are.

Q: Is that because you expect your contractors to follow Gulf specs when they're dealing with Gulf poles?

A: Yes.

Q: Do you also use Gulf's construction specs on other poles, on poles owned by entities other than Gulf Power?

8. For the reasons set forth above, Gulf Power respectfully requests that the Court enter an Order compelling complainants to immediately produce their joint use agreements with CHELCO and other entities.

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Counsel for Respondent

A: They have them, yes, sir.

Q: Do you know if those construction standards of Comcast differ in any way from the NESC standards and from Gulf Power's specs?

MR. SEIVER: Objection as to form.

THE WITNESS: They're basically all the same.

(Deposition of Jeff Smith, pp. 29-30). Despite specific requests (and follow-up), Gulf Power was not favored with a copy of the construction standards of Mediacom, Comcast and Brighthouse prior to the depositions. In fact, Gulf Power was told:

In accordance with our answer to your Document Request No. 4, we sent you all of the documents that we received, after specifically checking with each of our clients.

(February 2, 2006 e-mail from Geoff Cook to Nathan Chapman). At deposition, however, each of the complainants testified that such documents exist, and that they are easy to locate. (Deposition of Shayne Routh, pp. 34-36; Deposition of Jeff Smith, p. 29; Deposition of Bruce Burgess, pp. 59-61). Comcast's witness even volunteered in deposition that he had *never been asked* to provide the construction standards. (Deposition of Jeff Smith, p. 29). Complainants have since produced Mediacom's, Brighthouse's and Comcast's construction standards.

CERTIFICATE OF SERVICE

I hereby certify that a copy of this Motion To Compel has been served upon the following by Electronic Mail and by United States Mail on this the 10th day of March, 2006:

Lisa Griffin Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 Via E-mail	Shiela Parker Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 Via E-mail
Rhonda Lien Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 Via E-mail	Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 445 12th Street, SW Washington, D.C. 20554
James Shook Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 Via E-mail	David H. Solomon Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554
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John D. Seiver Geoffrey C. Cook Rita Tewari COLE, RAYWID & BRAVERMAN 1919 Pennsylvania Avenue, N.W. Suite 200 Washington, D.C. 20006 Via E-mail	

OF COUNSEL

Exhibit A

Bruce Burgess (Brighthouse)

		1	
1	Q Do y'all rely on Bill Shaw to handle those	1	like that. It was three dollars and something is what I
2	issues?	2	recollect the charge to be on an annual basis.
3	A I rely - he is in the loop on it, but it	3	Q Are you sure that wasn't semiannually?
4	goes between him and our legal group.	4	A I believe it was annual.
5	Q When you say your legal group, are you	5	Q Okay. What about the other co-ops or munis
6	talking about your outside counsel or someone in-house at	6	with which Bright House has attachment agreements?
7	Bright House?	7	A I believe the municipalities are around the
8	A No, our the out house, sorry.	8	\$9 rate. The other ones I cannot remember exactly where
9	MR. SEIVER: I was waiting for that,	9	they are.
10	outhouse counsel.	10	Q Is Choctawhatchee the most that Bright
11	THE WITNESS: Bermant, Gould the legal	11	House pays on a per pole basis?
12	firm that the company uses.	12	A No.
13	BY MR. LANGLEY:	13	Q What is the most that Bright House pays on
14	Q Are you talking about Cole Raywid?	14	a per pole basis?
15	MR. SEIVER: Sabin, Bermant, Gould is the	15	A It's 18 and some change, and I believe it's
16	firm up in New York that does their work for	16	Florida Electric and I don't know if I even listed that
17	them.	17	one. I think it's Florida Electric.
18	BY MR. LANGLEY:	18	Q You're talking about Florida Public
19	Q Do you know if the annual per pole	19	Utilities, FPU?
20	attachment fee includes any charges for grounds and	20	A That would be it, yes, sir.
21	arresters?	21	Q What's the least amount that Bright House
22	A I do not remember seeing anything like	22	pays on a per pole basis?
23	that. So to my knowledge, no. But I wouldn't know that.	23	A BeliSouth.
24	I do not believe it is.	24	Q Something that you think is in the \$3 and
25	Q Are you familiar with something called the	25	change range?
	Page 18		Page 20
	rage 10	 	rage 20
1	FCC cable formula?	1	A Yes.
2	A I've heard of it. I've read it, I think at	2	Q Do you know how the annual per pole charge
3	one time or another. I just cannot recollect the	3	of \$15 with Choctawhatchee is computed?
4	contents right now.	4	A No.
5	Q Do you know generally how the FCC cable	5	Q What about the annual charge with Florida
6	formula is structured?	. 6	Public Utilities?
7	A No.	7	A No.
8	O I guess it stands to reason that you don't	8	Q What about the munis, which you believe are
9	know the particular input that goes into the FCC cable	9	in the \$9 range?
10	formula?	10	A No.
11	A That is correct.	11	Q I think you already told me you do not know
12	Q For example, are you familiar with FERC	12	how the BellSouth rate is computed?
13	account 364?	13	A No, I don't. They send something along
14	A No.	14	with their invoicing, and I send it up to, you know,
15	Q Do you know what amount Bright House pays	15	legal for review, and if everything is fine, then we pay
16	to Choctawhatchee on a per pole basis for attachments?	16	the bills.
17	A Yes.	17	Q What kind of services does Bright House
18	Q What is that amount?	18	provide?
19	A \$15 per pole annually.	19	-
20		1	A We do cable and high speed Internet
40	Q Do you know what amount Bright House pays	20	service. Are you talking about in the panhandle?
21	annually on a per pole basis for attachments to BellSouth	21	Q Yes.
21			A At this point that's all we're that's
22	poles?	22	- · · · · · · · · · · · · · · · · · · ·
22 23	poles? A Approximately.	23	what we do, cable and high speed.
22 23 24	poles? A Approximately. Q What is that?	23 24	what we do, cable and high speed. Q Do you know what is meant by the word
22 23	poles? A Approximately.	23	what we do, cable and high speed.

