Exhibit JPL-1

PSNH Pole Data



780 N. Commercial Street, Manchester, NH 03101

Public Service Company of New Hampshire P. O. Box 330 Manchester, NH 03105-0330 (603) 634-2326 (603) 634-2438 Law Dept. Fax

A Northeast Utilities Company

sarah.knowlton@nu.com

Sarah B. Knowlton Senior Counsel

June 8, 2012

By Hand Delivery and Electronic Mail

Debra A. Howland Executive Director New Hampshire Public Utilities Commission 21 South Fruit Street, Suite 10 Concord, NH 03301-2429

Re: DT 12-084 Time Warner Entertainment, L.P. d/b/a Time Warner Cable Petition for Resolution of Dispute with Public Service of New Hampshire

Dear Ms. Howland:

In accordance with the proposed procedural schedule in the above-captioned case, I enclose for filing Public Service Company of New Hampshire's calculation and supporting documentation demonstrating the derivation of its currently effective pole attachment rates.

Thank you for your assistance with this matter.

Very truly yours, Scral B. Knowlton

Sarah B. Knowlton

Enclosures cc: Service list

PUBLIC SERVICE OF NEW HAMPSHIRE 2012 Pole Attachment Rates Calculations using 2010 FERC Form 1 Data

		3	
1. ACCUMULATED DEPREC	IATION ation (Distribution) x Gross Po	ole Investment / Gross Plant	t Investment (Distribution)
A. Accumulated Depreci	ation (Account 108) (Poles)		
357,026,270 X 208,	842,716 / 1,197,253,170 (Ac	count 364) (Poles)	= 62,277,835
357,026,270 x 208,8 357,026,270 x 311,0	ation (Poles) Related to Accounting 142,716 / 1,197,253,170 (Acc 130,860 / 1,197,253,170 (Acc 14,561 / 1,197,253,170 (Acc	count 364) count 365)	62,277,835 + 92,750,799 + 33,166,172 = 188,194,807
2. ACCUMULATED DEFERRI A. ADT (Poles)		2 + 283 + 190) x [Gr	ross Pole Investment / Gross Inv. In Total Electric Plant]
	= (0 + 286,592,172 + 186,5	17,679 - 160,102,483) x	[208,842,716 / 2,526,645,146]
	= 25,871,978		
B. ADT (Electric)	= Sum Accounts 281 + 282	2 + 283 + 190	
	= 0 + 286,592,172 + 186,51		
	= 313,007,368		
C. ADT related to A/C 364, 365, & 369	= (Sum Accounts 364 + 36	,	m Accounts 281+ 282 + 283 + 190) /Total Electric Plant]
	= (208,842,716 + 311,030,8	60 + 1 11 ,219,561) x [((0 + 286,592,172 + 186,517,679 - 160,102,483) / 2,526,645,1
	= 78,181,458		
3. NET POLE INVESTMENT A. Net Pole Investment	= Gross Pole Investment (Account 364)	- Accumulated Depreciation (Account 108) (Poles	- Accumulated Deferred Income Taxes s) (Account 190,281-283) (Poles)
	= 208,842,716	- 62,277,835	- 25,871,978
	= 120,692,902		
B. Net Cost of a Bare Pole (Electric)	= 0.85	x Net Pole Investmer Number of Poles	nt
	= 0.85	x <u>120,692,902</u> 265,071	= <u>102,588,967</u> 265,071
	= \$387.02	·	
Accumulated Depreciation Distribution Gross Investment Account 364	on	= 357,026,2 = 208,842,7	· -
Gross Investment Account 365		= 311,030,8	860 pg 207, col g, row 65
Gross Investment Account 369		= 111,219,5	
Gross Plant Investment Distribution Account 282 (Electric)		= 1,197,253,1 = 286,592,1	
Account 283 (Electric)		= 186,517,6	
Account 190 (Electric)		= (160,102,4	pg 234, col c, row 8 (enter in as a negative #)
Gross Inv. In Total Electric Plant	400) (D-1)	= 2,526,645,1	
Accumulated Depreciation (Account Accumulated Deferred Income Taxe		= 62,277,8 = 25,871,9	
Net Pole Investment	- , , , , - , - , - , - ,	= 120,692,9	
Number of Poles		= 265.0	

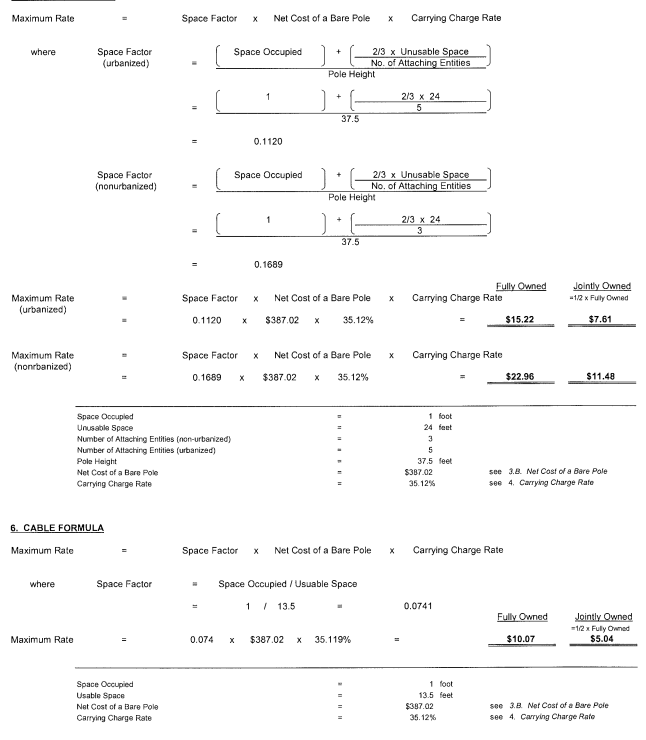
265,071

Plant Accounting

Number of Poles

Α.	ADMINISTRATIVE EL	EMENT		Tot	al Administrative and Genera	al	
	Administrative Element	=	Gross Plant Investment (Electric)		Accumulated Depreciation (Account 108 - Electric)	Accumulated Deferred - Taxes (Electric Plant) (Accounts 190, 281-283)	
		=			112,765,246		
			2,526,645,146	-	890,944,704	- 313,007,368	
		=	112,765,246 1,322,693,074			= 8.525%	
Б.	MAINTENANCE ELEN	4FNT					
В, ј	MAINTENANCE ELEM	<u>VIENT</u>			Account 593		
	Maintenance Element	=	Pole Investment in Accounts 364, 365, & 369	De -	eprecation (Poles) Related to Accounts 364, 365, & 369	- Accumulated Deferred - Income Taxes related to Accounts 364, 365, & 369	
			204.000.407		25,006,174	70 404 450	
		=	631,093,137	-	188,194,807	- 78,181,458	
		=	25,006,174 364,716,872	-		= 6.856%	
C I	DEPRECIATION ELE	MENT					
O . ,			Gross Pole Investment		Depreciation Rate		
	Depreciation Element	=	(Account 364) Net Pole Investment	. X	for Gross Pole Investment		
		=	208,842,716 120,692,902	×	0.0244	= 4.222%	
D.]	TAXES ELEMENT		Accounts 408.1 + 409.1 + 410.1 + 411.4 - 411.1				
	Taxes Element	=	Gross Plant Investment (Total Plant)		Accumulated Depreciation (Account 108)	Accumulated Deferred Taxes - (Plant) (Account 190, 281-283)	
					104,900,107		
		=	2,526,645,146	-	890,944,704	- 313,007,368	
		=	<u>104,900,107</u> 1,322,693,074			= 7.931%	
E. <u>[</u>	RETURN ELEMENT						
	Return Element	=	Applicable Rate of Return	(default = 11	.25%)	= 7.585%	
F.]	TOTAL CARRYING C	HARGE					
			Administrative Maintenance	8.525% 6.856%			
			Depreciation	4.222%			
			Taxes Return	7.931% 7.585%			
			Carrying Charge	35.119%	=		
dminist	trative and General	· · · · · · · · · · · · · · · · · · ·		=	112,765,246	pg 323, col b, row 197	
	vestment (Electric)			=	2,526,645,146	pg 200, col c, row 8	
	Depreciation (Account 108 Deferred Taxes (Electric Pl			=	890,944,704 313,007,368	pg 219, col c, row 29 see 2. B. Accumulated Deferred Taxes	
	Solotted Taxes (Electric Pi	ianiy (AVO	100, 201-200)	=	25,006,174	pg 322, col b, row 149	
	vestment Account 364			=	208,842,716	pg 207, col g, row 64	
it 593 Pole Inv	ss Pole Investment Account 365			=	311,030,860	pg 207, col g, row 65	
it 593 Pole Inv Pole Inv	s Pole Investment Account 369			=	111,219,561 631,093,137	pg 207, col. g, row 69 sum Accounts 364, 365, 369, pg 207, co	
it 593 Pole Inv Pole Inv Pole Inv		Investment in Accounts 364, 365, & 369 amulated Deprecation (Poles) Related to Accounts 364, 365, & 369			188,194,807	see 1.B. Accumulated Depreciation C	
nt 593 Pole Inv Pole Inv Pole Inv vestme	ent in Accounts 364, 365, &		unts 364, 365, & 369	==			
it 593 Pole Inv Pole Inv Pole Inv vestme	ent in Accounts 364, 365, &	ed to Acco		=	78,181,458	see 2.C. Accumulated Deferred Taxes	
nt 593 Pole Inv Pole Inv Pole Inv vestme ulated (ulated (ent in Accounts 364, 365, & Deprecation (Poles) Relate Deferred Taxes related to Astronom	ed to Acco Accounts (=	78,181,458 120,692,902	see 3.A. Net Pole Investment	
nt 593 Pole Inv Pole Inv Pole Inv vestme ulated (ulated (le Investition F	ent in Accounts 364, 365, & Deprecation (Poles) Relate Deferred Taxes related to A stment Rate for Gross Pole Investr	ed to Acco Accounts (ment		= = =	78,181,458 120,692,902 2.4400	see 3.A. Net Pole investment pg 337.1, col e, row 15	
nt 593 Pole Inv Pole Inv Pole Inv vestme ulated (ulated (te Investiation F nts 408.	ent in Accounts 364, 365, & Deprecation (Poles) Relate Deferred Taxes related to A stment Rate for Gross Pole Investr 1 + 409.1 + 410.1 - 411.1	ed to Acco Accounts (ment		=	78,181,458 120,692,902 2.4400 104,900,107	see 3.A. Net Pole Investment pg 337.1, col e, row 15 pg 114, col c, rows 14-19	
nt 593 Pole Inv Pole Inv Pole Inv vestme ulated (ulated (le Investiation F hts 408. Plant In	ent in Accounts 364, 365, & Deprecation (Poles) Relate Deferred Taxes related to A stment Rate for Gross Pole Investr	ed to Acco Accounts 3 ment + 411.4	364, 365, & 369	= = = ==	78,181,458 120,692,902 2.4400	see 3.A. Net Pole investment pg 337.1, col e, row 15	

5. TELECOM FORMULA



PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE ACCOUNT 364 POLES DECEMBER 31, 2010 BALANCES

	FULLY OWNED	JOINTLY OWNED	TOTAL
DESCRIPTION	UNITS	UNITS	UNITS
POLE, 0 FOOT FULLY	3	- 014110	3
POLE, LAMINATED COLUMN 56 - 60 FOOT FULLY	22	_	22
POLE, LAMINATED COLUMN 61 - 65 FOOT FULLY	6	_	 6
POLE, LAMINATED COLUMN 66 - 70 FOOT FULLY	5		5
POLE, LAMINATED COLUMN 51 - 55 FOOT FULLY	2	_	2
POLE, STEEL 30 FOOT FULLY	13	_	13
POLE, STEEL 35 FOOT FULLY	228	-	228
POLE, STEEL 40 FOOT FULLY	10	_	10
POLE, STEEL 45 FOOT FULLY	2	-	2
POLE, STEEL 55 FOOT FULLY	1	-	1
POLE, STEEL 60 FOOT FULLY	1	-	1
POLE, STEEL 65 FOOT FULLY	3	-	3
POLE, STEEL 70 FOOT FULLY	1	-	1
POLE, STEEL 75 FOOT FULLY	7	-	7
POLE, WOOD 10 FOOT JOINT	_	5	5
POLE, WOOD 15 FOOT FULLY	30	-	30
POLE, WOOD 25 FOOT FULLY	10,705	-	10,705
POLE, WOOD 25 FOOT JOINT	-	11,279	11,279
POLE, WOOD 30 FOOT FULLY	14,361	· <u>-</u>	14,361
POLE, WOOD 30 FOOT JOINT	· <u>-</u>	43,569	43,569
POLE, WOOD 35 FOOT FULLY	27,890	, -	27,890
POLE, WOOD 35 FOOT JOINT	· -	119,495	119,495
POLE, WOOD 40 FOOT FULLY	25,668	· -	25,668
POLE, WOOD 40 FOOT JOINT	-	139,095	139,095
POLE, WOOD 45 FOOT FULLY	8,724	-	8,724
POLE, WOOD 45 FOOT JOINT	-	27,264	27,264
POLE, WOOD 50 FOOT FULLY	2,844	-	2,844
POLE, WOOD 50 FOOT JOINT	-	2,809	2,809
POLE, WOOD 55 FOOT FULLY	1,263		1,263
POLE, WOOD 55 FOOT JOINT	-	426	426
POLE, WOOD 60 FOOT FULLY	680	-	680
POLE, WOOD 60 FOOT JOINT	-	58	58
POLE, WOOD 65 FOOT FULLY	307	-	307
POLE, WOOD 65 FOOT JOINT	-	32	32
POLE, WOOD 70 FOOT FULLY	127	-	127
POLE, WOOD 70 FOOT JOINT	-	13	13
POLE, WOOD 75 FOOT FULLY	86	-	86
POLE, WOOD 75 FOOT JOINT	-	1	1
POLE, WOOD 80 FOOT FULLY	27	-	27
POLE, WOOD 85 FOOT FULLY	13	-	13
POLE, WOOD 90 FOOT FULLY	9	-	9
POLE, WOOD 95 FOOT FULLY	6	-	6
POLE, WOOD 100 FOOT FULLY	4	<u>.</u>	4
SUBTOTAL	93,048	344,046	437,094
	•		
TOTAL EQUIVALENT POLES	93,048	172,023	265,071

Exhibit JPL-2

Photograph of Typical Pole Arrangement



Exhibit JPL-3

Photograph of Standard Cable Pole Attachment



Exhibit JPL-4 Illustration of Fiber Optic Cable



Exhibit JPL-5

Three-Party Pole Attachment Agreements

POLE ATTACHMENT AGREEMENT

DATED February 6, 2004

BETWEEN

VERIZON NEW ENGLAND INC. (LICENSOR)

AND

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE, (LICENSOR)

AND

TIME WARNER ENTERTAINMENT CO., L.P., (LICENSEE)

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POLE ATTACHMENT AGREEMENT

THIS AGREEMENT, made as of this 6th day of February 2004 between VERIZON NEW ENGLAND INC. organized and existing under the laws of the State of New York, having its principal office at 185 Franklin Street, Boston, MA 02110, and PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE, organized and existing under the laws of the State of New Hampshire, having its principal office at 60 West Pennacook Street. Manchester, NH 03105 (either or both hereinafter called "Licensor") and TIME WARNER ENTERTAINMENT CO., L.P., organized and existing under the laws of the State of Delaware, having its principal office in Keene, NH (hereinafter called "Licensee").

