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Before The FEDERAL COMMUNICATIONS COMMISSION

COMMISSION CLERK

FLORIDA CABLE TELECOMMUNICATIONS ASSOCIATION, INC.,

Complainants,

v.

GULF POWER COMPANY,

Respondent.

E.B. Docket No. 04-381

AMENDED NOTICE OF DEPOSITION

Please take notice that, pursuant to 47 C.F.R. § 1.315, respondent Gulf Power Company ("Gulf Power") will take the oral deposition of the corporate representative(s) of the deponent named below at the time and location indicated before a person authorized to administer oaths and take testimony. The deposition will continue from time to time until completed. You are invited to attend and cross-examine.

	DEPONENT:	Cox Communications Gulf Coast, L.L.C. ("Cox")
	DATE:	Tuesday, February 21, 2006
СМР	TIME:	8:00 a.m.
COM CTR ECR	LOCATION:	BEGGS & LANE, LLP 501 Commendencia Street Pensacola, Florida 32591
GOL	Pursuant to Rule 47	C.F.R. § 1.315(a)(1), you are requested to produce for deposition the
RCA	corporate representati	ve(s) with knowledge of the areas described below.
SCR	1. Cox's	attachments to Gulf Power's poles, including but not limited to
SGA SEC DTH	a.	permitting and the process of attaching to Gulf Power's poles; DOCUMENT NUMBER-DATE
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- b. make-ready work performed to accommodate attachments;
- c. any audits or inspections of such attachments;
- d. the safety codes and construction standards applicable to Cox's attachments; and
- e. the rent demanded by Gulf Power
- f. the rent paid by Cox to Gulf Power for the pole attachments.

2. Cox's attachments to poles owned by third parties, such as BellSouth.

3. Cox's ownership of poles, ducts, and conduits, including but not limited to any lease to or other sharing of space with third parties.

4. Cox's contentions in this case, including but not limited to its contentions regarding the capacity of Gulf Power poles to which Cox is attached.

- 5. The organization and structure of Cox.
- 6. The revenue generated by Cox's provision of cable television and other services

to customers in its service area, including the rates charged to customers.

- 7. Cox's use of ducts, conduits, or other means of signal transmission.
- 8. Cox's poles contained in Complainants' 50 pole identification.

Respectfully submitted.

J. Russell Campbell Eric B. Langley Nathan D. Chapman **BALCH & BINGHAM LLP** 1710 Sixth Avenue North Birmingham, Alabama 35203-2015 Telephone: (205) 251-8100 Facsimile: (205) 226-8798 Ralph A. Peterson BEGGS & LANE, LLP P.O. Box 12950 Pensacola, Florida 32591-2950 Telephone: (850) 432-2451 Facsimile: (850) 469-3331

Counsel for Respondent

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Notice of Deposition has been served upon the following by Electronic Mail and by United States Mail on this the 7^{4} day of February, 2006:

Lisa Griffin	Shiela Parker]
Federal Communications Commission	Federal Communications Commission	
445 12th Street, S.W.	445 12th Street, S.W.	
Washington, D.C. 20554	Washington, D.C. 20554	
Via E-mail	Via E-mail	
Rhonda Lien	Marlene H. Dortch, Secretary	1
Federal Communications Commission	Federal Communications Commission	
445 12th Street, S.W.	Office of the Secretary	
Washington, D.C. 20554	445 12th Street, SW	
Via E-mail	Washington, D.C. 20554	
James Shook	David H. Solomon	
Federal Communications Commission	Federal Communications Commission	
445 12th Street, S.W.	445 12th Street, S.W.	
Washington, D.C. 20554	Washington, D.C. 20554	
Via E-mail		
Director, Division of Record and Reporting	Federal Energy Regulatory Commission	1.
Florida Public Service Commission	Docket Room 1A-209	
2540 Shumard Oak Blvd.	888 First Street, NE	
Tallahassee, Florida 32399-0850	Washington, D.C. 20426	
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OF COUNSEL