looking for detail there. 1 1 he got the information, but there is some standards that 2 2 BY MR. LANGLEY: we do have to include with our contracts. 3 3 Q That would be your engineers, the ones you Q This is the VP of engineering of Syracuse? 4 mentioned earlier in DeFuniak and Cantonment? VP of engineering in Birmingham. 5 5 Yes. That would be the ones that go out in Who is that? 6 the field to do that field work. I would not have been 6 Garland Thomas. 7 **Garland Thomas?** with them during that process. 8 Q They're the ones that would have supervised 8 Yes. 9 the contractor? Those are construction standards you expect 10 10 A Yes. your contractors to follow when they're building? 11 Q Okay. How about 1-C? 11 12 12 A As far as the audits or inspections of Q How big is that document, the construction 13 such, I don't know -- I don't have any -- we did some 13 standards? 14 research work that we provided to legal counsel some time 14 A You know, I don't know. 15 15 ago that had information on the last audit. I do not Inch thick? 16 16 have the details of that, any of that with me. Yeah, an inch thick would be approximate. 17 Q Are you talking about a special audit that 17 What are they called? 18 you did of ten random poles? 18 I don't know the exact name, but it's the 19 A No, sir, if that's what you're talking 19 standard construction practices that we utilize. There's 20 about here, I did - I'm aware of the random poles that 20 other - there are other things that we use that we get from our suppliers, such as Com Scope or Times Fiber. 21 we did for this report. 21 22 Q I wasn't talking about those. I wanted to 22 There are a couple of cable providers, the coax, and they 23 23 make sure you weren't. give us some construction guidelines. In the past, 24 A No. 24 although I don't have anything from Bright House, we've 25 You're talking about a normal audit like on previously with Time Warner and Advance New House in the Page 58 Page 60 a cyclical basis? That was yes? 1 past, we used to have some construction standards that 2. A I don't have the information. I had - I 2 the company used to have, but since we have moved over to have pulled, researched and provided that to legal some Bright House, I don't have any kind of a formal time ago. I don't have, nor do I remember what the construction manual that we give to all of our employees. 5 details of that were. 5 But our construction crews all have a copy of this, what 6 Q Who at Bright House would know something 6 our standards are. about that? 7 Q And the standards, what you're talking 8 A At Bright House would be me, but I would 8 about is about an inch thick? 9 have to go back and review my notes and file on it to get 9 A Yes. 10 the information. 10 Q It's given to Bright House construction 11 Q So you're the right person to ask, you just 11 employees and to Bright House contractors who are 12 aren't prepared to testify about it because you haven't 12 building? 13 13 looked at the stuff lately? A That is correct. I would say my technical 14 A That's partially correct. The other thing 14 managers have the copy, and I'm assuming that their 15 is my memory isn't what it used to be. So as far as the 15 construction people have copies as well. 16 details, I sometimes can't remember it all. 16 Q Is that something you could put your hands 17 Q Understood. What about 1-D. 17 on pretty quickly at your office? 18 18 A 1-D, safety codes and construction A Yes. 19 19 standards, our contractors have in their contract, there Q Do you also follow the National Electric 20 is - we do have some construction standards that are 20 Safety Code? 21 addressed in the contracts with our contractors. 21 A Yes. 22 Q These are Bright House construction 22 You're familiar with that code? 23 standards? 23 Yes. 24 A It was provided by our VP of engineering. 24 You understand what the clearance 25 So it came down through Bright House. I don't know where requirements are in that code? Page 59 Page 61