WITNESSETH

WHEREAS, Licensee for its own use desires to place and maintain cables, equipment, and facilities on poles of Licensor, specifically in the State of New Hampshire; and

WHEREAS, Licensor is willing to permit, to the extent it may lawfully do so, the placement of cables, equipment, and facilities by Licensee on Licensor's poles subject to the terms of this Agreement;

NOW, THEREFORE, in consideration of the mutual covenants, terms and conditions herein contained, the parties agree as follows:

ARTICLE I - DEFINITIONS

- 1.1 Anchor. A facility consisting of an assembly of a rod secured to a fixed object or plate designed to resist the pull of guy strand, or strands.
- 1.2 <u>Anchor Attachment.</u> A guy strand attached to an anchor solely owned or jointly owned by Licensor or for which Licensor is responsible for authorizing attachments.
- 1.3 <u>Attachments.</u> Any of Licensee's facilities in direct contact with or supported by a utility pole, and/or any article of equipment attached to a point on a pole not normally occupied by a strand attachment (e.g., power supplies, equipment, cabinets, terminals, etc.). For billing purposes an

- Attachment is counted for each guy strand and cable supported by a through-bolt and for each article of equipment attached to a Utility Pole.
- 1.4 <u>Attachment Fee.</u> A specified amount revised periodically, billed semi-annually or annually to the Licensee.
- 1.5 <u>Guy Strand.</u> A metal cable of high tensile strength which is attached to a pole and anchor or another pole for the purpose of reducing pole stress.
- 1.6 <u>Joint Owner.</u> A person, corporation or other legal entity having an ownership interest in a pole and/or anchor.
- 1.7 <u>Joint User.</u> A party to whom use of the pole or anchor has been extended by the owner of the facility. The term "Joint User" shall not include Licensees.
- 1.8 <u>Licensee's Facilities.</u> The cable and all associated equipment and hardware owned by the Licensee.
- 1.9 <u>Licensee's Maintenance Work.</u> Work performed by Licensee on its facilities and attachments for repair, replacement and daily servicing of its plant, not associated with any significant overlash or rebuild project.
- 1.10 <u>Make-ready Work.</u> All work, including, but not limited to rearrangement and/or transfer of existing facilities, replacement of a pole or any other changes required to accommodate the attachment of licensee's facilities to a pole or anchor.
- 1.11 Overlash The act of attaching any single strand, hardware, cable, wires and/or apparatus owned by Licensee to same Licensee's existing strand, hardware, cable, wires and/or apparatus.
- 1.12 <u>Periodic Inspection</u>. Licensor's inspection of Licensee's facilities performed to determine that attachments are authorized and are maintained in conformance with the required specifications in Article VI of this Agreement.
- 1.13 <u>Planning Manager's Area.</u> A geographic area assigned to a Verizon New England Engineer representative. The Planning Manager's Areas are set forth in APPENDIX III.
- 1.14 <u>Pre-construction Survey.</u> There are two elements of the Pre-construction Survey: 1.) field inspection of the existing pole and anchor facilities to

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- determine any necessary Make-ready Work, and 2.) administrative effort required to process the application and to prepare the charges for Make-ready Work, if applicable.
- 1.15 <u>Post-construction Inspection.</u> Inspection performed to measure and/or to visually observe Licensee's Facilities, during or shortly after completion of construction to ensure the attachment and the installation of the Licensee's Facilities conform to the standards required by this Agreement.
- 1.16 <u>Rebuild.</u> Work other than Licensee's Maintenance Work performed by Licensee to replace, add to or alter its existing attachments or facilities attached to Licensor's poles.
- 1.17 <u>Subsequent Inspections.</u> Inspections performed to confirm the correction of non-conforming conditions, which were observed during Periodic or Post-construction Inspections.
- 1.18 <u>Suspension Strand (Messenger).</u> A metal cable of high tensile strength attached to a pole and used to support facilities.
- 1.19 <u>Unit Cost.</u> A dollar amount subject to periodic revision by Licensor, associated with Pre-construction Surveys, Make-ready Work and Inspections applicable to specific work operations and functions.
- 1.20 <u>Utility Pole.</u> A pole solely owned, jointly owned, or jointly used by the Licensor and used to support its facilities and/or the facilities of an authorized Licensee.

ARTICLE II - SCOPE OF AGREEMENT

- 2.1 Subject to the provisions of this Agreement, Licensor agrees to issue to Licensee for any lawful purpose, revocable, non-exclusive licenses authorizing the attachment of Licensee's Facilities to Licensor's poles. This Agreement governs the fees, charges, terms and conditions under which Licensor issues such licenses to Licensee. Licensee must obtain separate authorization from, and pay all applicable Fees and Charges to, each Licensor and any Joint Owner or Joint User of any Utility Pole. This Agreement is not in and of itself a license, and before making any attachment to any Utility Pole, Licensee must apply for and obtain a license.
- 2.2 This Agreement supersedes all previous aerial agreements between Licensor and Licensee. This Agreement shall govern all existing licenses between Licensee

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- and Licensor as well as all licenses issued subsequent to execution of this Agreement.
- 2.3 No use, however extended, of Licensor's pole or payment of any fees or charges required under this Agreement shall create or vest in Licensee any ownership or property rights in such poles. Licensee's rights herein shall be and remain a license.
- 2.4 Nothing contained in this Agreement shall be construed to require Licensor to construct, retain, extend, place, or maintain any pole or other facilities not needed for Licensor's own service requirements.
- 2.5 Nothing contained in this Agreement shall be construed as a limitation, restriction, or prohibition against Licensor entering into agreements with other parties regarding the poles covered by this Agreement. The rights of the Licensee shall at all times be subject to any existing agreement(s) or arrangement(s) between Licensor and any Joint Owner(s) or Joint User(s) of Licensor's poles.
- 2.6 Nothing contained in this Agreement shall be construed to require Licensor to grant a license where Licensor believes that placement of Licensee's Facilities would interfere with Licensor's existing service requirements, or the use of Licensor's facilities by other parties, or create a hazardous or unsafe condition.

ARTICLE III - FEES AND CHARGES

3.1 General

- 3.1.1 Licensee agrees to pay to Licensor the applicable Attachment Fees and Charges as specified in and in accordance with the terms and conditions of subpart 3.2 of this Agreement and of APPENDIX I, attached hereto and made a part hereof.
- 3.1.2 The Licensor may change the amount of Attachment Fees and Charges specified in APPENDIX I by giving the Licensee not less than sixty (60) days written notice prior to the date the change is to become effective. Notwithstanding any other provision of this Agreement, Licensee may terminate this Agreement at the end of such sixty (60) day notice period if the change in Fees and Charges is not acceptable to Licensee.

In order to terminate in this circumstance the Licensee must give Licensor written notice of its election to terminate this Agreement at least sixty (60) days prior to the end of such sixty (60) day notice period or for such other period as the parties may agree in writing. Licensee shall thereafter remove its facilities and attachments in accordance with the process set forth in Article X, subpart 10.3 of this Agreement.

Changes in the amount of Attachment Fees and Charges specified in APPENDIX I shall become effective on the date specified by Licensor, subject to the sixty (60) day advance written notice. The changes shall be presumed acceptable unless at least thirty (30) days prior to the end of the sixty (60) day notice period Licensee advises Licensor in writing that the changes are unacceptable and, in addition, submits the issue to the regulatory body asserting jurisdiction over this Agreement for decision. Licensee shall pay the existing Attachment Fees and Charges during the time that the issue is being reviewed by said regulatory body, subject to true-up based on the final determination of rates by said regulatory body plus any interest prescribed by said regulatory body.

Licensor shall provide licensee with an updated APPENDIX I following the effective date of the new Attachment Fees and Charges.

3.2 Attachment Fees

- 3.2.1 Licensees shall pay an Attachment Fee for each attachment made to Licensor's Utility Poles. For the purpose of computing the Attachment Fees due hereunder, the Fee shall be based upon the number of attachments for which licenses have been issued.
- 3.2.2 Attachment Fees are calculated from the first day of the month following the date a license is issued. Fees shall be payable semi-annually or annually in advance, unless otherwise provided. Payment is due within the later of thirty (30) days from the first day of January and the first day of July or thirty (30) days from the date the bill is issued.
- 3.3 Pre-construction Survey, Make-ready Work and Inspection Charges
 - 3.3.1 Licensee shall calculate and pay to Licensor the applicable Preconstruction Survey Charge with its License Application. The License Application forms are set forth in APPENDIX IV, attached hereto and made a part hereof. The Pre-construction Survey Charge shall be calculated based on the rates and formulas set forth in APPENDIX I.

- 3.3.2 Except as provided in Appendix VI, Licensee shall make an advance payment of the applicable Charge to Licensor prior to any performance by Licensor of any Pre-construction Survey, Make-ready Work, Post-construction Inspection or Subsequent Inspection. Where the work to be performed by Licensor is covered by a Unit Cost as described in subpart 3.3.4, the Licensor shall use the Unit Cost for the Charge. Where the work to be performed by Licensor is not covered by a Unit Cost, in whole or in part, the Charge will be based on an estimate of charges. For any charges based on an estimate, the Licensee shall be credited for any amount paid in excess of the Licensor's estimated charges, or shall be billed for any amount in addition to Licensor's estimated charges, as compared to the actual charges as finally computed.
- 3.3.3 Licensee shall make payment to the Licensor within thirty (30) days following the invoice for Periodic Inspections according to subpart 3.3.4 of this Agreement.
- Pre-construction Survey, Make-ready Work, and Inspection (Postconstruction Inspection, Periodic Inspection and Subsequent Inspection) Charges are based upon Unit Costs, where available. Unit Costs are set forth in APPENDIX I of this Agreement and are subject to change from time to time; provided however, the Unit Costs shall not change more frequently than once every twelve (12) months. Any changes in Unit Cost shall not vary by more than five percent (5%) per annum from the existing Unit Cost; provided that in the case of a significant and unforeseen change in circumstances affecting Licensor's costs, Licensor may adjust Unit Cost in excess of 5%. Sixty (60) days prior to any change in Unit Cost in excess of 5%, Licensor shall provide to Licensee a written explanation of the significant and unforeseen change in circumstance for the increase. A significant and unforeseen change in circumstances affecting Licensor's costs include changes in tax laws, accounting changes, and regulatory, judicial or legislative changes that affect the Licensor's costs. A statement of current Unit Costs are set forth in APPENDIX I and changes thereto shall be published at the time of such change.

For work where Unit Costs are not available, such as cable splicing, such costs will be billed on an actual time and material basis plus an amount equal to ten percent (10%) of such costs

3.4 Payment Requirements

3.4.1 For any bill rendered by Licensor to Licensee hereunder, except where advance payment is required, payment is due within thirty (30) days from

the date of the bill. Late payment of any bill is subject to a late fee of 1.5% per month applied to the outstanding balance from the due date of the bill. Licensor, at its sole discretion, may change this late fee from time to time during the term of this Agreement to reflect prevailing market conditions.

- 3.4.2 Non payment of any amount due hereunder shall constitute a default of this Agreement, and subject this Agreement to termination under the provisions of Article X.
- 3.4.3 For any bill rendered by Licensor to Licensee for advance payment of Preconstruction Survey Charges or Make-ready Work Charges, hereunder, payment shall be made within thirty (30) days of the bill date. If such advance payment is not received within thirty (30) days, Licensor shall have the right to issue a letter of cancellation no sooner than 15 days thereafter, which will cancel the Licensee's application for the license. Thereafter, if Licensee wishes to proceed, Licensee shall submit a new application for a license, as if it had never submitted the initial application.

3.5 <u>Billing Disputes</u>

- 3.5.1 Where Licensee in good faith disputes a bill or invoice rendered by Licensor, Licensee shall make payment of all portions of said bill or invoice not in dispute as provided in Article III. Where the cumulative amount of all of Licensee's bills or portions(s) of bills in dispute are in excess of \$10,000.00, Licensee shall deposit said cumulative disputed amounts in an interest-bearing escrow account until such time as the disputes are resolved. The disputed amount deposited together with the proportional interest, shall be distributed immediately to Licensor and/or Licensee in accordance with and upon resolution of the dispute. Where the cumulative amount of all of Licensee's bills or portions of bills in dispute are less than or equal to \$10,000.00, Licensee shall make payment to Licensor and shall be rebated an appropriate amount (including interest computed at the prime rate at a bank mutually agreed to by the parties) based on the resolution of the dispute.
- 3.5.2 Where Licensee fails to pay an amount due and owing under this Agreement (including amounts in dispute that are less than or equal to \$10,000) or fails to establish an escrow account for disputed amounts more than \$10,000, or fails to invoke the dispute-resolution procedures set forth in subpart 15.10 of this Agreement within six months of the establishment of amounts disputed in good faith, in addition to all other remedies available to Licensor including termination under provisions of Article X of this Agreement, Licensor may refuse to perform any Survey, Inspection or Make-ready Work for Licensee and may refuse to issue any

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license to Licensee until such time as the amount is paid or is deposited in an escrow account.

ARTICLE IV - APPLICATION FOR AND ISSUANCE OF LICENSES

- 4.1 Before Licensee makes an Attachment to any pole, Licensee shall make application for and have received a license therefor in the forms attached in APPENDIX IV. Licensor may update these forms from time to time during the term of the Agreement.
- 4.2 Licensee agrees to limit the filing of applications for pole attachment licenses to include not more than 200 poles on any one application. Licensor reserves the right to limit the filing for pole attachments to no more than 2,000 poles on all applications that are pending approval by Licensor at any one time within a single Planning Manager's Area. Licensee further agrees to designate a desired priority of completion of the Pre-construction Survey and Make-ready Work for each application relative to all other of its applications on file with Licensor at the same time.
- 4.3 Properly completed license applications received by Licensor on the same day from two or more licensees for attachment accommodations on the same pole(s), shall be processed together. All Pre-construction Survey or Make-ready Work required to accommodate the applicants will be completed simultaneously for the benefit of all applicants. All applicants will be rebated with the pro rata share of costs based on the number of applicants.

ARTICLE V – PRE-CONSTRUCTION SURVEY and MAKE-READY WORK

- 5.1 A Pre-construction Survey is required for each pole and anchor for which an attachment is requested to determine the adequacy of the pole and anchor to accommodate Licensee's attachments and facilities. The Pre-construction Survey will be performed jointly by representatives of Licensor, Joint Owner and/or Joint User, and Licensee unless otherwise agreed to by all parties.
- 5.2 Licensor will process all requests for access to poles on a non-discriminatory basis in the order such requests are received.
- 5.3 Within forty-five (45) days of receipt of written notification in the form of a complete license application and the correct Survey Fee payment, Licensor shall perform or have performed a Pre-construction Survey and present the Survey results. The Survey results will contain one of the following statements:

If no Make-ready Work is required, a license shall be issued for the attachment.

If Licensor determines that the pole or anchor to which Licensee desires to make attachments is inadequate or otherwise needs rearrangement of the existing facilities thereon to accommodate the Licensee's Facilities, in accordance with the specifications set forth in Article VI, Licensor will provide Licensee with an itemized invoice for such anticipated Make-ready Work. The Make-ready Work will be performed following receipt by Licensor of advance payment. Upon receipt of the advance payment, Licensor will provide the Licensee with the estimated start and estimated construction completion date of the Make-ready Work.

If Licensor determines that the pole may not reasonably be rearranged or replaced to accommodate Licensee's Facilities for reasons of capacity, safety, reliability or engineering, the Licensor may refuse to grant a license for attachment. Licensor shall provide the specific reason(s) for such denial. Licensor shall not unreasonably exercise the right reserved hereunder.

- 5.4 Licensor shall make every reasonable effort to complete Make-ready Work within six (6) months of receipt of payment for Make-ready Work from Licensee, except for reasons beyond Licensor's control. For applications consisting of six (6) or fewer poles requiring Make-ready Work, and where Verizon is the only party required to perform make-ready work, Verizon will complete the make-ready work within 45 days.
- 5.5 To the extent practicable, Licensor shall provide Licensee, no less than sixty (60) days prior written notice of any modification of poles (such as pole replacement or relocation) other than routine maintenance, or modifications in response to emergencies, or to a request from a governmental authority.

ARTICLE VI - SPECIFICATIONS AND LEGAL REQUIREMENTS

6.1 Licensee's Facilities shall be placed and maintained in accordance with the requirements and specifications of the latest editions of the "Blue Book - Manual of Construction Procedures" (Blue Book), published by Telcordia Technologies Inc.; the "National Electrical Code (NEC), published by the National Fire Protection Association, Inc.; the "National Electrical Safety Code" (NESC), published by the Institute of Electrical and Electronics Engineers, Inc.; and rules and regulations of the U.S. Department of Labor issued pursuant to the "Federal Occupational Safety and Health Act of 1970", as amended, (OSHA) or any governing authority having jurisdiction over the subject matter. Where a difference in specifications may exist, the more stringent shall apply.

- 6.2 Licensee shall be responsible for obtaining from the appropriate public and/or private authority any required authorization to construct, operate and/or maintain Licensee's Facilities on public and private property at the location of Licensor's poles. Licensee shall be responsible for obtaining permission from any joint Owner(s) or Joint User(s) of the pole before making any attachment thereto. This permission shall be in the form of a license or other writing.
- No license granted under this Agreement shall extend to any of the Licensor's poles where the placement of Licensee's attachments would result in a forfeiture of the rights of licensor, Joint Owner(s), or Joint User(s) to occupy the property on which such poles are located. If placement of Licensee's attachments would result in a forfeiture of the rights of licensor, Joint Owner(s), or Joint User(s) or both, to occupy such property, Licensee agrees to remove its attachments forthwith; and Licensee agrees to pay Licensor, Joint Owner(s) or Joint User(s), or both all losses, damages and costs incurred as a result thereof.

ARTICLE VII - CONSTRUCTION AND MAINTENANCE OF ATTACHMENTS

7.1 General Provisions

- 7.1.1 Licensee shall, at its own expense, construct and maintain its attachments and facilities on Licensor's poles in a safe condition and in a manner acceptable to Licensor. Licensee shall construct and maintain its attachments and facilities so as not to conflict with the use of Licensor's poles by Licensor or by other authorized users of Licensor's poles, nor electrically interfere with Licensor's facilities attached thereto.
- 7.1.2 Licensor shall specify the point of attachment on each of Licensor's poles to be occupied by licensee's attachment. Where multiple Licensees' attachments are involved, Licensor shall attempt, to the extent practical, to designate the same relative position on each pole for each Licensee's attachments.
- 7.1.3 Licensee shall provide written notice to the Licensor of the actual dates of attachment within thirty (30) days of the date of attachment so that Licensor may promptly schedule a Post-construction Inspection.
- 7.1.4 Licensee may attach its guy strand to Licensor's existing anchor rod at no charge where Licensor determines that adequate capacity is available; provided that Licensee agrees to secure any necessary right-of-way therefor from the appropriate property owner. Should Licensor, Joint Owner(s) or Joint User(s), if any, for its own service requirements, need to

- increase its load on the anchor rod to which Licensee's guy is attached, Licensee will either arrange its guy strand on the anchor rod or transfer it to a replacement anchor as determined by Licensor.
- 7.1.5 Should Licensor, Joint Owner(s), Joint User(s), or other Licensee need to attach additional facilities to any of Licensor's poles, to which Licensee is attached, Licensee will either rearrange its attachments on the pole or transfer them to a replacement pole as determined by Licensor so that the additional facilities of Licensor, Joint Owner(s) Joint User(s) or other Licensee may be attached.
- 7.1.6 If Licensee does not rearrange or transfer its attachments within fifteen (15) days after receipt of written notice from Licensor requesting such rearrangement or transfer and indicating that such pole is ready for rearrangement or transfer by Licensee, Licensor, Joint Owner(s) or Joint User(s) may perform or have performed such rearrangement or transfer, and, notwithstanding the provisions of subpart 7.1.7, Licensee agrees to pay the cost thereof.
- 7.1.7 Licensee shall not be required to bear any of the costs of rearranging or replacing its attachment if such rearrangement or replacement is necessitated solely as a result of an additional attachment or modification of an existing attachment sought by another party (including the Licensor, Joint Owner(s) or Joint User(s)) and should be paid for any work it performs to accommodate such request. Where multiple parties join in a modification, each party's proportionate share of the total cost will be based on a ratio of the amount of new space occupied by that party to the total amount of new space occupied by all parties joining in the modification. Licensor shall not be required to use revenue that may result from the use of any additional space resulting from such replacement or rearrangement to compensate parties that paid for the modification.
- 7.1.8 Unless otherwise governed by law, all tree trimming made necessary, in the opinion of the Licensor, by reason of the Licensee's proposed attachments at the time of attachment provided the owner(s) of such trees grant permission to the Licensor, shall be performed by contractors approved by and under the direction of Licensor, at the sole expense of the Licensee.
- 7.1.9 Any such tree trimming that may be required on Licensee's customer's premises, to clear Licensee's cable drop, shall be performed by the Licensee at its expense.

- 7.1.10 Tree trimming needed as a result of adverse weather conditions, such as wind, snow or ice storms, shall be performed by Licensor or its approved contractors. Since such tree trimming benefits Licensor, Licensee and other parties that may be lawfully attached to Licensor's poles, Licensee agrees to negotiate in good faith with the Licensor, on a case-by-case basis, to establish an appropriate sharing of costs associated with the tree-trimming projects.
- 7.1.11 For each new facility attached by Licensee to Licensor's poles, on or after the date of execution of this Agreement, Licensee shall place identification tags on cables located on poles and identification apparatus tags on any associated items of Licensee's Facilities. Licensee shall also place these identification tags when engaged in an Overlash or Rebuild project. Overlashed bundles require one tag per bundle, per Licensee. The requirements for identification tags are set forth in the Blue Book.
- 7.1.12 When Licensor deems it an immediate threat to safety and/or an emergency exists, it may rearrange, transfer, or remove Licensee's attachments to Licensor's poles at Licensee's expense. Licensor shall make reasonable efforts to contact Licensee as circumstances permit.
- 7.2 <u>Licensee's Routine Maintenance, Overlash, Rebuild Work and Placement of Power Supplies</u>
 - 7.2.1 Licensee shall work cooperatively with the local Verizon New England Reimbursable Construction Engineer when performing routine Maintenance Work on its facilities and/or attachments. Cooperative practices shall include a system of notification by phone, facsimile, answering system, or otherwise for scheduling purposes. Any work, which involves six or fewer adjacent spans shall be presumed to be routine Maintenance Work. Significant simultaneous maintenance activity within a geographic area may be deemed by Licensor to be Rebuild activity.
 - 7.2.2 Licensee shall follow the procedures set forth in APPENDICES V, VI and VII, hereof, in performing Rebuild or Overlash work and placing power supplies.

ARTICLE VIII - INSPECTION OF LICENSEE'S FACILITIES

8.1 The Licensor reserves the right to make Post-construction, Subsequent, and Periodic Inspections of any part or all of Licensee's facilities attached to Licensor's poles and/or anchors. Licensor shall provide Licensee with a copy of any written report of such inspection within thirty (30) days following the inspection. Charges and billing for Inspections as set forth in Article III shall

- apply, provided that Verizon New England commences Post-construction and Subsequent Inspections within 90 days after notification from Licensee that the work is complete.
- 8.2 Except as provided in Appendix VI and VII, Post-construction Inspections shall consist of a 10 percent sample of the poles to which the Licensee has attached facilities after completion of work. If Verizon New England determines that the Licensee is not in compliance at greater than 2 percent of the sampled locations, Verizon New England may inspect and bill Licensee to inspect all poles involved in the project. Within ten (10) days of the completion of a Post-construction Inspection, the Licensor shall notify the Licensee in writing of the date of completion of Post-construction inspection and its findings.
- Where Post-construction Inspection by the Licensor has been completed and non-complying conditions have been identified, Licensee shall correct any non-complying conditions within thirty (30) days of the date of the written notice from the Licensor. If after said 30-day period Licensee has not corrected all such non-complying conditions, Licensor may notify Licensee that if all such non-complying conditions are not corrected within an additional 30-day period, no further attachment authorizations shall be issued to Licensee until Licensee's facilities are brought into compliance. If corrections are not made by Licensee within 30 days from the second notification by Licensor, the Licensor may perform or have performed such corrections and Licensee shall pay to the Licensor the cost of performing such work.
- 8.4 Licensor may undertake Subsequent Inspections to determine if appropriate corrective action has been taken by Licensee. If the Subsequent Inspection finds continued non-complying conditions, Licensor may perform or have performed corrective action at the sole expense of the Licensee or Licensor may terminate the license pursuant to Article X.
- 8.5 The making of Post-construction, Subsequent and/or Periodic Inspections or the failure to do so shall not operate to relieve Licensee of any responsibility, obligation, or liability specified in this Agreement.
- 8.6 Licensor reserves the right to make Periodic Inspections of all or any part of the attachments or facilities of Licensee at the expense of Licensee, upon sixty (60) days written notice to the Licensee. Periodic Inspections of the entire plant of the Licensee will not be made more often than once every five years unless, in Licensor's judgment, such inspections are required for reasons involving safety or because of an alleged violation by Licensee of the terms of this Agreement. Licensor shall make a reasonable effort to coordinate its Periodic Inspections with any Joint Owner.

ARTICLE IX - UNAUTHORIZED ATTACHMENTS

- 9.1 If any of Licensee's facilities are attached to Licensor's poles without being licensed, Licensor, may recover fees as specified in subpart 9.2, without prejudice to its other rights or remedies under this Agreement, including termination, or otherwise, and require Licensee to submit in writing, within thirty (30) days after receipt of written notification from Licensor of the unauthorized attachment, a pole attachment application. If such application is not received within the specified time period, Licensee shall remove its unauthorized attachments within thirty (30) days of the final date for submitting the required application, or Licensor may remove Licensee's attachments or facilities without liability at the Licensee's expense.
- 9.2 Upon discovery of an unauthorized attachment, Licensee agrees to pay an amount equal to five times the current applicable annual Attachment Fee specified in APPENDIX I times the number of unauthorized attachments. The penalty shall be in addition to all other amounts due and owing to Licensor under this Agreement.

ARTICLE X - TERMINATION

10.1 60-Day Termination

In addition to rights of termination provided to the Licensor under other provisions of this Agreement, the Licensor shall have the right to terminate Licensee's license, authorizations and/or rights granted under provisions of this Agreement where:

- (a) the Licensee's Facilities are maintained or used in violation of any law or in aid of an unlawful act or undertaking;
- (b) the Licensee ceases to have authority to construct and operate its facilities on public or private property at the location of the particular pole or anchor covered by the authorization;
- (c) the Licensee fails to comply with any of the terms and conditions of this Agreement or defaults in any of its obligations thereunder;
- (d) the Licensee attaches to a utility pole and/or anchor without having first been issued authorization therefor;
- (e) the Licensee, subject to provisions specified in Article II, ceases to provide its services;

- (f) the Licensee sublets or apportions part of the licensed assigned space or otherwise permits its assigned space to be used by an entity or an affiliate not a party to this Agreement.
- 10.1.1 The Licensor will notify the Licensee in writing of any instances cited in this subpart. The Licensee shall take corrective action as necessary to eliminate the non-compliance and shall confirm in writing to the Licensor within sixty (60) days following such written notice that the non-compliance has ceased or been corrected. If Licensee fails to discontinue or correct non-compliance and fails to give the required written confirmation to the Licensor within the time stated above, the Licensor may terminate the license(s), authorization and/or rights granted hereunder for the poles and/or anchors at which such non-compliance has occurred.

10.2 <u>Immediate Termination</u>

Pole attachment license(s), authorization and/or rights are automatically and immediately terminated by the Licensor if:

- (a) except in circumstances in which Licensor has accepted evidence of self-insurance in accordance with Article XIV, the Licensee's insurance carrier shall at any time notify the Licensor that the policy or policies of insurance as required in Article XIV will be or have been cancelled or amended so that those requirements will no longer be satisfied;
- (b) the Licensee shall fail to pay any sum due under Article III or to deposit any sum required under this Agreement, or shall fail to maintain satisfactory surety as required in Article XII;
- (c) any authorization that may be required by any governmental or private authority for the construction, operation and maintenance of the Licensee's facilities on a pole or anchor is denied, revoked or cancelled.

10.3 General

10.3.1 In the event of termination of any of the Licensee's licenses, authorization and/or rights hereunder, the Licensee shall remove its facilities from the poles and anchors within sixty (60) days of the effective date of the termination; provided, however, that Licensee shall be liable for and pay all fees and charges pursuant to provisions of this Agreement to the Licensor until Licensee's facilities are actually removed from the utility pole(s) and anchor(s). If the Licensee fails to remove its facilities within

the specified period, the Licensor shall have the right to remove such facilities at the Licensee's expense and without liability on the part of the Licensor for damage or injury to such facilities or interruption of Licensee services.

- 10.3.2 When Licensee's facilities are removed from a pole or anchor, no attachment to the same pole or anchor shall be made until the Licensee has first complied with all of the provisions of this Agreement as though no such pole or anchor attachment had been made previously and all outstanding charges due to the Licensor for such pole or anchor have been paid in full.
- 10.3.3 Any license issued under this Agreement shall automatically terminate when Licensee ceases to have authority to construct, operate and/or maintain its attachments on the public or private property at the location of the particular pole covered by the license. Such automatic termination shall be stayed if the Licensee has sought judicial or regulatory review of the decision that: (1) has acted to terminate such authority or (2) has declared that the Licensee lacks such authority.

10.4 <u>Licensee's Removal of Attachments</u>

- 10.4.1 Licensee may at any time remove its attachments from a pole or anchor after first giving Licensor written notice of such removal. Licensee shall complete and provide to Licensor the Notification of Discontinuance of Use of Poles as contained in APPENDIX IV hereto. Licensor shall verify and execute such form within thirty (30) days of submission. Billing for the attachment shall cease as of the last day of the month in which verification occurs. Licensor may update this form from time to time during the term of this Agreement.
- 10.4.2 Following such removal, no attachment shall again be made to such pole until Licensee shall have complied first with all of the provisions of this Agreement as though no such attachment had been made previously.

ARTICLE XI - ASSIGNMENT OF RIGHTS

11.1 Licensee shall not assign or transfer this Agreement or any authorization granted hereunder, and this Agreement shall not inure to the benefit of Licensee's affiliates, successors or assigns without the prior written consent of Licensor, which consent shall not be unreasonably withheld; provided, however, no consent of Licensor is required if the Licensee assigns or transfers this Agreement to an affiliate and notifies the Licensor of such assignment or transfer, including any change in the notice address to be provided in accordance with subpart 15.3.

- 11.2 In the event such consent or consents are granted by Licensor, then this Agreement shall extend to and bind the affiliates, successors and assigns of the parties hereto.
- 11.3 Pole space licensed to Licensee hereunder is for the use of the Licensee named in this Agreement only, and Licensee shall not lease, sublicense, share with, convey or resell to any affiliates, subsidiaries, or any others any such space or rights granted hereunder.

ARTICLE XII - SURETY REQUIREMENTS

- 12.1 Upon request of Licensor, a new Licensee, or an existing Licensee that lacks a history of prompt payments shall furnish bond or other satisfactory evidence of financial security in an amount specified as follows in subpart 12.2 to guarantee the payment of any sums which may become due to the Licensor for Attachment Fees due hereunder and any other charges for work performed for Licensee by the Licensor, including the removal of Licensee's facility upon termination of any authorization issued hereunder.
- 12.2 Licensee shall furnish a bond or other security satisfactory to the Licensor in the following amounts: Security in the amount of \$20.00 shall be required for each authorized pole attachment. The total amount of security required hereunder shall not exceed \$300,000 or be less than \$1,000. Security will not be required where Licensee's total attachment authorizations do not exceed ten (10).
- 12.3 If the financial security is in the form of a bond or irrevocable Letter of Credit, such instrument shall be issued by a surety company or bank satisfactory to the Licensor. The instrument shall contain a provision that the surety company or bank will pay Licensor, within the dollar limits of the instrument, any sum demanded by the Licensor as due under the Agreement, whether or not the Licensee contests its liability to pay such sum, and whether or not the Licensor exercises or has exercised any option it may have to terminate. If any such amounts are paid by the surety company or bank, the Licensee shall restore the surety bond or Letter of Credit to the full amount required under this Article, within thirty (30) days after notice of such payment is sent to the Licensee.
- 12.4 The amount of the bond or the financial security shall not operate as a limitation upon the obligations of the Licensee.

ARTICLE XIII - LIABILITY AND DAMAGES

13.1 Licensor reserves to itself, its successors and assigns, the right to locate and maintain its poles and to operate its facilities in conjunction therewith in such a

manner as will best enable it to fulfill its own service requirements. Licensor shall not be liable to Licensee for any interruption of Licensee's service or for interference with the operation of Licensee's communications services arising in any manner, except from Licensor's sole negligence, out of the use of Licensor's poles.