		1	
1	A I think I'm fairly familiar with most of	1	A Yes.
2	them. That's a pretty thick code book. I guarantee, I	2	Q What are they?
3	don't know all that stuff. As far as our communication	3	A What are these that you gave me?
4	conductors, most of that stuff I'm familiar with.	4	Q Yes. Let me ask the question again. What
5	Q Are you familiar with the 40-inch clearance	5	is Exhibit 13?
6	requirement between utility secondary and the uppermost	6	MR. SEIVER: If you know.
7	communications attacher?	7	THE WITNESS: This was included in our
8	A Yes.	8	agreement with Gulf Power and was an exhibit
9	Q Is that something that's also in the Bright	وا	placed there in the back to identify - I guess,
10	House construction standards?	10	so that there was an understanding what our
11	A I have to believe it is. All I know,	11	separation clearances should be between power or
12	they've had it. I have not gone through that manual in	12	between the power, the cable and/or other
13	any kind of detail. But I would be highly surprised if	13	companies.
14	it's not in there. I'm assuming all that is in there,	14	BY MR. LANGLEY:
15	should be included.	15	Q What is the typical order on a pole from
16	Q Is it fair to say that you rely on your	16	the bottom up?
17	engineers to make sure that the National Electric Safety	17	A Usually it's — what I normally would see
18	Code and Bright House standards are being followed when	18	·
19	there's a build-out?	19	is your phone company and then cable and then power. Q If a phone company is on a pole that Bright
20	A Yes.	20	
21	Q Are you familiar with the 30-inch clearance	21	House is attaching to, does Bright House ever go
22	requirement between the bottom of the transformer and the	1	underneath the phone company?
23	• ·	22	A It would be – it would have to be an
24	uppermost communications?	23	exceptional, exceptional rule. I've seen it happen
	A Yes.	24	before, not that I can think of in the panhandle. It
25	Q Are you familiar with the 12-inch	25	would be an exception to rule and something that you
<u> </u>	Page 62	ļ	Page 64
1	separation requirement between the streetlight drip loop	1	would have to negotiate something between the different
2	and the uppermost communications attacher?	2	utilities to agree upon that,
3	A Yes.	3	Q Is that generally considered bad
4	Q Are you familiar with the 40-inch clearance	4	engineering?
5	requirement between the top of an electric riser and the	5	A I wouldn't call it — I think there ought
6	uppermost communications attachment?	6	to be a certain level of consistency in engineering, and
7	A Yes.	7	that is the way they have always done that; but if there
8	Q Are you familiar with DOT clearance above	8	was an exception, it might not be that it might not be
9	grade requirements?	9	bad, if that's the route everyone decided we needed to
1			
10	A Yes.	10	·
10 11		10 11	do. There might be a good reason for it.
ł		1	do. There might be a good reason for it. Q Do you have an understanding of the
11	Q What's your understanding of what those are in the Northwest Florida area?	11	do. There might be a good reason for it.
11 12	Q What's your understanding of what those are in the Northwest Florida area?	11 12	do. There might be a good reason for it. Q Do you have an understanding of the relationship between phone companies and the power company?
11 12 13 14	Q What's your understanding of what those are in the Northwest Florida area? A At least crossing the state highways, it's 18 feet minimum clearance for our cable is what I	11 12 13 14	do. There might be a good reason for it. Q Do you have an understanding of the relationship between phone companies and the power company? A I do not know what the full relationship
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11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q What's your understanding of what those are in the Northwest Florida area? A At least crossing the state highways, it's 18 feet minimum clearance for our cable is what I understand it to be. Q What about for not crossing a street, what if it's on the side of the street? A If it's backside of the curb or backside of the ditch line, then it would be 15 and a half feet. (Exhibit 13 was marked for identification) BY MR. LANGLEY: Q Let me show you what I've marked as Exhibit 13. Take a moment to flip through those, and I'm going to ask you some questions about them.	11 12 13 14 15 16 17 18 19 20 21 22 23 24	do. There might be a good reason for it. Q Do you have an understanding of the relationship between phone companies and the power company? A I do not know what the full relationship is. Q Have you ever heard of the term joint use agreement? A Yes. Q Do you know what is meant by joint use agreement? A Well, yes. Or I have — there's a certain amount of each of that pole that belongs to each. If you have joint ownership, maybe you own two-thirds, they own a third, but there's a certain percentage of that pole
11 12 13 14 15 16 17 18 19 20 21 22 23	Q What's your understanding of what those are in the Northwest Florida area? A At least crossing the state highways, it's 18 feet minimum clearance for our cable is what I understand it to be. Q What about for not crossing a street, what if it's on the side of the street? A If it's backside of the curb or backside of the ditch line, then it would be 15 and a half feet. (Exhibit 13 was marked for identification) BY MR. LANGLEY: Q Let me show you what I've marked as Exhibit 13. Take a moment to flip through those, and I'm going	11 12 13 14 15 16 17 18 19 20 21 22 23	do. There might be a good reason for it. Q Do you have an understanding of the relationship between phone companies and the power company? A I do not know what the full relationship is. Q Have you ever heard of the term joint use agreement? A Yes. Q Do you know what is meant by joint use agreement? A Well, yes. Or I have — there's a certain amount of each of that pole that belongs to each. If you have joint ownership, maybe you own two-thirds, they own