- 13.2 Licensee shall exercise precaution to avoid damaging the facilities of Licensor and of others attached to Licensor's poles, and Licensee assumes all responsibility for any and all loss from such damage caused by Licensee's employees, agents or contractors. Licensee shall make an immediate report to Licensor and any other user of the occurrence of any such damage and agrees to reimburse the respective parties for all costs incurred in making repairs.
- 13.3 Licensor shall exercise precaution to avoid damaging the facilities of Licensee.

 Licensor shall make an immediate report to Licensee of the occurrence of any such damage and agrees to reimburse the respective parties for reasonable, direct costs incurred in making repairs.
- 13.4 Except to the extent as may be caused by the negligence of Licensor, Licensee shall defend, indemnify and save harmless Licensor against and from any and all liabilities, claims, suits, fines, penalties, damages, losses, fees, costs and expenses arising from or in connection with this Agreement (including reasonable attorneys' fees) including, but not limited to, those which may be imposed upon, incurred by or asserted against Licensor, by reason of:
 - (a) any work or action done upon the poles licensed hereunder or any part thereof performed by Licensee or any of its agents, contractors, servants, or employees;
 - (b) any use, occupation, condition, operation of said poles or any part thereof by Licensee or any of its agents, contractors, servants, or employees;
 - (c) any act or omission on the part of Licensee or any of its agents, contractors, servants, or employees, for which Licensor may be found liable;
 - (d) any accident, injury (including death) or damage to any person or property occurring upon said poles or any part thereof arising out of any use thereof by Licensee or any if its agents, contractors, servants, or employees;
 - (e) any failure on the part of Licensee to perform or comply with any of the covenants, agreements, terms or conditions contained in this Agreement;

- (f) payments made under any Workers' Compensation Law or under any plan for employees disability and death benefits arising out of any use of the poles by Licensee or any of its agents, contractors, servants, or employees;
- (g) the erection, maintenance, presence, use, occupancy or removal of Licensee's Facilities by Licensee or any of its agents, contractors, servants, or employees or by their proximity to the facilities of other parties attached to Licensor's poles; provided that Licensee shall defend, indemnify, and save harmless Licensor against and from any and all such liabilities, claims, suits, fines, penalties, damages, losses, fees, costs and expenses brought, made or asserted by any of Licensee's agents, contractors, servants, or employees of any of Licensee's contractors or agents; or by
- (h) any and all such liabilities, claims, suits, fines, penalties, damages, losses, fees, costs and expenses brought, made or asserted by any of Licensee's agents, contractors, servants, or employees of any of Licensee's contractors or agents.
- Licensee shall indemnify, save harmless and defend Licensor from any and all claims and demands of whatever kind which arise directly or indirectly from the operation of Licensee's attachments, including taxes, special charges by others, claims and demands for damages or loss for infringement of copyright, for libel and slander, for unauthorized use of television broadcast programs, and for unauthorized use of other program material, and from and against all claims and demands for infringement of patents with respect to the manufacture, use and operation of Licensee's poles, or otherwise.

The provisions of this Article shall survive the expiration or earlier termination of this Agreement or any license issued thereunder.

ARTICLE XIV - INSURANCE

- 14.1 Licensee and its subcontractors (if any) agree to purchase and maintain during the term hereof all insurance and/or bonds required by law or this Agreement including without limitation:
 - (a) Commercial General Liability Insurance (including, but not limited to, premises-operations, explosion and collapse, underground hazard, broad form property damage, products/completed operations, contractual liability, independent contractors, personal injury) with limits of at least \$2,000,000. combined single limit for each occurrence. (Limits may be satisfied with primary and/or excess coverage.)

- (b) Commercial Automobile Liability with limits of at least \$2,000,000. combined single limit for each occurrence.
- (c) Workers' Compensation insurance as required by Statute, and Employer's Liability insurance with limits of not less than \$1,000,000. per occurrence.
- 14.2 All insurance must be in effect before Licensor will authorize Licensee to make attachment to Licensor's pole(s) and shall remain in force until such Attachments have been removed from all such poles.
- 14.3 Licensee shall annually submit to Licensor satisfactory evidence of such insurance by an ACORD Form or other satisfactory form in general use by the insurance industry for each company insuring Licensee to the effect that it has insured Licensee for all liabilities of Licensee covered by this Agreement; and that such certificates will name the Licensor as an additional insured under the public liability policy and that it will not cancel or change any such policy of insurance issued to Licensee except after giving of not less than sixty (60) days written notice to Licensor. In the case of a self-insured Licensee, Licensor may elect to accept satisfactory evidence of such self-insurance in lieu of the ACORD Form.

ARTICLE XV - GENERAL PROVISIONS

15.1 Authorization Not Exclusive

Nothing herein contained shall be construed as a grant of any exclusive authorization, right or privilege to Licensee. Licensor shall have the right to grant, renew and extend rights and privileges to others not parties to this Agreement, by contract or otherwise, to use any pole covered by this Agreement.

15.2 Failure to Enforce

Failure of Licensor to enforce or insist upon compliance with any of the terms or conditions of this Agreement or to give notice or declare this Agreement or any authorization granted hereunder terminated shall not constitute a general waiver or relinquishment of any term or condition of this Agreement, but the same shall be and remain at all times in full force and effect.

15.3 Notices

APPENDIX II sets forth where written notices required under this agreement shall be sent to Licensor and Licensee. Notice shall be acceptable in the following forms: first class mail, or if time-sensitive, facsimile followed by first

class mail or overnight mail with receipt. Licensee shall complete APPENDIX II and submit it to Licensor with this Agreement.

15.4 Severability

If any of the provisions of this Agreement shall be invalid or unenforceable, such invalidity or unenforceability shall not invalidate or render unenforceable the entire Agreement, but rather the entire Agreement shall be construed as if not containing the particular invalid or unenforceable provision or provisions. If the invalid or unenforceable provision or provisions shall be considered an essential element of this Agreement, the parties shall promptly attempt to negotiate a substitute therefor.

15.5 Choice of Law

The construction, interpretation and performance of this Agreement shall be governed by and construed in accordance with the laws of the State or Commonwealth where the Licensor's poles are located, as set forth in this Agreement, without regard to the principles of conflicts of law. All actions under this Agreement shall be brought in a court of competent subject-matter jurisdiction of the county of the capital of such State or Commonwealth or a regulatory agency with subject-matter jurisdiction, and both parties agree to accept and submit to the personal jurisdiction of such court or regulatory agency. Licensee also agrees to submit to the jurisdiction of any court in the United States wherein an action is commenced against Licensor based on a claim for which Licensee has indemnified Licensor hereunder.

15.6 Compliance with Laws

The parties hereto shall at all times observe and comply with, and the provisions of this Agreement are subject to, all laws, ordinances, and regulations which in any manner affect the rights and obligations of the parties hereto under this Agreement, so long as such laws, ordinances, or regulations remain in effect.

Licensee agrees to indemnify and hold harmless Licensor for, from and against and defend Licensor against, any loss or damage sustained because of Licensee's noncompliance hereunder.

15.7 Survival

All rights and obligations hereunder granted or incurred prior to and which by their nature would continue beyond the cancellation, termination, or expiration of this Agreement shall survive such cancellation, termination, or expiration.

15.8 Use of Information

Licensee may provide to Licensor license applications and business plans of its future needs for pole attachments. Such information will allow Licensor to better forecast personnel and equipment requirements. However, as to business plans, such information shall be deemed for use as advance planning purposes only, and no obligation shall be created that Licensor hire personnel or purchase equipment, or Licensee submit license applications for the pole attachments. Such information shall be used only by such employees or contractors of Licensor who have responsibilities relating to the administration of, or to work to be performed under, this Agreement and said employees shall treat such information as Licensor treats its own confidential information of similar type and value. Licensor's obligations hereunder shall not extend to any information that are now available to the public or become available by reason of acts or omissions not attributable to Licensor.

15.9 Access to Records

Licensor, upon receipt of written request, shall provide access to Licensor's pole records in accordance with "Job Aid For Requests To Records" attached hereto as APPENDIX VIII. Licensor may update this form from time to time during the term of this Agreement.

15.10 <u>Dispute Resolution</u>

In the case where Licensee claims that a term or condition is unjust or unreasonable, Licensee shall submit a complaint to the Manager-License Administration Group, specifying all information and its argument relied on to justify its claim. Licensor shall provide a written response to such complaint within 10 business days after receipt of the complaint. Such response shall specifically address all contentions made by Licensee. If Licensee continues to have issues, it may request a meeting with Manager-License Administration Group to discuss such issues. Such meeting shall be held within five (5) business days. If the Licensee is not satisfied with the results of such meeting, it may file a complaint with the regulatory body of competent jurisdiction.

15.11 Emergency Conditions

All parties shall work cooperatively in the case of an emergency to restore service to their respective customers.

ARTICLE XVI – TERM OF AGREEMENT

Except as provided below, this Agreement shall remain in effect; provided, however, that the Licensor may, no less than two years from this date and upon written notice, require the Licensee to engage in good-faith negotiations with the Licensor to amend the Agreement to comport with regulatory changes or obligations, If, the parties cannot agree to an amendment, they shall submit the matter to the regulatory agency with jurisdiction to resolve the matter. The Agreement may be terminated by Licensee by written notice of termination no less than 30 days prior to the effective date of such termination; provided, however, that such early termination shall not become effective until the Licensee has discontinued all existing licenses and has removed any and all facilities. The Agreement may be terminated upon written notice by the Licensor if, within one year from this date, the Licensee has placed no facilities on the Licensor's poles in accordance with the Agreement.

Upon execution, this Agreement cancels and supercedes all previously executed Agreements between the parties. Upon execution, this Agreement cancels and supercedes all previously executed Agreements between Time Warner Entertainment Co., L.P., Warner Cable Communications, Inc., Public Service Company of New Hampshire and Verizon New England Inc

IN WITNESS WHEREOF, the parties hereto have executed this Agreement in multiple originals on the day and year first above written.

Licensor: VERIZON NEW ENGLAND INC.
By:SMuch
(Print Name) <u>Susan Dyer Mercer</u>
(Title) for Director Outside Plant Engineering
(Date) $2/u/04$
Licensor: PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE
ву:
(Print Name) John G. Hibby
(Title) Director of Energy Delivery
(Date) 9/29/03
Licensee: TIME WARNER ENTERTAINMENT CO., L.P.
By: Chiffe 5 Luns
(Print Name) CHRISTOPHER S. GRAVIES (Title) VP ENGIN KERING
(Date) $1/26/64$ 25

VERIZON NEW ENGLAND INC.

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APPENDIX I

ATTACHMENT FEES and CHARGES VERIZON NEW ENGLAND Inc.

2. Attachment Fees

Annual Attachment Fees are as follow:

State	JO/JU	Sole Owned
MA	\$2.40	\$4.80
ME	\$4.80	\$9.60
NH	\$4.84	\$9.67
RI	\$3.32	\$6.64

VT ATTACHMENT FEES and CHARGES Effective January 01, 2002

- \$3.82 Cable Television Operators (not providing local exchange telephone service) per attachment, per Verizon-VT jointly owned or used pole, per year.
- \$7.64 Cable Television Operators (not providing local exchange telephone service) per attachment, per Verizon VT solely owned pole, per year.
- \$15.28 Other Attaching Entities (excluding Cable Television Operators not providing local telephone service) per attachment, per Verizon VT solely owned pole, per year.
- \$ 7.64 Other Attaching Entities (excluding Cable Television Operators not providing local exchange telephone service) per attachment, per Verizon-VT jointly owned or used pole, per year.

For poles in Burlington Electric Department service territory only:

- \$3.44 Cable Television Operators (not providing local exchange telephone service) per attachment, per Verizon VT jointly owned or used pole, per year.
- \$6.88 Other Attaching Entities (excluding Cable Television Operators not providing local exchange telephone service) per attachment, per Verizon VT jointly owned pole, per year.

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Attachment Fees are calculated from the first day of the month following the date the license is issued.

Fees shall be payable semi-annually in advance, unless otherwise provided. Payment is due within the later of thirty (30) days from the first day of January and the first day of July or thirty (30) days from the date the bill is issued.

APPENDIX I

ATTACHMENT FEES and CHARGES

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE

1. Attachment Fees

Annual Attachment Fees are as follows:

State	JO/JU	Sole Owned
NH	\$4.10	\$8.20

Attachment Fees are calculated from the first day of the month following the date the license is issued.

Fees shall be payable **semi-annually** in advance, unless otherwise provided. Payment is due within the later of thirty (30) days from the first day of July or thirty (30) days from the date the bill is issued.

APPENDIX II

NOTICE ADDRESSES

<u>Licensor – Verizon New England Inc.</u>

All Notices are to be sent to:

Verizon New England Inc.

Manager - License Administration Group

185 Franklin Street, Room 503 Boston, Massachusetts 02110 Attention: Patricia A. Capewell

Title: <u>Specialist</u>
Tel: <u>617-743-5724</u>
Fax: <u>617-743-8785</u>

<u>Licensor</u> – Public Service Company of New Hampshire

All Notices are to be sent to:

Public Service Company of New Hampshire

60 West Pennacook Street Manchester, NH 03105

Attention: Mr. Russel D. Johnson
Title: Supervisor, Distribution Projects

Tel: <u>603-634-3440</u> Fax: <u>603-634-3550</u>

<u>Licensee – Time Warner Entertainment Co., L.P.</u>

All Notices will be sent to the contacts as listed in the following Customer Profile form:

For Notices and Renewals:

For Invoices and Licensing

Mr. Thomas Casey Attn: Legal Department Mr. Thomas Casey
Attn: Billing Department

11 Eagle Court Keene, NH 03431 11 Eagle Court Keene, NH 03431

A blank form may also be utilized to provide Verizon with updated notice addresses as necessary. Please send updated information to:

Verizon New England Inc. Specialist, License Administration Group 185 Franklin Street, Room: 503 Boston, MA 02110

DATE:	Customer Profile
son Negotiating Agreement	State of Incorporation
(legal company name in which you are registered i	n the state to do business)
Municipality	(ies) for which contacts below apply:
(Please	use multiple pages as required)
Address where Legal Notices are to be sent:	Address where <u>Insurance</u> <u>Notices</u> are to be sent:
Contact Name	Contact Name
Title	Title
Address	Address
City, State, Zip	City, State, Zip
Attention:	Attention:
Tel # Fax # E-mail address	Tel # Fax # E-mail address
dress where Automatic License Requests are to	be sent: Address where Poles/Conduit Rental Bills are to be sent:
Contact Name	Contact Name
Title	Title
Address	Address
City, State, Zip	City, State, Zip
Attention:	Attention:
Tel # Fax # E-mail address	Tel # Fax # E-mail address
Address where <u>Transfer Notices</u> are to be sent:	Person to notify in emergency of damaged plant:
Contact Name	Contact Name
Title	Title
Address	Address
ity, State, Zip	City, State, Zip
Tel # Fax # E-mail address	Tel # Fax # E-mail address

125High St., Room 1406 Boston, MA 02110

Tel # 1 800 641-2299, Fax # 1 617 743-8785

This form has been completed by:______
Telephone No.:_____

APPENDIX III

State and Municipalities Covered by this Agreement broken down by Planning Manager's Area

Massachusetts

The following list includes all municipalities served by Verizon from the State of Massachusetts with the exception of those served over the boundary from Vermont and Rhode Island. See Vermont and Rhode Island for municipalities served from Vermont and Rhode Island. Other municipalities are served by independent Telephone Companies.