1 How much of the pole typically belongs to Q there is from the bottom of that insulator -1 2 the phone company? 2 Uh-huh (affirmative). 3 Without seeing that contract, I would not 3 - to the top of that three-bolt clamp that 4 know. 4 you see there. And I don't have the - in the National 5 Q Have you ever seen one of the joint use 5 Electric Code, they're actually referred to the actual 6 attachment itself. So I'm not sure everyone has that agreements? 6 7 A It's been a lot of years ago. The last one 7 same understanding as to whether the conductors in this 8 I saw was in up in New York back in the '70s somewhere. 8 situation are actually more than 40 inches in this 9 I cannot remember how that was done, but I have not -9 particular picture. I'm just not sure, and I don't have 10 since 1981, I know I have not seen a contract. So I 10 that - he wouldn't let me bring anything with me, or I 11 don't know what it is. 11 would have a copy of the code here with me. 12 Q So that means you have not seen, for 12 The National Electric Safety Code, the way 13 example, Gulf Power's agreements with Sprint? 13 they write that, I'm not sure I'm in 100 percent agreement with how that's written. But I'm just saying, 14 A No. 14 15 O GT Com or BellSouth? 15 there could be some variations there, and that's one 16 No. 16 A example. But I don't know if I'm 100 percent sure that 17 Q You don't know what the agreement is 17 that really is what's written in the National Electric 18 between Gulf and those entities for what space it gets on 18 Code. I don't know if your interpretation, of Gulf 19 Gulf's poles? 19 Power, is exactly what the code is. 20 20 A No. Q Let me make sure I understand what you're 21 Q You do know when Bright House goes out 21 saying. On C-5 you're telling me that you're not sure 22 there to attach and the phone company is already there, 22 that the way Gulf is describing schematically the 23 Bright House is going above the phone company? 23 clearance requirement is entirely consistent with how the 24 **NESC** describes it? A Yes. 24 25 25 Q What is the general separation between A That is correct. Page 66 Page 68 phone company and Bright House? 1 1 Q And to carry that one step further, you're 2 A That's 12 inches. 2 saying that Gulf's may be more conservative? 3 Q Is that the same whether it's a drop pole 3 A 4 or a main line pole? 4 It may make the difference in a couple of Q 5 A Yes. 5 inches? 6 0 Does Bright House follow the Gulf Power 6 A At most in the situation. Anyway, that's 7 7 specs that are included in Exhibit 13? an example of what I would consider - I'm not 100 8 A As a general rule, I will say yes. 8 percent sure that is interpreted correctly. I don't know ġ Q I guess I should be more specific. When 9 that. 10 10 Bright House is doing construction on Gulf's poles, does O Who at Bright House would be in the best 11 it follow Gulf Power specs? 11 position to answer questions about the National Electric 12 A Yes. 12 Safety Code and what it requires? 13 Q Are Bright House construction standards 13 A I'm not sure. I don't know who. Because consistent with Gulf Power's specs? 14 if it takes an interpretation of what it is, that might 15 A Yes. 15 be something that goes to legal for interpretation 16 As far as you know, are Gulf Power specs 16 because I'm not sure there is anybody that could answer 17 consistent with what is required by the National Electric 17 that directly. I mean, if I take it the way it was 18 Safety Code? 18 written in the code, it doesn't to me appear that this 19 A On the poles themselves, there could be a 19 would be drawn correctly. So I don't know if I there is 20 variance there. 20 anybody within Bright House themselves that could answer 21 Q Are you aware of any particular variance? 21 that question. 22 22 As far as on the poles, you know, I've In the real world, when Bright House is 23 looked at these. Let's say, on C-5 you got a 40-inch 23 building out, are there ever disagreements with Gulf 24 clearance between the neutral there and the 24 Power about what make-ready is required? communications cable, and the measurement they're using MR. SEIVER: Let me just object to be sure. 25 Page 67 Page 69

to the second

Exhibit B

Mark O'Ceallaigh (Cox)

		T-	
1	A Pensacola.	1	A I would suggest it's not \$20. I just don't
2	Q When you say Fort Walton, are you including	2	know. I don't know why I don't. I've never looked at a
3	within that Mary Esther, Destin and Fort Walton?	3	Sprint bill, to be honest with you.
4	A Yes.	4	Q What about Choctawhatchee Electric Company?
5	Q Does Cox own any of its - does Cox own any	5	A We're paying, I think, roughly somewhere in
6	aerial plant in Pensacola?	6	the neighborhood of \$16 right now, 15 or 16.
7	A Well, sure, we own all of our aerial plant.	7	Q Are the attachments that Cox makes to poles
8	Q That was a bad question. Does Cox have any	8	owned by Choctawhatchee Electric any different than the
9	poles that support its aerial?	9	attachments Cox makes to Gulf Power owned poles?
10	A Under a dozen.	10	MR. SEIVER: Objection as to form.
11	Q Under a dozen poles?	11	THE WITNESS: No.
12	A Yes.	12	BY MR. LANGLEY:
13	Q From whom does Cox lease pole space?	13	Q Any different physically?
14	A Gulf Power, Sprint.	14	A No.
15	MR. SEIVER: Just in Pensacola?	15	Q How many attachments does Cox have with
16	MR. LANGLEY: Right now I'm just talking	16	Choctawhatchee Electric?
17	about Pensacola.	17	A Approximately 4,000.
18	THE WITNESS: Scratch the Sprint part.	18	Q What is the Choctawhatchee Electric service
19	It's just Gulf Power and BellSouth.	19	territory?
20	BY MR. LANGLEY:	20	A It's little sporadic pieces of each little
21	Q What about Fort Walton?	21	city out there. They're largely in Freeport. They have
22	A Then you can add Sprint to that and CHELCO.	22	some smattering of poles in Crestview and Niceville.
23	Q Is that a co-op?	23	Q How many pole attachments does Cox have
24	A It's a co-op.	24	with Sprint?
25	Q Do you know who that is?	25	A About 4,000.
	Page 14	!	Page 16
1	A Choctawhatchee Electric Company, I believe.	1	Q And are those mostly in the Destin area?
2	Q Are those the only four entities with whom	2	A Yeah, Well, anything from Mary Esther down
3	Cox has pole attachment agreements?	3	is almost all Sprint.
4	A Yes.	4	Q Okay. And how many with BellSouth?
5	Q None of the munis in North Walton County?	5	A 14,000.
6	A No.	6	Q As I understand, Cox has something in the
7	Q Do you know what Cox pays in annual rent to	7	65 to 70,000 attachments with Gulf Power?
8	Gulf Power for its attachment?	8	A Yes.
9	A \$6 and change. I'm not sure, \$6.46.	9	Q So by far most of Cox attachments are to
10	Q Do you know what Cox pays to BellSouth for	10	Gulf Power poles?
11	its pole attachments?	11	A Yes,
12	A Something along the lines of \$3.48 for coax	12	Q In the five years you've been with Cox, has
13	cable poles and four something for what they term urban	1	it always been known by the name Cox Communications Gulf
14	poles.	14	Coast, LLC?
15	Q What about Sprint?	15	A Yes.
16	A I can't tell you that. I don't know.	16	Q I ask that because I've seen Cox
17	O You don't know?	17	Communications of Pensacola, Inc. Are you familiar with
18	A No.	18	that?
19	Q Do you know if it's in the same range of	19	A I've not heard that one.
20	what you pay BellSouth?	20	(Exhibit 16 was marked for identification)
21	A I would be guessing.	21	BY MR. LANGLEY:
22	Q Do you know if it's more than what you're	22	Q Let me show you what I've marked Exhibit
23	paying Gulf Power?	23	16. Do you recognize this document?
24		24	
25		25	A I do now just reading it.
2 3	Q You don't know if it's \$2 or \$20?		Q Is this at least an attachment agreement
L	Page 15		Page 17

	~			
1	• •	n assume what it was, but I don't know if that's	1	installed on poles owned by Gulf Power?
2	appropr		2	A One would assume.
3	Q	You can tell me what you think it was.	3	Q But you don't know that for a fact?
4	A	This may have been cribbed from a cable	4	A Not for a fact.
5		cturing company spec sheet, something of that	5	Q How often are there ground wires?
6	•	and we surmise that the first 33 pages are drop	6	A Well, every time the power company has a
7	related.		7	ground wire, we're going to bond to it. How often that
8	Q	Oh, drop pole?	8	is is depending on where the power company puts them.
9	A	Just aerial installation to a customer's	9	Q Is there sort of an industry practice,
10	house ty	pe specifications.	10	though, as to how often you ground a pole?
11	Q	But they're not specifications that you use	11	A We used to go by a rule of it's changed
12	or follow	v currently?	12	so frequently, it would be difficult to pin it down.
13	A	They could be. I don't know what they are.	13	It's been kind of a moving target based on plant
14	The bull	c of what I do involve what's in here.	14	conditions. It was first pole, fifth pole and tenth
15	Q	This is a document that you would give to	15	pole, but we don't like to run ground separately from the
16	your con		16	power company. That causes safety concerns. So we try
17	A	Quality.	17	to stay with the power company grounds.
18	Q	They have a copy of this?	18	Q What are those safety concerns?
19	A	Yes, they do.	19	A Giving a difference of potential. Someone
20	Q	And to the extent Cox does any maintenance	20	goes up the pole, I've got a ground, the power company
21	or make	-ready, it would follow these standards also?	21	has got a ground. My potential is different than the
22	A	Yes.	22	power company's potential. You don't want the gentleman
23	Q	I notice that there are some Gulf spec	23	climbing the pole or the woman climbing the pole to come
24	plates th	at are included at the end of this?	24	into contact with any energized ground that has a
25	A	Yes, there are.	25	difference of potential. Shock hazard, that's why we
		Page 54		Page 56
1	Q	Is that because you expect your contractors	1	don't run grounds, separate grounds.
2		Gulf specs when they're dealing with Gulf	2	Q Do you know if Cox pays anything for
3	poles?	Nr.	3	bonding to Gulf Power's grounds?
4	A	Yes.	4	A No, I don't believe we do. I think it's a
5	Q	Do you also use Gulf's construction specs	5	specification the power companies ask for as well.
6		poles, on poles owned by entities other than	6	Q You believe Gulf has asked for Cox to bond
7	Gulf Pov		7	to its grounds?
8	. A.	Yes. This is the bible for pole	8	A Yes.
9	attachmo		9	Q Do you know if it's in the contract?
10	Q	Turn to Page 37 of Exhibit 18. Are you	10	A I don't know if it's verbiage in the
11	there?	¥71.	11	contract or if it's a plate or if it's in the document as
12	A	Yeah.	12	a diagram. But I know it's a requirement.
13	Q	Look down at numbered Paragraph 7 where it	13	Q Will you take a look at the spec plates and
14		ticals and ground shall be installed pursuant to	14	tell me if you can see that in there?
15	_	cifications. What are Cox specifications for	15	A Well, I can see one here on the
16		g grounds?	16	underground. That's a bond.
17	A	We're supposed to bond at any ground that	17	Q You're referring to the first spec plate -
1 4 ~			18	first Gulf Power spec plate behind the Cox spec plates?
18		er company has.	٠	
19	Q	Do you?	19	A Yes, that would be the one.
19 20	Q A	Do you? Yes.	20	Q What about for overhead?
19 20 21	Q	Do you? Yes. Does Cox ever install its own grounds?	20 21	Q What about for overhead? A That's an example of one that's
19 20	Q A	Do you? Yes. Does Cox ever install its own grounds? Not anymore.	20	Q What about for overhead?
19 20 21	Q A Q	Do you? Yes. Does Cox ever install its own grounds?	20 21	Q What about for overhead? A That's an example of one that's
19 20 21 22	Q A Q A	Do you? Yes. Does Cox ever install its own grounds? Not anymore.	20 21 22	Q What about for overhead? A That's an example of one that's underground. I will have to see if I can find one here.
19 20 21 22 23	Q A Q A Q	Do you? Yes. Does Cox ever install its own grounds? Not anymore. Did it ever?	20 21 22 23	Q What about for overhead? A That's an example of one that's underground. I will have to see if I can find one here. You want me to look in the power company specs, Gulf