Metro-South Ma (Boston Metro Areas)

BOSTON *	DORCHESTER	MILTON	SCITUATE *
BRAINTREE	DOVER *	NORWELL *	SOMERVILLE *
BROOKLINE*	HINGHAM	NORWOOD *	WEST ROXBURY
CANTON *	HOLBROOK *	QUINCY	WESTWOOD
COHASSET	HULL	RANDOLPH	WEYMOUTH
DEDHAM *	MATTAPAN	ROSLINDALE	

North Ma (Cambridge-Somerville & Brookline-Newton Areas)

, , , , , , , , , , , , , , , , , , , ,		- <i>,</i>	
ARLINGTON	CAMBRIDGE	MEDFORD *	WATERTOWN
BEDFORD *	CHESTNUT STREET	NATICK *	WAYLAND *
BELMONT	DEDHAM *	NEEDHAM	WELLESLEY*
BOSTON *	DOVER *	NEWTON	WESTON
BROOKLINE *	LEXINGTON	SOMERVILLE *	WINCHESTER
BURLINGTON *	LINCOLN *	WALTHAM	WOBURN*

Northeast Ma (Lawrence-Lowell & Malden-North Shore Areas)

AMESBURY	GLOUCESTER	MUNIS	TOPSFIELD
ANDOVER	GROTON *	NAHANT	TYNGSBORO
ARBLEHEAD	GROVELAND	NEWBURY	WAKEFIELD
BEDFORD *	HAMILTON	NEWBURYPORT	WENHAM
BEVERLY	HAVERHILL	NORTH ANDOVER	WEST BOXFORD
BILLERICA	IPSWICH	NORTH READING	WEST NEWBURY
BOSTON *	LAWRENCE	PEABODY	WESTFORD *
BOXFORD	LOWELL	PEPPERELL*	WILMINGTON
BURLINGTON *	LYNN	READING	WINTHROP
CARLISLE *	LYNNFIELD	REVERE	WOBURN *
CHELMSFORD	MALDEN	ROCKPORT	
CHELSEA	MANCHESTER	ROWLEY	
DANVERS	MARBLEHEAD	SALEM	also includes
DRACUT	MEDFORD *	SALISBURY	East Kensington, NH *
DUNSTABLE *	MELROSE	SAUGUS	Hampton, NH *
ESSEX	MERRIMAC	STONEHAM	Kensington, NH *
EVERETT	METHUEN	SWAMPSCOTT	Seabrook, NH *
GEORGETOWN	MIDDLETON	TEWKSBURY	South Hampton , NH

Massachusetts Continued...

Southeast Ma (Brockton & Cape Areas)

ABINGTON	DIGHTON	MARION	ROCKLAND
ACUSHNET	DUXBURY	MARSHFIELD	SANDWICH
AQUINNA	EAST BRIDGEWATER	MASHPEE	SCITUATE *
AVON	EASTHAM	MATTAPOISETT	SHARON *
BARNSTABLE	EASTON	MIDDLEBORO	SOMERSET *
BASS RIVER	EDGARTOWN	NANTUCKET	STOUGHTON
BERKLEY	FAIRHAVEN	NEW BEDFORD	SWANSEA *
BOURNE	FALL RIVER	NORTON *	TAUNTON
BREWSTER .	FALMOUTH	NORWELL *	TISBURY
BRIDGEWATER	FREETOWN	OAK BLUFFS	TRURO
BROCKTON	GAY HEAD	ORLEANS	WAREHAM
BUZZARDS BAY	HALIFAX	PEMBROKE	WELLFLEET
CARVER	HANOVER	PLYMOUTH	WEST BRIDGEWATER
CHATHAM	HANSON	PLYMPTON	WEST TISBURY
CHILMARK	HARWICH	PROVINCETOWN	WESTPORT
CUTTYHUNK ISLAND	HOLBROOK *	RAYNHAM	WHITMAN
DARTHMOUTH	KINGSTON	REHOBOTH *	YARMOUTH
DENNIS	LAKEVILLE	ROCHESTER	

Central Ma (Framingham & Worcester Areas)

	0.000		
ACTON	DUDLEY	LUNENBURG	OXFORD
ASHBURNHAM	DUNSTABLE *	MANSFIELD	PAXTON
ASHBY	EAST BROOKFIELD	MARLBORO	PEPPERELL *
ASHLAND	EAST DOUGLAS	MAYNARD	PETERSHAM
ATHOL	ERVING *	MEDFIELD	PHILLIPSTON
ATTLEBORO *	FITCHBURG	MEDWAY	PLAINVILLE
AUBURN	FOXBORO	MENDON *	PRINCETON
AYER	FRAMINGHAM	MILBURY	REHOBOTH *
BARRE	FRANKLIN	MILFORD	ROYALSTON
BEDFORD *	GARDNER	MILLBURY	RUTLAND
BELLINGHAM *	GRAFTON	MILLIS	SHARON *
BERLIN	GROTON *	NATICK *	SHERBORN
BOLTON	HARVARD	NEW SALEM *	SHIRLEY
BOXBORO	HOLDEN	NORFOLK	SHREWSBURY
BOYLSTON	HOLLISTON	NORTH ATTLEBORO *	SHUTESBURY *
BRIMFIELD *	HOPEDALE	NORTH BROOKFIELD	SOUTHBORO
BROOKFIELD	HOPKINTON	NORTH GRAFTON	SOUTHBRIDGE
CANTON *	HUBBARDSTON	NORTHBORO	SPENCER
CARLISLE *	HUDSON	NORTHBRIDGE	STERLING
CHARLTON	LANCASTER	NORTHFIELD *	STOW
CLINTON	LEICESTER	NORTON *	STURBRIDGE
CONCORD	LEOMINSTER	NORWOOD *	SUDBURY
DOUGLAS	LINCOLN *	OAKHAM	SUTTON
DOVER *	LITTLETON	ORANGE	TEMPLETON

Massachusetts Continued...

Central Ma	(Framingham &	Worcester /	Areas)	Continued

TOWNSEND WAYLAND* WEST BROOKFIELD* WORCESTER
UPTON WEBSTER WESTBORO WRENTHAM*
UXBRIDGE WELLESLEY* WESTFORD*
WALPOLE WENDELL* WESTMINSTER

WARWICK WEST BOYLSTON WINCHENDON

MONTAGUE

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Western Ma (413 Area)

ADAMS GILL MONTEREY SPRINGFIELD **AGAWAM** STOCKBRIDGE **GOSHEN** MONTGOMERY ALFORD SUNDERLAND **GRANBY** MT WASHINGTON **AMHERST NEW ASHFORD TOLLAND GRANVILLE ASHFIELD TYRINGHAM NEW BRAINTREE GREAT BARRINGTON BECKET** WALES **GREENFIELD NEW MARLBORO** WARE BELCHERTOWN -**HADLEY NEW SALEM*** BERNARDSTON **HAMPDEN NORTH ADAMS** WARREN **BLANDFORD HANCOCK** NORTHAMPTON WASHINGTON **BLANFORD HARDWICK** NORTHFIELD * WENDELL * **BRIMFIELD*** OTIS WEST BROOKFIELD * **HATFIELD BUCKLAND PALMER** WEST SPRINGFIELD **HAWLEY** CHARLEMONT WEST STOCKBRIDGE HEATH **PELHAM** CHESHIRE HINSDALE PERU WESTFIELD CHESTER **HOLLAND PITTSFIELD** WESTHAMPTON CHESTERFIELD HOLYOKE **PLAINFIELD** WHATELY RICHMOND WILBRAHAM CHICOPEE HUNTINGTON WILLIAMSBURG CLARKSBURG **LANESBORO** ROWE WILLIAMSTOWN COLRAIN RUSSELL LEE SANDISFIELD WINDSOR **CONWAY** LENOX CUMMINGTON WORTHINGTON SAVOY **LEVERETT**

DALTON SHEFFIELD LEYDEN DEERFIELD SHELBURNE also includes... LONGMEADOW STAMFORD, VT EAST LONGMEADOW LUDLOW SHELBURNE FALLS SOUTH GUILFORD, VT * **EASTHAMPTON MIDDLEFIELD** SHUTESBURY * **EGREMONT** SOUTH HADLEY MONSON

SOUTHAMPTON

SOUTHWICK

ERVING*

FLORIDA

<u>Maine</u>

The following list includes all municipalities served by Verizon from the State of Maine with the exception of those served over the boundary from New Hampshire. See New Hampshire for municipalities served from New Hampshire. Other municipalities are served by independent Telephone Companies.

ABBOT	BOW COLL GRANT	CHERRYFIELD	DREW PLT
ACAD GRANT	BOWDOIN	CHESTER	DURHAM
ACTON *	BOWDOINHAM	CHESTERVILLE	DYER PLT
ADAMSTOWN TWP	BOWERBANK	CHINA	EAST DIXFIELD
ADDISON	BRADFORD	CLIFTON	EAST FRANKLIN
ALEXANDER	BRADLEY	CLINTON	EAST MACHIAS
ALFRED	BREWER	CODYVILLE PLT	EAST MILLINOCKET
ALNA ,	BRIDGEWATER	COLUMBIA	EAST MOXIE TWP
ALTON	BRIDGTON	COLUMBIA FALLS	EAST NEWPORT
AMITY	BROOKLIN	CONCORD	EASTBROOK
ANDOVER	BROOKS	CONNOR TWP	EASTON
ANSON	BROOKSVILLE	COOPER	EASTPORT
ARGYLE	BROOKTON	COREA	EDDINGTON
ARROWSIC	BROWNVILLE	CORINA	EDGECOMB
ARUNDEL	BROWNVILLE JUCTION	CORINNA	EDGECOME
ASHLAND	BRUNSWICK	CORINTH	EDINBURG
ATKINSON	BUCKS HARBOR	CORNISH	EDMUNDS TWP
ATTEAN TWP	BUCKSPORT	CORNVILLE	EFFINGHAM
AUBURN	BURLINGTON	COSTIGAN	ELIOT *
AUGUSTA	BURNHAM	COUSINS	ELLIOTSVILLE TWP
AVON	BUXTON	CRANBERRY ISLES	ELLSWORTH
BAILEYVILLE	BYRON	CRAWFORD	ENFIELD
BALD MTN	CALAIS	CROUSVILLE	ETNA
BALDWIN	CAMDEN	CUMBERLAND	EXETER
BANCROFT	CANAAN	CUSHING	FAIRFIELD
BAR HARBOR	CANTON	CUTLER	FALMOUTH
BARING PLT	CAPE ELIZABETH	CYR PLT	FARMINGDALE
BATH	CAPE PORPOISE	DALLAS	FARMINGTON
BEALS	CARATUNK	DAMARISCOTTA	FAYETTE
BEARNARD PLT	CARDVILLE	DANFORTH	FOREST CITY TWP
BEAVER COVE PLT	CARIBOU	DARK HARBOR	FOREST TWP
BELFAST	CARMEL	DAVIS PLT	FORKSTOWN
BELGRADE	CARTHAGE	DAYTON	FORT FAIRFIELD
BENTON	CARYPLT	DEDHAM	FOWLER TWP
BERNARD	CASTINE	DEER ISLE	FOXCROFT
BERWICK *	CASTLE HILL	DENMARK	FRANKFORT
BIDDEFORD	CASWELL	DENNISTOWN PLT	FRANKLIN
BIG SQUAW TWP	CASWELL PLT	DENNYSVILLE	FREEPORT
BINGHAM	CENTERVILLE	DERBY	FRENCHTOWN TWP
BLAINE	CHAPMAN	DETROIT	FRENCHVILLE
BLANCHARD PLT	CHARLESTON	DEXTER	FRIENDSHIP
BLUE HILL	CHARLOTTE	DIXFIELD	FRIENDSHIP EAST
BOOTHBAY	CHELSEA	DRESDEN	GARDINER

Maine Continued	,		
GARFIELD	INDUSTRY	LONG POND	MT DESERT
GARLAND	ISLEBORO	LOVELL	MT VERNON
GEORGETOWN	JACKMAN	LOWER CUPSUPTIC TWP	NAPLES
GLENBURN	JACKSONVILLE	LUBEC	NASHVILLE PLT
GLENWOOD PLT	JAY	LUDLOW	NEW GLOUCESTER
GOODWINS MILLS	JEFFERSON	LYMAN	NEW LIMERICK
GORHAM	JOHNSON MOUNTAIN	MACHIAS	NEW SHARON
GOULDSBORO	JONESBORO	MACHIASPORT	NEW SWEDEN
GRAND ISLE	JONESPORT	MACWAHOC PLT	NEW VINEYARD
GRAND LAKE STREAM	KATAHDIN IRON W	MADAWASKA	NEWBURGH
GRAY	KEEGAN	MADISON	NEWCASTLE
GREAT CHEABEAG	KENDUSKEAG	MADRID	NEWFIELD
GREAT WASS	KENNEBUNK	MANCHESTER	NEWPORT
GREENBUSH	KENNEBUNKPORT	MANSET	NEWRY
GREENE	KINEO TWP	MAPLETON	NOBLEBORO
GREENFIELD	KINGSBURY PLT	MARION	NORCROSS
GREENING	KITTERY *	MARION TWP	NORRIDGEWOCK
GREENVILLE	KOKADJO	MARS HILL	NORTH BERWICK
GRINDSTONE TWP	KOSSUTH	MARSHFIELD	NORTH BROOKSVILLE
GUILFORD	LAGRANG	MASARDIS	NORTH DEER ISLE
HALLOWELL	LAKE VIEW PLT	MATTAWANKEAG	NORTH DEERING
HAMDEN	LAKEVIEW PLT	MATTISCONTIS TWP	NORTH EAST HARBOR
HAMLIN	LAMBERT LAKE	MECHANIC FALLS	NORTH HAVEN
HAMMOND	LAMOINE	MEDDYBEMPS	NORTH PERRY
HANCOCK	LANG TWP	MEDFORD	NORTH SANFORD
HANOVER	LARRABEE	MEDWAY	NORTH WHITEFIELD
HARFORDS PT TWP	LEBANON	MEDWAY TWP	NORTH YARMOUTH
HARPSWELL	LEVANT	MEXICO	NORTH YARMOUTH
HARRINGTON	LEWISTON	MILBRIDGE	NORTHFIELD
HARRISON	LILY BAY TWP	MILFORD	NORTHPORT
HARTLAND	LIMERICK	MILLINOCKET	NORWAY
HAYNESVILLE	LIMESTONE	MILLTOWN	OAKLAND
HEBRON	LIMINGTON	MILO	OGUNQUIT
HERMON	LINCOLN *	MILTON	OLD ORCHARD
HERSEY	LINCOLNVILLE	MINOT	OLD TOWN
HERSHEYTOWN TWP	LINNEUS	MISERY GORE	ORANEVILLE
HIRAM	LISBON	MISERY TWP	ORIENT
HODGDON	LISBON FALLS	MOLUNKUS	ORLAND
HOLDEN	LISTONE	MONHEGAN	ORNEVILLE
HOPE	LITCHFIELD	MONROE	ORONO
HOPKINS ACAD GRANT	LITTLE DEER ISLE	MONSON	ORRINGTON
HOULTON	LITTLE JOHNS	MONTICELLO	OTIS
HOWLAND	LITTLE SQUAW TWP	MOOSE RIVER	OTISFIELD
HUDSON	LITTLETON	MORO PLT	OWLS HEAD
INDIAN ISLAND	LIVERMORE	MOSCOW	OXBOW PLT
INDIAN PURCHASE	LIVERMORE FALLS	MOUNT DESERT	OXFORD
INDIAN TWP	LONG A TWP	MOXIE GORE	PALMYRA

<u>Maine</u>	Cont	inued	
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PARIS ROME STANDISH WASHINGTON TWP **PARKMAN ROQUE BLUFFS STARKS** WATERBORO PARLIN POND **ROXBURY** STETSONTOWN TWP WATERFORD PARSONFIELD **RUMFORD** STEUBEN WATERVILLE **PASSADUMKEAG SABATTUS STILLWATER** WAYNE PATTEN SACO **STOCKHOLM** WELD PEAKS ISLAND SANDBAR TRACT STOCKTON WELLS **PEMBROKE** SANDY BAY **STONEHAM** WESLEY **PENOBSCOT** SANDY RIVER PLT **STONINGTON WEST BATH PERHAM** SANFORD **STRONG** WEST BROOKSVILLE PERKINS TWP SI SANGERVILLE SULLIVAN WEST ENFIELD PERRY WEST FORKS PLT SAPLING TWP SUNSET SARGENTVILLE PERU SUNSHINE WEST GARDINER **PHILLIPS** WEST GOULDSBORO **SCARBOROUGH SURRY PHIPPSBURG** SUTTON WEST HARRINGTON SEAL HARBOR WEST JONESPORT **PITTSFIELD SEARSPORT SWANVILLE PITTSTON SEBAGO SWEDEN** WEST NEWFIELD PLEASANT POINT SEBEC **SYMRNA WEST PARIS** PLEASANT RIDGE PLT **SEDGWICK TALMADGE** WESTBROOK **PLYMOUTH** SHAPLEIGH **TAUNTON & RAYNHAM** WESTFIELD **POLAND** WESTMANLAND PLT SHAPLEIGHT **TEMPLE** PORT SLYDE TENANTS HARBOR SHIRLEY WESTON PORTAGE LAKE SIDNEY THE FORKS WESTPORT **PORTER** THOMASTON WHITEFIELD SKOWHEGAN **PORTLAND** SOLDIERTOWN TWP TOMHEGAN TWP WHITING **POWNAL TOPSFIELD** WHITNEYVILLE SOLON PRENTISS PLT **SOMERVILLE TOPSHAM** WILLIAMSBURG PLT WILLIMANTIC PRESQUE ISLE SONESVILLE TREMONT WILTON **PRINCETON** TRENTON **SORRENTO PROSPECT** WINDHAM SOUTH ADDISON TRESCOTT TWP WINDSOR PROSPECT HARBOR SOUTH BERWICK **TURNER UPPER ENCHANTED** WINN QUODDY SOUTH BROOKSVILLE **RANDOLPH** SOUTH LAGRANGE VAN BUREN WINSLOW RANGELEY SOUTH PORTLAND **VANCEBORO** WINTER HARBOR RANGELEY PLT SOUTH THOMASTON **VASSALBORO** WINTERPORT **RAYMOND** SOUTH WEST HARBOR **VEAZIE** WINTHROP WISCASSET READFIELD SOUTHPORT **VERONA** WOODLAND REED **SPRINGVALE** VINAL HAVEN WOODSTOCK RICHMOND SQUAPAN WADE RIPLEY WAITE WOODVILLE SQUAPAN TWP ROBBINSTON SRV FR MCDAM N B WALDO WOOLWICH YARMOUTH **ROBINSONS** WALDOBORO ST AGATHA YORK **ROCKLAND** ST ALBANS **WALES** YORK BEACH ROCKPORT ST DAVID WALTHAM ROCKWOOD ST GEORGE WARREN **ROCKWOOD STRIP** STACYVILLE WASHBURN

New Hampshire

The following list includes all municipalities served by Verizon from the State of New Hampshire with the exception of those served over the boundary from Massachusetts and Vermont. See Massachusetts and Vermont for municipalities served from Massachusetts and Vermont. Other municipalities are served by independent Telephone Companies.