Exhibit C

Jeff Smith (Comcast)

1			
1 ^	have to look at my mailbox, the address thing, to see the	1	Q Where do those come from?
2	other ones. That's the ones that come to mind. I know	2	A They're guidelines that Gulf Power gave us
3	there's seven or eight of them.	3	whenever we done a construction rebuild in 1989, 1990.
4	Q In connection with make-ready, do you	4	It also follows along with the NESC, National Electrical
5	personally have any problems in your dealings with these	5	Safety standards or code.
6	people?	6	Q NESC, the National Electrical Safety Code?
7	MR. SEIVER: Objection as to form. Answer	7	A Yes, sir.
8	as best you can.	8	Q Is that something that you're familiar
9	THE WITNESS: No, sir.	9	with?
10	BY MR. LANGLEY:	10	A We practice it.
11	Q Any problems other than just the day-to-day	11	Q When you say you practice it, does that
12	logistical issues?	12	mean Comcast actually has a copy of it in your office?
13	A No, sir.	13	A Yes, sir.
14	Q Are they pretty easy to work with?	14	Q You refer to it when you're doing work on
15	A Yes, sir.	15	poles?
16	•	16	-
	Q To your knowledge has Gulf Power ever	ì	A In the past we have. Basically we know
17	denied a request to perform make-ready?	17	what it reads now.
18	A Not to my knowledge.	18	Q You said y'all follow the specs given to
19	Q When was the last time that Gulf Power did	19	you by Gulf Power?
20	any make-ready work for Comcast?	20	A Yes, sir.
21	A I can't really remember the exact date.	21	Q And you follow the NESC?
22	Probably six, eight months ago.	22	A Yes, sir.
23	Q Do you remember where in the territory that	23	Q Does Comcast have any of its own safety
24	was?	24	codes or construction standards?
25	A It was in Panama City, I believe. Panama	25	A Basically it's the same as the NESC
	Page 26		Page 28
1	City, yeah.	1	standards.
2	Q Do you remember the engineer at Gulf that	2	Q Is there a written set of Comcast safety
3	you dealt with?	3	codes or construction standards?
4	•		
	A I can't recall right now.	4	A They have them, ves, sir.
5	A I can't recall right now. O Look at category 1-B. it's at the top of	4 5	• • • • • • • • • • • • • • • • • • • •
5 6	Q Look at category 1-B, it's at the top of	l	Q What's the name of that document?
	Q Look at category 1-B, it's at the top of Page 2 of Exhibit 2. I gather from our discussion	5	Q What's the name of that document? A What do they call that? It's a
6	Q Look at category 1-B, it's at the top of Page 2 of Exhibit 2. I gather from our discussion already you do know a thing or two about that?	5 6	Q What's the name of that document? A What do they call that? It's a construction manual, but they may have another technical
6 7 8	Q Look at category 1-B, it's at the top of Page 2 of Exhibit 2. I gather from our discussion already you do know a thing or two about that? A Yes, sir.	5 6 7 8	Q What's the name of that document? A What do they call that? It's a construction manual, but they may have another technical name for it, but that's what we call it, construction
6 7 8 9	Q Look at category 1-B, it's at the top of Page 2 of Exhibit 2. I gather from our discussion already you do know a thing or two about that? A Yes, sir. Q Same is true for 1-C?	5 6 7 8 9	Q What's the name of that document? A What do they call that? It's a construction manual, but they may have another technical name for it, but that's what we call it, construction manual. It's guidelines that we give our contractors to
6 7 8 9 10	Q Look at category 1-B, it's at the top of Page 2 of Exhibit 2. I gather from our discussion already you do know a thing or two about that? A Yes, sir. Q Same is true for 1-C? A Yes, sir.	5 6 7 8 9	Q What's the name of that document? A What do they call that? It's a construction manual, but they may have another technical name for it, but that's what we call it, construction manual. It's guidelines that we give our contractors to build cable to our specifications and it's whenever
6 7 8 9 10 11	Q Look at category 1-B, it's at the top of Page 2 of Exhibit 2. I gather from our discussion already you do know a thing or two about that? A Yes, sir. Q Same is true for 1-C? A Yes, sir. Q What about 1-D?	5 6 7 8 9 10 11	Q What's the name of that document? A What do they call that? It's a construction manual, but they may have another technical name for it, but that's what we call it, construction manual. It's guidelines that we give our contractors to build cable to our specifications and it's whenever they're attaching to the power company, Southern Bell,
6 7 8 9 10 11 12	Q Look at category 1-B, it's at the top of Page 2 of Exhibit 2. I gather from our discussion already you do know a thing or two about that? A Yes, sir. Q Same is true for 1-C? A Yes, sir. Q What about 1-D? A Yes, sir.	5 6 7 8 9 10 11 12	Q What's the name of that document? A What do they call that? It's a construction manual, but they may have another technical name for it, but that's what we call it, construction manual. It's guidelines that we give our contractors to build cable to our specifications and it's whenever they're attaching to the power company, Southern Bell, AT&T, Gulf Coast Electric, whoever's pole they're