ACTON	CLAREMONT	GILMANTON	LEBANON *
ACWORTH	CLARKSVILLE	GILMANTON IW	LEE
ALBANY	COLEBROOK	GILSUM	LEMPSTER
ALEXANDRIA	COLUMBIA	GLENDALE	LINCOLN
ALLENSTOWN	CONCORD	GOFFSTOWN	LISBON
ALSTEAD	CONWAY	GORHAM	LITCHFIELD
ALTON .	CORNISH *	GOSHEN	LITTLETON
AMHERST	CROYDON	GRAFTON	LONDONDERRY
ANDOVER	CTR HARBOR	GRANTHAM	LOUDON
ANTRIM	CTR SANDWICH	GREENFIELD	LYMAN
ASHLAND	DALTON	GREENLAND	LYME *
ATKINSON	DANBURY	GREENVILLE	LYNDEBORO
AUBURN	DANVILLE	GROTON	LYNDEBOROUGH
BARNSTEAD	DEERFIELD	GROVETON	MADBURY
BARRINGTON	DERRY	HAMPSTEAD	MADISON
BARTLETT	DORCHESTER	HAMPTON *	MANCHESTER
BATH	DOVER	HAMPTON FALLS	MARLBORO
BEDFORD	DUBLIN	HANCOCK	MARLBOROUGH
BELMONT	DUMMER	HANOVER	MARLOW
BENNINGTON	DUNBARTON	HARRISVILLE	MASON
BENTON	DURHAM	HARTS LOCA	MEREDITH
BERLIN	E KINGSTON	HAVERHILL	MERRIMACK
BETHLEHEM	EAST HAMPSTEAD	HEBRON	MIDDLETON
BOSCAWEN	EAST KINGSTON *	HILL	MILAN
BOW	EAST SWANSEY	HILLSBORO	MILFORD
BRENTWOOD	EASTON	HINSDALE *	MILTON
BRIDGEWATER	EATON	HOLDERNESS	MILTON FALLS
BRISTOL	EFFINGHAM	HOLLIS	MONROE *
BROOKFIELD	ELLSWORTH	HOOKSETT	MONT VERNON
BROOKLINE	ENFIELD	HOPKINTON	MOULTONBOROUGH
CAMPTON	EPPING	HUDSON	N CONWAY
CANAAN	EPSOM	JACKSON	N HAMPTON
CANDIA	ERROL	JAFFREY	N HAVERHILL
CANTERBURY	EXETER	JEFFERSON	NASHUA
CARROLL	FARMINGTON	KEENE	NELSON
CENTER HARBOR	FITZWILLIAM	KENSINGTON	NEW BOSTON
CENTER OSSIPEE	FRANCESTOWN	KINGSTON *	NEW CASTLE
CHARLESTOWN	FRANCONIA	KITTERY	NEW HAMPTON
CHATHAM	FRANKLIN	LACONIA	NEW IPSWICH
CHESTER	FREEDOM	LANCASTER	NEW LONDON
CHESTERFIELD *	FREMONT	LANDAFF	NEWBURY
CHICHESTER	GILFORD	LANGDON	NEWFIELDS

New	Hampshire	Continued
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NEWINGTON	PLAISTOW	SOUTH NASHUA	TUFTONBORO
NEWMARKET	PLYMOUTH	SPOFFORD	TWIN MOUNTAIN
NEWPORT	PORTSMOUTH	SPRINGFIELD	UNITY
NEWTON	RANDOLPH	STAFFORD	W STEWARTSTOWN
NORTH CUMBERLAND	RAYMOND	STARK	WAKEFIELD
NORTH STRATFORD	RICHMOND	STEWARTSTOWN	WALPOLE *
NORTH UMBERLAND	RINDGE	STODDARD	WARREN
NORTH WOODSTOCK	ROCHESTER	STRAFFORD	WASHINGTON
NORTHFIELD	ROLLINGSFORD	STRATFORD	WATERVILLE VALLEY
NORTHUMBERLAND	ROXBURY	STRATHAM	WEATHERSFIELD
NORTHWOOD ,	RUMNEY	SUGAR HILL	WEIRS
NORWICH	RYE	SULLIVAN	WENTWORTH
NOTTINGHAM	RYE BEACH	SUNAPEE	WEST LEBANON
ORANGE	S NASHUA	SUNCOOK	WEST MORELAND
OSSIPEE	SALEM	SURRY	WEST SWANSEY
PELHAM	SALISBURY	SUTTON	WESTMORELAND
PEMBROKE	SANBORNTON	SWANSEY	WHITEFIELD
PENACOOK	SANBORNVILLE	SWANZEY	WILMOT
PETERBOROUGH	SANDOWN	TAMWORTH	WILTON
PIERMONT *	SANDWICH	TEMPLE	WINCHESTER
PIKE	SEABROOK *	THETFORD	WINDHAM
PITTSBURG	SHARON	THORNTON	WOLFEBORO
PITTSFIELD	SHELBURNE	TILTON	WOODSTOCK
PLAINFIELD *	SOMERSWORTH	TROY	WOODSVILLE

also Includes...

ACTON, ME *	BLOOMFIELD, VT	MAIDSTONE, VT
BERWICK, ME *	BRUNSWICK, VT	NEWBURY, VT *
ELIOT, ME *	CANAAN, VT	NORWICH, VT *
KITTERY, ME*	GRANBY, VT	RYEGATE, VT *
LINCOLN, ME *	GUILDHALL, VT	THETFORD, VT *
MAGALLOWAY, ME	LEMINGTON, VT	VICTORY, VT *
NORTH OXFORD, ME	LUNENBURG, VT *	WESTMINSTER, VT *

Rhode Island

The following list includs all municipalities served by Verizon from the State of Rhode Island.

•		
ASHTON	EXETER	NORTH KINGSTON
BARNGTON	FOSTER	NORTH PROVIDENCE
BRISTOL	GLOUCESTER	NORTH SMITHFIELD
BURLLVILLE	GREENVILLE	PASCOAG
CAROLINA	HOPKINTON	PAWTUCKET
CENT FALLS	JAMESTOWN	PORTSMOUTH
CENTREDALE	JOHNSTON	PROVIDENCE
CHARLESTOWN	LINCOLN	PRUDENCE ISLAND
COVENTRY	LITTLE COMPTON	RICHMOND
CRANSTON ,	MIDDLETOWN	RIVERSIDE
CUMBERLAND	NARRAGANSETT	SCITUATE
EAST GREENWICH	NEW SHOREHAM	SMITHFIELD
EAST PROVIDENCE	NEWPORT	SOUTH KINGSTON

WARREN
WARWICK
WEST GREENWICH
WEST WARWICK
WESTERLY
WESTPORT
WOONSOCKET

TIVERTON

also Includes...

ATTLEBORO, MA *	NORTH ATTLEBORO, MA *
BELLINGHAM, MA *	REHOBOTH, MA *
BLACKSTONE, MA	SEEKONK, MA
MENDON, MA*	SWANSEA, MA*
MILLVILLE, MA	WRENTHAM, MA *

Vermont

The following list includes all municipalities served by Verizon from the State of Vermont with the exception of those served over the boundary from Massachusetts and New Hampshire. See Massachusetts and New Hampshire for municipalities served from Massachusetts and Newhampshire. Other municipalities are served by independent Telephone Companies.

ALBANY	E MONTPELIER	LEICHESTER	READSBORO
ARLINGTON	EAST HAVEN	LONDONDERRY	RICHFORD
BAKERFIELD	EDEN	LOWELL	RIPTON
BAKERSFIELD	ELMORE	LUNENBURG *	ROCHESTER
BARNARD	ENOSBURG	LYNDON	ROCKINGHAM
BARNET	ENOSBURG FALLS	LYNDONVILLE	ROXBURY
BARRE ,	ESSEX	MANCHESTER	ROYALTON
BARTON	ESSEX JUNCTION	MARLBORO	RUPERT
BELVIDERE	FAIR HAVEN	MARSHFIELD	RUTLAND
BENNINGTON	FAIRFAX	MENDON	RYEGATE *
BERKSHIRE	FAIRFIELD	MIDDLEBURY	S ROYALTON
BERLIN	FAIRLEE	MIDDLESEX	SALISBURY
BETHEL	FERDINAND	MILTON	SANDGATE
BINGHAMVILLE	FERRISBURG	MONKTON	SAXTONS RIVER
BRADFORD	FLETCHER	MONROE BRIDGE	SEARSBURG
BRAINTREE	GEORGIA	MONTGOMERY	SHAFTSBURY
BRANDON	GLASTENBURY	MONTPELIER	SHARON
BRATTLEBORO	GLOVER	MORETOWN	SHEFFIELD
BRIDGEWATER	GOSHEN	MORGAN	SHELBURNE
BRIGHTON	GRAND ISLE	MORRISTOWN	SHELDON
BROOKFIELD	GRANVILLE	NEW HAVEN	SHERBURNE
BROOKLINE	GREENSBORO	NEWARK	SO BURLINGTON
BROWNINGTON	GUILFORD	NEWBURY *	SOMERSET
BURKE	HALIFAX	NEWFANE	SOUTH HERO
BURLINGTON	HANCOCK	NEWPORT	SOUTH STRAFFORD
CALAIS	HARDWICK	NEWPORT TOWN	ST ALBANS
CAMBRIDGE	HARTFORD	NORTH HERO	ST GEORGE
CASTLETON	HARTLAND	NORWICH *	ST JOHNSBURY
CAVENDISH	HIGHGATE	ORANGE	STANNARD
CHARLOTTE	HOLLAND	ORLEANS	STOCKBRIDGE
CHELSEA	HYDE PARK	PANTON	STOWE
CHITTENDEN	IRA	PEACHAM	STRAFFORD
CLARENDON	IRASBURG	PERU	STRATTON
COLCHESTER	ISLAND POND	PITTSFIELD	SUDBURY
CONCORD	JACKSONVILLE	PITTSFORD	SUNDERLAND
COVENTRY	JAMAICA	POMFRET	SUTTON
DANVILLE	JAY	POULTNEY	SWANTON
DERBY	JEFFERSONVILLE	POWNAL	THETFORD *
DORSET	JERICHO	PROCTOR	TOWNSHEND
DOVER	JOHNSON	PUTNEY	TROY
DUMMERSTON	KIRBY	RANDOLPH	TUNBRIDGE
DUXBURY	LANDGROVE	READING	UNDERHILL

Vermont	Continued

VERGENNES
VERNON
VERSHIRE
VICTORY*
WALDEN
WALTHAM
WARDSBORO
WASHINGTON
WATERBURY
WATERFORD

WATERVILLE WEATHERSFIELD WELLS WEST BURKE

WEST FAIRLEE

WEST HAVEN

WEST LEBANON

WEST RUTLAND

WEST WINDSOR

WESTFIELD

WESTFORD
WESTMINISTER *
WESTMORE
WESTON
WHEELOCK
WHITINGHAM
WILLISTON
WILMINGTON
WINDHAM

WINDSOR

WINHALL WINOOSKI WOLCOTT WOODBURY WOODFORD WOODSTOCK WORCESTER

also includes...

CHARLESTON, NH *
CHESTERFIELD, NH *
CORNISH, NH *
HINSDALE, NH
LEBANON, NH *
LYME, NH *
MONROE, NH *

ORFORD, NH
PIERMONT, NH *
PLAINFIELD, NH *
WALPOLE, NH *
MONROE BRIDGE, MA
HAMPTON, NY
LOW HAMPTON, NY

APPENDIX IV

Index of License Application Forms

Application and Pole Attachment License	1
Authorization for Field Survey Work	2
Itemized Pole Make-Ready Work and Charges	3
Authorization for Pole Make-Ready Work	4
Licensee Itemized Self Survey	5
Notification of Discontinuance of Use of Poles	6
Project Management Request	7
Licensee to RCE Notification	8
Power Supply Schematic	10

APPLICATION AND POLE ATTACHMENT LICENSE Form 1

Licensee <u>TIME WARN</u>	NER ENTERTAINMENT CO., L.P.
Street Address	
City, State and Zip	
Date	
application is hereby made	with the terms and conditions of the Pole Attachment Agreement, for a license to make attachments to poles and nd other attachments located in municipality of , New Hampshire.
	ated Pole Attachment License Application Number Attached are my power supply specifications if applicable.
	and weight per foot of cable is
	Licensee's Name (Print)
PSNH	Signature
Power Company	Title
	Tel. No.
	Fax No.
	E-mail
Pole Attachm the attachments described i attachments to FO ² poles, _	For licensor use, do not write below this line************************************
	Licensor's Name (Print)
417,431/186 (AGREEMENT ID#)	Signature
	Title
	Date
	Tel. No
Licensee shall submit and and the appropriate Powe	original copy of this application to Verizon New England Inc. er Company

Revised 03/07/02

FORM 1 INSTRUCTIONS

Individual applications to be numbered in sequential ascending order by Licensee for each Pole Attachment License. Licensor will process applications in sequential ascending order according to the application numbers assigned by the Licensee.

- ◆ Provide a separate application for each municipality
 Note: (For municipalities served by more than one Power Company a separate application for each Power Company area must be provided.)
- ♦ Limit the number of poles to 200 per each application
- ♦ Attach power supply specifications
- Provide the size of your cable strand
- ◆ Provide the Weight per foot of cable
- Other Attachments (Include Riser Information here)
- (1) JO = Jointly Owned a pole in which Verizon New England Inc. has an ownership interest.
- (2) FO = Fully Owned/Solely Owned a pole that is solely owned by Verizon New England Inc. or the Power Company.
- (3) JU = Joint Use A party to whom use of the pole or anchor has been extended by the owner of the facility. The term "Joint User" shall not include Licensees.

The Licensee shall submit an original copy of this application to Verizon New England Inc. and the appropriate Power Company.

Form 2

AUTHORIZATION FOR FIELD SURVEY WORK

License	Licensee: <u>Time Warner Entertainment Co., L.P.</u>						
In accordance with Article III & Appendix I of the Pole Attachment Agreement, following is a summary of the charges which will apply to complete a field survey covering Pole Attachment License Application Numberin the municipality of, in the State of New Hampshire.							
	FIELD SURVEY CHARGES						
	Field Survey		#Poles	<u>Unit Rat</u>	<u>e</u>	Total	
	Field Survey	1-10 Poles		\$		\$	
	Field Survey	11-200 Poles		\$	_per Pole	\$	
	Additional Tra	vel Time*		\$	per Day	\$	
	TOTAL Char	ges				\$	
	on average of 7 nal day required		d per day, add \$ vey.	200.00 hou	rs travel time	for each	
check fo	or the correct am	ount must be re	ncorrectly, your occived by this of (8)	ffice in ord	er to schedule		
	The required field survey covering Pole Attachment License # is authorized. I am enclosing an advance payment in the amount of \$						
]	Licensee's Name	(Print)			
			Signature				
			Title				
			Address				
		•	Геl. No				
]	Date				

Revised 12/12/01

FORM 3 – VERIZON ITEMIZED Pole Make-Ready Work Charges Total Poles Requiring Verizon Make-Ready

RCE to Complete - Total Poles Surveyed _____ Total Poles Requiring Verizon Make-Ready Appendix IV Form 3 FIELD SURVEY / MAKE READY WORK FORM **SURVEYORS:** DATE OF SURVEY: EWO #: MUNIC: STATE: Exch Code: Munic Code: Verizon LICENSEE NAME: APPLICATION #: Licensee ELCO NAME: PAGE OF ELCO POLE # ATT LOCATION OWNERSHIP CHARGE WORK DESCRIPTION J.U. TEL RTE / STREET NAME Tel El F/C J.O. F.O. YES NO * Height TASK #S / Tel El Tel El Tel El P.S. REMARKS of Att. Riser TOTALS: • Height of Attachment = Height of Licensee Attachment shall be 40" below Elco MGN unless otherwise noted here by Verizon and Elco surveyor. Licensee to complete bold italicized areas only. (Provide ownership information if known)

FORM 3 Definitions

SURVEYORS: Name of Representative attending Survey from VERIZON, Power Company and Licensee

Date of Survey: Date Survey is performed

EWO#: Verizon's Engineering Work Order Number

Munic: Municipality where pole is located State: State in which pole is located

Licensee Name: Name of Company or Entity applying for Pole Attachments

Exch Code: Verizon's Exchange Code = the Exchange in which the Municipality is located.

Munic Code: In Massachusetts, Verizon's Municipality Code = the Municipality in which the pole is located.

Application #: The number of the Licensee's Application = sequentially numbered by municipality.

ELCO NAME: The name of the Electric (power) Company in whose service area the pole is located.

Location: Street, Route, Circuit # and other information which indicates location of poles.

Indicate location by providing name of street, highway, route, etc., e.g., South Street, (1)

north of (N/O) Jones Road. Private Property Poles should be identified as such

e.g., P.P. (Lead off pole 1234 South).

Pole #:

Tel = Telephone Company

El= Electric Company

ATT:

Type of Attachment: F = Fiber C= Copper or Coaxial P.S. = Power Supply Riser = Riser Pole

Ownership:

JO = Joint Owned 50%-50% Tel-Elco, JU = Joint Use - 100% Tel or 100% Elco, FO = 100% Fully owned by Tel or Elco (Other company not on pole)

Charge:

Y or N = Y = Yes, there are make ready charges, N = No, there are no make ready charges to the Applicant,

Work Description: Short description of work operations required.

Task # should also be included and is defined as the number of the task or tasks required for make ready work. The Task # is associated with a Unit Price from the "Make Ready Unit Price Schedule" included in each of the new Pole Attachment Agreements.

Form 4 <u>AUTHORIZATION FOR POLE MAKE-READY WORK</u>

Licensee <u>TIME WARNE</u>	R ENTERTAINME	NT CO., L.P.	
Field survey work associate			
for atta			
New Hampshire has been of	completed. Following	g is a summary of the es	stimated make-ready
charges which will apply:			T
TASK#	QUANTITY	UNIT COST	TOTAL COST
Eng. Work Order Preparation			
Miscellaneous			
Wiscenaneous			
associated charges. If you copy below and return with	an advance paymen	t in the amount of \$	· · · · · · · · · · · · · · · · · · ·
	Licensor	's Name (Print)	
	Signature	e	
	Title		
	Address		
	Tel. No		
	Date _		
The replacements and ream Noare authori with Appendix I to Pole At My anticipated date of atta	zed and the costs the tachment License A	refore will be paid to L greement. My check is	icensor in accordance
Licensee's Name (Print)			
Signature		Tel. No	
Title		Date	
Revised 10/17/01			

Additional Sheet	Form 4 p.2
Licensee TIME WARNER ENTERTAINMENT CO., L.P.	
Field survey work associated with your License Application No	
dated, for attachment to poles, in the municipality of	, State of
New Hampshire has been completed. Following is a summary of the estimated m	nake-ready
charges which will apply:	

TASK#	QUANTITY	UNIT COST	TOTAL COST
·			
		·	
Eng. Work Order Preparation			
Miscellaneous		<u> </u>	<u> </u>

Revised 10/17/01

LICENSEE SELF-SURVEY FORM APPENDIX IV – FORM 5

To be used for Overlash/Rebuild/Power Supplies

Licensee LICENSEE NAME: APP/LIC #:	APPENDIX	IV - FORM:	o													
SURVEYORS: DATE OF SURVEY: EWO #:	Summary =	Total Poles Surv	eyed			Tota	l Pe	oles .	Req	uirin	g Ve	erizon	Mak	re-Ready		
SURVEYORS: DATE OF SURVEY: EWO #:					FIELI	o su	RV	EY	/ M	AKE	RE	ADY	WOR	K FORM		
LICENSEE NAME: APP/LIC #: ELCO NAME: PAGE		SURVEYORS:														
ELCO NAME: PAGE	Verizon				MU	NIC	:		i	STA	TE:					
LOCATION	Licensee					LIC	LICENSEE NAME:							l		
TEL RTE / STREET NAME Tel El F/C P.S. Riser Tel El Tel Tel El Tel Tel	ELCO					ELCO NAME:										
P.S. Riser Tel El Tel El Tel El REMARKS of Att										HIP		<u> </u>				
Riser	TEL RTE / S	STREET NAME	Tel	El	1							3	NO	1		
						Tel	El	Tel	El	Tel	El			REMARKS	of Att	
*		· · · · · · · · · · · · · · · · · · ·	†	1	1					 	1				*	
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TOTALS:		TOTA	LS:	\vdash	 	 	 	 	_	 						

[•] Height of Attachment = Height of Licensee Attachment shall be 40" below Elco MGN unless otherwise noted here by Verizon and Elco surveyor.

Licensee to complete bold italicized areas only. (Provide ownership information if known)

TESTIMONY OF JULIE P. LAINE Docket No. DT 12-084 Page 90

LICENSEE SELF-SURVEY FORM Definitions

SUMMARY - The total number of poles surveyed and the total number of poles requiring Verizon Make Ready

SURVEYORS: Name of Representative attending Survey from VERIZON, Power Company and Licensee

Date of Survey: Date Survey is performed

EWO#: Verizon's Engineering Work Order Number

Munic: Municipality where pole is located State: State in which pole is located

Licensee Name: Name of Company or Entity applying for Pole Attachments

Exch Code: Verizon's Exchange Code = the Exchange in which the Municipality is located.

Munic Code: In Massachusetts, Verizon's Municipality Code = the Municipality in which the pole is located.

APP/LIC #: The number of the Licensee's License or License Application = sequentially numbered by municipality.

ELCO NAME: The name of the Electric (power) Company in whose service area the pole is located.

Location: Street, Route, Circuit # and other information which indicates location of poles.

Indicate location by providing name of street, highway, route, etc., e.g., South Street,

north of (N/O) Jones Road. Private Property Poles should be identified as such

e.g., P.P. (Lead off pole 1234 South).

Pole #: Tel = Telephone Company El= Electric Company

ATT: Type of Attachment: F = Fiber C= Copper or Coaxial P.S. = Power Supply Riser = Riser Pole

Ownership: JO=Joint Owned 50%-50% Tel-Elco, JU = Joint Use - 100% Tel or 100% Elco, FO = 100% Fully owned by Tel or Elco (Other company) not on pole)

Charge: Y or N = Y = Y es, there are make ready charges, N = N, there are no make ready charges to the Applicant.

Work Description: Short description of work operations required.

Task # should also be included and is defined as the number of the task or tasks required for make ready work. The Task # is associated with a Unit Price from the "Make Ready Unit Price Schedule" included in each of the new Pole Attachment Agreements.

Revised 12/13/01

(1)

Form 6

NOTIFICATION OF DISCONTINUANCE OF USE OF POLES

This form is to be completed and mailed to Verizon New England Inc., LICENSE ADMINISTRATION at the address listed below and the appropriate power company:

Verizon New England Inc. LICENSE ADMINISTRATION 185 Franklin Street, Room 503 Boston, Massachusetts 02110

	rner Entertainment C		
Street Address			
City and State			Date
			License Agreement dated
			chment(s) to the following
pole(s) in the mur	icipality of	, State of	of New Hampshire, are be
discontinued (rem	oved) on	These attachm	nents are covered by Pole
Attachment Licens	se Application number	r	
Pole Number	Location	Attachn	<u>ient</u>

Total number of at	tachments to JO^1 pol	es to be discontinued	
Total number of at	tachments to FO ² pol	es to be discontinued _ es to be discontinued _	•
Total number of at	ttachments to JU ³ pol	es to be discontinued _	•
Total number of P	ower Supplies/Other	Equipment to be discor	tinued
0.111	1 1		
Said license is to t		rety / partially as abov	/e.
Liconaco	(circle one)	Dulast Mana	
Licensee		Print Name_	
Signature	······································	Tel. No	Fax No
Title		Date	
Revised 11/28/01			

VERIZON NEW ENGLAND INC.

DOD			-
FOK	Ν	4	r

APPLICATION #	·
LICENSEE NAME_Time V	Varner Entertainment Co., L.P.
MUNICIPALITY	STATE New Hampshire
To be completed by Licenso It has been verified by Lice	nsor that the number of attachments to be discontinued have or's poles and the number of attachments have been adjusted
VERIZON New England In	ıc.
VERIZON Representative (P	rint Name)
Signature	Title
Tel. No	Date:
(1) JO = Jointly Owned - a p interest.	ole in which Verizon New England Inc. has an ownership
(2) FO = Fully Owned/Sole (Inc	Owned – a pole that is solely owned by Verizon New England
	to whom use of the pole or anchor has been extended by the e term "Joint User" shall not include Licensees.
Revised 11/28/01	

VERIZON NEW ENGLAND INC.

Application Number	Project Name/Number_	
VERIZON use only	VERIZON use only	
Pole Attachmen	t Project Management Request	Form 7
Customer Tracking Name	Date:	-
Verizon Agreement #		
Customer Contact Name:		
Address:	Billing Address:	
City, State, Zip:	City, State, Zip:	
Telephone #:	Telephone #:	
Fax #:	Fax #:	
E-mail Address:	E-mail address:	
Attachment Ending Location: (Please Anticipated Start Date for Cable P Project Description: Please identi	se be specific, street address, city, and state) e be specific, street address, city, and state) Placement: ify the size and scope and any special or unusual cond poles, number of power supplies and number of other	litions i.e.
Related Applications in Progress:		
Other:		
444 Tr 1 1// 1/1	11-41-41	
you may request or Verizon may s	applications at the same time for one or more municing	panty(ies),



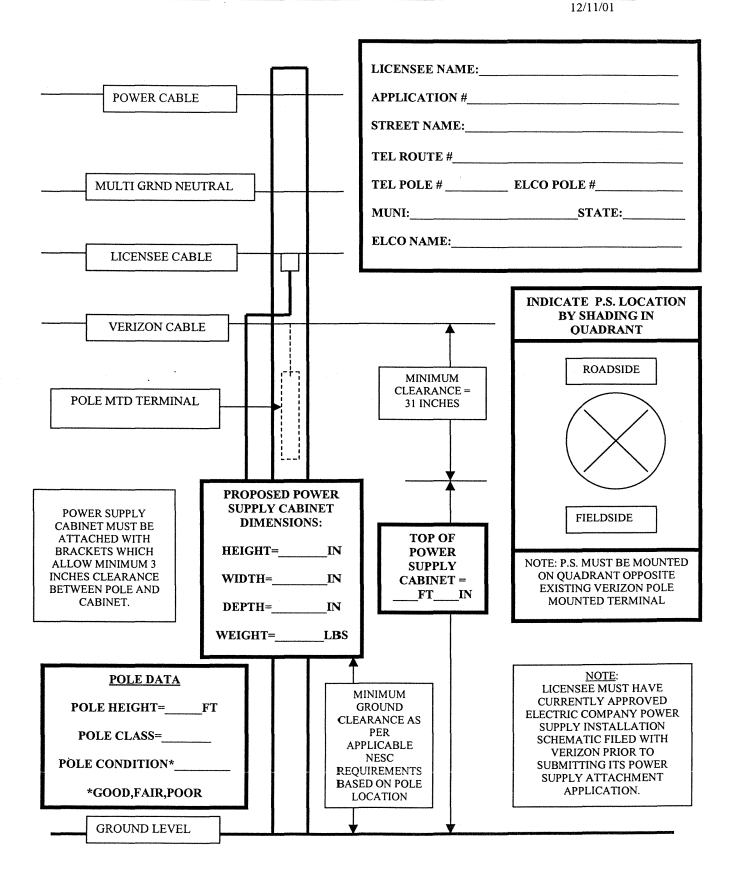
Verizon New England Inc. FORM 8

Licensee To RCE Notification Form

	Licensee Name:
	Municipality:
	State:VZ Application #
	This is to notify you that the facilities (cables, power supplies) have been placed in association with License Application #on200
	This is to notify you that an overlash project has been Started Completed (choose one) in association with License Application #
	This is to notify you that a rebuild project has been completed in association with License Application #on200
	This is to notify you that a pre-construction survey is necessary for the poles listed on the attached Form 5 requiring Verizon Make-Ready work.
FAX	to RCE:
Call t	the LAG Hotline at 800-641-2299 for appropriate RCE name and fax per.

LICENSEE POWER SUPPLY SCHEMATIC

FORM 10



APPENDIX V Procedure for Rebuilding of Existing Licensee's Aerial Attachments (Commonly known as Rebuild)

1-SCOPE

In the process of replacing its existing facilities, it may be necessary for the Licensee to conduct a Rebuild project that may involve placing new facilities while keeping existing facilities in operation.

2 - DEFINITIONS

- a) **Rebuild** the act of a Licensee replacing existing facilities, for other than maintenance purposes, accomplished in the following manner:
 - 1) The lowering or raising of facilities by a Licensee to a temporary location thereby clearing previously licensed space for a new installation.
 - 2) The placement and activation of new facilities by a Licensee that replace existing Licensee facilities.
 - 3) The transfer of a Licensee's existing customer facilities to Licensee's new facilities being placed.
 - 4) The de-activation and removal of Licensee's replaced facilities.
- b) Post-construction Inspection A Verizon New England inspection consisting of a ten (10) percent sample of the poles after completion of Licensee's Rebuild project. Licensee shall pre-pay Verizon New England for the Post-construction Inspection based on the Unit Pricing Schedule.
- c) Post-construction Subsequent Inspection An inspection, subsequent to the Post-construction Inspection, required as the result of finding greater than 2% non-compliance after the Post-construction Inspection of the 10% sample performed by Verizon New England. Licensee shall prepay Verizon New England for the Post-construction Subsequent Inspection based on the Unit Pricing Schedule.
- d) Self Pre-survey—The performance of a field review by a Licensee to survey the routing of a proposed path where the Rebuild project is planned, to determine if any Make-ready Work is required. The Licensee shall adhere to all requirements of the most recent edition of the National Electrical Safety Code (NESC) and the "Manual of Construction Procedures" (Blue Book), published by Telcordia Technologies Inc. This survey is performed without the presence of a Verizon New England representative and the results of the Self Pre-survey shall be provided to the Verizon New England Reimbursable Construction Engineer (RCE) with documentation of any Subsequent Make-ready Work required before Licensee begins construction of the Rebuild project.
- e) Subsequent Make-ready Work Rearrangement of Verizon New England facilities by Verizon New England as determined by the Licensee's Self Pre-survey to provide for clearance and separation requirements for all pole attachments relative to the latest edition of the Blue Book published by Telcordia and the latest edition of the NESC.