6 7 8 9 10 11 12 13	Q Look at category 1-B, it's at the top of Page 2 of Exhibit 2. I gather from our discussion already you do know a thing or two about that? A Yes, sir. Q Same is true for 1-C? A Yes, sir. Q What about 1-D? A Yes, sir. Q What are the safety codes and construction	5 6 7 8 9 10 11 12 13	Q What's the name of that document? A What do they call that? It's a construction manual, but they may have another technical name for it, but that's what we call it, construction manual. It's guidelines that we give our contractors to build cable to our specifications and it's whenever they're attaching to the power company, Southern Bell, AT&T, Gulf Coast Electric, whoever's pole they're attaching to.
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1	BY MR. LANGLEY:	1	Q Do you know if that comes from the National
2	Q Okay. Do you know if those construction	2	Electric Safety Code, from Comcast construction
3	standards of Comcast differ in any way from the NESC	3	standards, from Gulf Power specs or all of the above?
4	standards and from Gulf Power's specs?	4	A I've seen it in all of the above.
5	MR. SEIVER: Objection as to form.	5	Q Are you familiar with the term best
6	THE WITNESS: They're basically all the	6	engineering practices?
7	same.	7	A No, sir.
8	BY MR. LANGLEY:	8	Q Have you ever heard that term?
9	Q The construction standards for Comcast, is	9	A No, sir.
10	this something that is universal to all Comcast entities,	10	Q Earlier you made reference to contractors
11	or is this something specific to Comcast of Panama City?	11	that Comcast used to do some of its build-out. Does
12	A The Comcast construction practices are	12	Comeast always use contractors for build-outs?
13	universal. The guidelines Gulf Power requires us to use	13	A Any new construction, 95 to 99 percent of
14	to attach to their poles, which has been put into effect	14	it is done by contractors. We do very little cable
15	that everything we do in the Panama City/Dothan area, the	15	construction in-house. If it is, it's one span here, one
16	whole area around here, that's the way we build	16	span there to service a customer.
17	everything that's been attached to it in Panama City. As	17	Q Who are the contractors that you use?
18	far as any other area, I couldn't teli you.	18	A Currently it's Kennedy Network Services.
19	Q Do you ever attend any construction	19	Q Kennedy Network Services?
20	practices or safety meetings put on by Comcast?	20	A Yes, sir.
21	A I've been to a couple in the past. I	21	Q Where are they based?
22	haven't been to one in the last couple of years.	22	A In Georgia, where they grow the onions.
23	Q Is this something where you travel out of	23	Q Vidalia?
24	town for it?	24	A Vidalia, Valdosta, Savannah. It's
25	A They have them where we travel out of town,	25	Savannah, a little town outside of Savannah is their home
	Page 30		Page 32
-	1030 00	 	1090 02
1	or they do them locally.	1	office.
2	Q What's the last such meeting you attended?	2	Q They grow onions in Savannah?
3	A It's probably been three years ago in	3	A Somewhere around there. He sends me onions
4	Atlanta.	4	all the time.
5	Q Was that just Comcast employees?	5	Q Red or white? I'm kidding.
6	A Yes, sir.	6	A The vidalia type.
7	Q I assume Comcast employees from around the	7	Q Who is your contact at Kennedy Network
8	country or the Southeast?	8	Services?
9	A Yes, sir.	9	A Locally is Billy, I can't think of his last
10	Q What did y'all talk about at the meeting?	10	name. Billy, Billy. We call him so many other things
11	A Anything and everything safety related.	11	besides that.
12	Q For example, the 40-inch clearance	12	Q Things that can be repeated in mixed
13	requirement?	13	company?
14	A Yes, sir.	14	A Some things that can't be repeated. Billy,
15	Q The 30-inch clearance requirement?	15	I can't think of his last name. And his wife is in
16	A Yes, sir.	16	Tallahassee. Kennedy has got services - they do
17	Q The 12-inch clearance requirements?	17	construction in Tallahassee and Panama City, and one of
18	A Yes, sir.	18	them operates the construction group out of Tallahassee,
19	Q Mid-span clearance requirements?	19	and he operates Panama City's area.
20	A Yes, sir.	20	Q Are they an exclusive contractor right now
21	Q What about the separation required between	21	for new construction?
22	attachments?	22	A Yes, sir.
23	A Twelve inches.	23	Q How long have they been Comcast's exclusive
24	Q That's something Comcast follows?	24	contractor?
25	A Yes, sir.	25	A For the Panama City area, last two years.
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Exhibit D

Shayne Routh (Mediacom)

24 25	pretty regular basis?	25	you're familiar with?
24	- · · · · · · · · · · · · · · · · · · ·	1	
1	Q Is it something that you refer to on a	24	Q Are those clearance requirements that
23	yes.	23	A Uh-huh (affirmative).
22	A I believe that there's a copy over there,	22	forth there. Do you see those?
21	Q Is that something you have at your office?	21	Exhibit 13, there is some clearance requirements as set
20	A Oh, yeah.	20	Q Looking at C-1, which is the first page of
19	Q Less than an inch thick?	19	attach above that tag.
18	A It's just a few pages.	18	the pole tag I was telling you about that you cannot
17	Q How big is that document?	17	the second to last one right here C-10, C-11. That was
16	splicing construction documentation that we have.	16	some of these, yes. The one here with the transformer,
15	A It's just our construction practices, or	15	these, but some of them I've not. I remember looking at
14	Q What is that set of documents called?	14	A Yes. That's why I said I've viewed some of
13	of equipment on the pole, yes.	13	predecessor had with Gulf Power?
12	to show us how to make attachments, frame certain types	12	attached to any agreement that Mediacom or its
11	just guidelines for doing this, yeah. We have guidelines	11	Q Do you know if these spec plates are
10	A It is not a publication like a book. It is	10	A Right.
9	incorporates those standards?	9	operational purposes?
8	Q Does Mediacom have its own publication that	8	time to time refer to various attachment agreements for
7	guidelines.	7	no. Q Earlier you told me that you would from
5 6	install a down guy? A Those are all followed by the NESC	6	A I can't say that I've seen all of these,
4	Q Do you also have some specs on how to	4 5	you've ever seen it before.
3	that we give to our workers.	3	Exhibit 13. Take a moment to look at that and tell me if
2	documents to show what we want our plant to look like	2	Q I tell you what. I'm going to show you
1	make it all look pretty. So we have pictures and	1	A Their attachment guidelines.
	make it all look meeter. Come have all		A TTL -2
	Page 34		Page 36
25	cable and then you've got straps and spacers and stuff to	25	Q Do you know what I mean by spec plates?
24	clamp and a piece of strand, and then you've got the	24	A Spec plates?
23	equipment configured on a pole. You know, you've got a	23	plates before?
22	A We have layouts, yes, of how we want our	22	Q Have you seen a set of Gulf Power spec
21	Mediacom construction standards?	21	their pole that we do not go above that attachment tag.
20	Q Is there a document at Mediacom called	20	or in a lot of cases they have a tag that they put on
19	A We follow the NESC guidelines.	19	from neutral or 30 from a can, 12 from the streetlight,
18	construction standards or clearance requirements?	18	an agreement with them, and we're going to attach 40 down
17	Q Does Mediacom have any of its own	17	A As far as NESC or as far as - yes, we have
16	A That's correct.	16	when it attaches to Gulf Power poles?
15	power company pole or a phone company pole, correct?	15	Q Does Mediacom follow Gulf Power's specs
14	Q That's true whether you're attaching to a	14	A Right.
13	out with the power company.	13	construction standards?
12	meet those requirements when you fill your application	12	Q That's what you would interpret I meant by
11	onto — to get access from those poles, you've got to	11	specifications, yes.
10	A Yes, to get a pole permit and to get	10	A I could get you the drawings of our
9	industry?	9	go get?
8	O Is that considered the standard in the	8	construction standards, you would know what document to
7	A Yes, we do.	7	Q So if I asked you for Mediacom's
6	Safety Code clearance requirements?	6	haven't had to review that in quite some while.
5	Q Does Mediacom follow the National Electric	5	something that everyone already knows what to do, so we
4	A That's correct.	4	may have to review that with them. But basically it's
3	Q Thus, the National Electric Safety Code?	3	what the specs are. So if you get a new contractor, you
1 2	Q In violation of the NESC? A That's correct.	2	A Not anymore because you pretty much know what needs to be done. The contractors that we use know
1 7	O In violation of the NESC?	1	A Not anymous houses