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f) Charges – Verizon New England's costs in the Unit Pricing Schedule, based on current Verizon New England unit pricing methodology, for any Post-construction Inspections, Post-construction Subsequent Inspections and Subsequent Make-ready Work performed by Verizon New England and paid for in advance to Verizon New England by the Licensee.

3 - SPECIFICATIONS

Licensee shall conform to the terms and conditions contained within the Specifications Section of the most current Pole Attachment Agreement, including:

The National Electrical Safety Code (NESC)

"Manual of Construction Procedures" (Blue Book), published by Telcordia Technologies Inc.

4 - NOTIFICATION

Licensee shall provide ten (10) days advance notice in writing to the Verizon New England RCE and coordinate its Rebuild work with the local Verizon New England RCE and construction coordinator to avoid any scheduling conflicts with any Verizon New England construction or maintenance work. Licensee shall submit written notification within thirty (30) days to Verizon New England RCE after their Rebuild work has been completed. RCE will facilitate the Post-construction Inspection.

5-PROCEDURES

- a) Licensee shall attend a local meeting with Verizon New England engineers to discuss construction schedules, Self Pre-survey, Pre-construction Survey, and Post-construction Inspections.
- b) Licensee shall provide Verizon New England RCE with the following information relative to the Rebuild project:
 - 1) Copies of strand maps indicating those poles where Licensee intends to Rebuild their existing pole attachments.
 - 2) Tension measurements and weight per foot of total facilities that will be attached upon completion of the Rebuild project.
- c) Licensee shall perform a Self Pre-survey of all routes included in the Rebuild project and shall provide written results to Verizon New England's RCE.
- d) Licensee shall submit a written request to Verizon New England's RCE to arrange for a Pre-construction Survey of all locations where Licensee has determined Subsequent Make-ready Work is necessary by Verizon New England to accommodate Licensee's proposed work. Licensee will issue Verizon New England an advance check to cover the applicable charges for the Pre-construction Survey.
- e) Licensee shall also notify any other attacher, Joint Owner or Joint User on the pole that may be affected by the Rebuild project.
- f) Verizon New England RCE shall notify the Licensee of the applicable charges for any type of Make-ready Work. Verizon New England RCE will provide the Licensee with an associated work schedule and estimated construction completion date for the Makeready Work.

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- g) Prior to Verizon New England RCE initiating Make-ready Work, Licensee will forward a check to Verizon New England RCE covering Subsequent Make-ready Work charges.
- h) Licensee may proceed to conduct the Rebuild project in sections of aerial facilities requiring no Make-ready Work. Licensee shall not perform any Rebuild work until the necessary Make-ready Work has been completed by Verizon New England.
- i) Verizon New England may perform a Post-construction Inspection consisting of a ten (10) percent sample of the poles included in the Licensee's Rebuild project. Licensee shall pre-pay Verizon New England for the Post-construction Inspection.
 - 1) If Verizon New England performs a Post-construction Inspection consisting of a ten (10) percent sample of the poles involved in the Licensee's Rebuild project and all work is in compliance with the requirements and specifications, no further inspection will be required.
 - 2) If Verizon New England performs the Post-construction Inspection consisting of a ten (10) percent sample of the poles involved in the Licensee's Rebuild project and determines that Licensee's work is not in compliance on two (2) percent or more of the ten (10) percent sample inspected, Verizon New England may perform and bill Licensee for a complete Post-construction Subsequent Inspection of all poles involved in the Rebuild project and will provide Licensee with the results of the inspection in order that the Licensee may bring its facilities into compliance.
 - 3) Verizon New England may revoke Licensee's right to conduct Self Pre-surveys for future Rebuild projects if more than 2% of the 10% pole sample is found to be in non-compliance.
- j) Verizon New England will continue to conduct Post-construction Subsequent Inspections until all of Licensee's facilities as a result of the Rebuild project have been made compliant. Licensee shall pay Verizon New England for the cost of performing all Postconstruction Subsequent Inspections. Verizon New England will provide Licensee with the results of the inspections to allow the Licensee to bring its facilities into compliance.
- k) If the results of the Post-construction Inspections show more than 2% of the 10% pole sample inspected results in noncompliance with the aforementioned requirements and specifications, Licensee shall correct such non-conforming condition within thirty (30) days of written notification from Verizon New England. Where Licensee fails to correct the stated non-conforming condition within thirty (30) days, Verizon New England may revoke Licensee's right to perform Rebuild Self Pre-survey and Licensee shall be responsible for any costs associated with correcting such non-conforming conditions.

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LICENSEE SELF-SURVEY FORM APPENDIX IV – FORM 5

To be used for Overlash/Rebuild/Power Supplies

Summary = Total Poles Surve	ved Total P	Poles Requiring V	Verizon Make-Ready _	
<i>3</i>	J =			

	DAT	rr (OF S	7721	7F.V.				EWO #:						
· · · · · · · · · · · · · · · · · · ·	SURVEYORS:			DATE OF SURVEY: MUNIC: STATE:											
Verizon									OIA	IE:		Exch Code: Munic Code:			
Licensee												APP/LIC #:			
ELCO				ELCO NAME:					PAGE OF						
LOC	ATION	POLE	# ATT		0	WNE	RSI	HIP		CHA	RGE	WORK DESCRIPTION			
TEL RTE / S	TREET NAME	Tel 1	El F/C	J.0	D.	J.	Ū.	F.	0.	YES	NO	TASK #S /	* Height		
·			P.S. Riser	Tel	El	Tel	El	Tel	El	1		REMARKS	of Att.		
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	TOTAL	LS:													

[•] Height of Attachment = Height of Licensee Attachment shall be 40" below Elco MGN unless otherwise noted here by Verizon and Elco surveyor.

[•] Licensee to complete bold italicized areas only. (Provide ownership information if known)

TESTIMONY OF JULIE P. LAINE Docket No. DT 12-084 Page 100

LICENSEE SELF-SURVEY FORM

Definitions

SUMMARY - The total number of poles surveyed and the total number of poles requiring Verizon Make Ready

SURVEYORS: Name of Representative attending Survey from VERIZON, Power Company and Licensee

Date of Survey: Date Survey is performed

EWO#: Verizon's Engineering Work Order Number

Munic: Municipality where pole is located State: State in which pole is located

Licensee Name: Name of Company or Entity applying for Pole Attachments

Exch Code: Verizon's Exchange Code = the Exchange in which the Municipality is located.

Munic Code: In Massachusetts, Verizon's Municipality Code = the Municipality in which the pole is located.

APP/LIC #: The number of the Licensee's License or License Application = sequentially numbered by municipality.

ELCO NAME: The name of the Electric (power) Company in whose service area the pole is located.

Location: Street, Route, Circuit # and other information which indicates location of poles.

Indicate location by providing name of street, highway, route, etc., e.g., South Street,

north of (N/O) Jones Road. Private Property Poles should be identified as such

e.g., P.P. (Lead off pole 1234 South).

Pole #: Tel = Telephone Company El= Electric Company

ATT: Type of Attachment: F = Fiber C = Copper or Coaxial P.S. = Power Supply Riser = Riser Pole

Ownership: JO=Joint Owned 50%-50% Tel-Elco, JU = Joint Use - 100% Tel or 100% Elco, FO = 100% Fully owned by Tel or Elco (Other company) not on pole)

Charge: Y or N = Y = Y es, there are make ready charges, $N = N_0$, there are no make ready charges to the Applicant.

Work Description: Short description of work operations required.

Task # should also be included and is defined as the number of the task or tasks required for make ready work. The Task # is associated with a Unit Price from the "Make Ready Unit Price Schedule" included in each of the new Pole Attachment Agreements.

Revised 12/13/01

(1)

APPENDIX VI

ISSUE 10 - December 13, 2001

Procedure for Placing an Additional Licensee's Cable on Same Licensee's Previously Licensed Aerial Pole Attachments (Commonly Known as Overlash)

1-SCOPE

In the process of upgrading cable plant capacity, it may be necessary for the Licensee to augment the number of its cables and equipment lashed or attached to its existing strand.

2 - DEFINITIONS

- a) Overlash The act of attaching any single strand, hardware, cable, wires and/or apparatus owned by Licensee to same Licensee's existing strand, hardware, cable, wires and/or apparatus.
- b) **Post-construction Inspection** A Verizon New England Inc inspection of the poles after completion of Licensee's Overlash project at its own cost except that Licensee shall pay Verizon New England Inc for the inspection of those poles found not in compliance as a result of the Inspection
- c) Post-construction Subsequent Inspection An inspection, subsequent to the Post-construction Inspection, required as the result of finding poles in non-compliance after the Post-construction Inspection performed by Verizon New England Inc. Licensee shall prepay Verizon New England Inc for the Post-construction Subsequent Inspection based on the Unit Pricing Schedule.
- d) Self Pre-survey.— The performance of a field review by a Licensee to survey the routing of a proposed path where additional overlashed cable facilities are planned, to determine if any Make-ready Work is required. The Licensee shall adhere to all requirements of the most recent edition of the National Electrical Safety Code (NESC) and the "Manual of Construction Procedures" (Blue Book), published by Telcordia Technologies Inc.. This survey is performed without the presence of a Verizon New England Inc representative and the results of the Self Pre-survey shall be provided to the Verizon New England Inc Reimbursable Construction Engineer (RCE) with documentation of any Subsequent Make-ready Work required before Licensee begins construction of the Overlash project.
- e) Subsequent Make-ready Work Rearrangement of Verizon New England Inc facilities by Verizon New England Inc as determined by the Licensee's Self Pre-survey to provide for clearance and separation requirements for all

Page 1 of 3 Revised 03/05/02

pole attachments relative to the latest edition of the Telcordia Blue Book and the latest edition of the NESC.

f) Charges – Verizon New England Inc 's costs in the Unit Pricing Schedule, based on current Verizon New England Inc unit pricing methodology.

3 – SPECIFICATIONS

Licensee shall conform to the terms and conditions contained within the Specifications Section of the most current Pole Attachment Agreement, including:

The National Electrical Safety Code (NESC)

Part 2 Section 26-261K2 Strength Requirements.

Part 2 Section 25-250 Loading Requirements

"Manual of Construction Procedures" (Blue Book), published by Telcordia Technologies Inc.

Section 4.2 Table 4 – 1 and Note 2 Section 3 Clearances

4 - NOTIFICATION

- a) Licensee shall provide 5 days advance notice in writing to the Verizon New England Inc RCE prior to their Overlash work being started and coordinate its Overlash work with the local Verizon New England Inc RCE and construction coordinator to avoid any scheduling conflicts with any Verizon New England Inc construction or maintenance work.
- b) Licensee shall submit written notification (Form 8) within thirty (30) days to the Verizon New England Inc RCE after their Overlash work has been completed, to enable the Verizon New England Inc RCE to facilitate the postconstruction inspection.

5 - PROCEDURES

- a) Licensee shall perform a Self Pre-survey of all routes where it proposes to Overlash cable to its existing licensed facility and provide written results to the Verizon New England Inc RCE.
- b) Licensee will submit a written request (Form 8) to Verizon New England Inc RCE to arrange for a Pre-construction Survey of all locations where Licensee has determined Subsequent Make-ready Work is necessary by Verizon New England Inc to accommodate Licensee's proposed work. Licensee will issue Verizon New England Inc an advance check to cover the applicable charges for the Pre-construction Survey.
- c) Verizon New England Inc RCE will notify the Licensee of the applicable charges for any type of Make-ready Work. Verizon New England Inc RCE will provide the Licensee with an associated work schedule and estimated construction completion date for the Make-ready Work.
- d) Prior to Verizon New England Inc RCE initiating Make-ready Work, Licensee will forward a check to Verizon New England Inc RCE covering Subsequent Make-ready Work charges.

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- e) Licensee may proceed to place the overlashed cable in sections of aerial facilities requiring no Make-ready Work. Licensee may proceed to place the overlashed cable in sections of aerial facilities requiring Make-ready Work when all parties affected concur that a non-compliance will either be corrected by the Licensee concurrently with the Overlash project, or by any other attacher, Joint Owner or Joint User after the Overlash project has been completed.
- f) Verizon New England Inc may perform a Post-construction Inspection of the poles included in the Licensee's Overlash project..
 - If Verizon New England Inc performs a Post-construction Inspection of the poles involved in the Licensee's Overlash project and all work is in compliance with the requirements and specifications, the cost of the inspection will be borne by Verizon New England Inc and no further Postconstruction Inspection will be required.
 - 2) If Verizon New England Inc performs the Post-construction Inspection of the poles involved in the Licensee's Overlash project and determines that Licensee's work is not in compliance, Licensee will pay Verizon New England Inc for the inspection of those poles found in noncompliance. In addition, Verizon New England Inc may perform and Licensee will prepay for the Post-construction Subsequent Inspection of those poles found to be in noncompliance in order to ensure that the Licensee has brought its facilities into compliance.
- g) Verizon New England Inc may continue to conduct Post-construction Subsequent Inspections until all of Licensee's facilities as a result of the Overlash project have been made compliant. Licensee shall prepay Verizon New England Inc for the cost of performing all Post-construction Subsequent Inspections. Verizon New England Inc RCE will provide Licensee with the results of the inspections to allow the Licensee to bring its facilities into compliance.
- h) If the results of the Post-construction Inspections show results that are in non-compliance with the aforementioned requirements and specifications,
 Licensee shall correct such non-conforming condition within thirty (30) days of written notification from Verizon New England Inc RCE. Where Licensee fails to correct the stated non-compliant condition within thirty (30) days,
 Verizon New England Inc may revoke Licensee's right to perform Overlash
 Self Pre-survey and Licensee shall be responsible for any costs associated with correcting such non-compliant conditions.

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LICENSEE SELF-SURVEY FORM APPENDIX IV – FORM 5

To be used for Overlash/Rebuild/Power Supplies

Summary = Total Poles Surveyed	Total Poles Requiring Verizon Make-Ready	
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	SURVEYORS:				DAT	RV	OF S	TIDI	7E'V.				EUO 4.			
								UK					EWO #:			
Verizon										STA	TE:	Exch Code: Munic Code:				
Licensee					LICENSEE NAME:								APP/LIC #:			
ELCO					ELC	0 1	VAM	E:					PAGEOF			
LOC	ATION	POL	Æ # .	ATT		0	WNE	RSI	HIP		CHA	RGE	WORK DESCRIPTION			
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			1	P.S. Riser					Tel			2.0	REMARKS of At			
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[•] Height of Attachment = Height of Licensee Attachment shall be 40" below Elco MGN unless otherwise noted here by Verizon and Elco surveyor.

[•] Licensee to complete bold italicized areas only. (Provide ownership information if known)

TESTIMONY OF JULIE P. LAINE Docket No. DT 12-084 Page 105

LICENSEE SELF-SURVEY FORM

Definitions

SUMMARY - The total number of poles surveyed and the total number of poles requiring Verizon Make Ready

SURVEYORS: Name of Representative attending Survey from VERIZON, Power Company and Licensee

Date of Survey: Date Survey is performed

EWO#: Verizon's Engineering Work Order Number

Munic: Municipality where pole is located State: State in which pole is located

Licensee Name: Name of Company or Entity applying for Pole Attachments

Exch Code: Verizon's Exchange Code = the Exchange in which the Municipality is located.

Munic Code: In Massachusetts, Verizon's Municipality Code = the Municipality in which the pole is located.

APP/LIC #: The number of the Licensee's License or License Application = sequentially numbered by municipality.

ELCO NAME: The name of the Electric (power) Company in whose service area the pole is located.

Location: Street, Route, Circuit # and other information which indicates location of poles.

Indicate location by providing name of street, highway, route, etc., e.g., South Street,

north of (N/O) Jones Road. Private Property Poles should be identified as such

e.g., P.P. (Lead off pole 1234 South).

Pole #: Tel = Telephone Company El= Electric Company

ATT: Type of Attachment: F = Fiber C= Copper or Coaxial P.S. = Power Supply Riser = Riser Pole

Ownership: JO=Joint Owned 50%-50% Tel-Elco, JU = Joint Use - 100% Tel or 100% Elco, FO = 100% Fully owned by Tel or Elco (Other company) not on pole)

Charge: Y or N = Y = Y es, there are make ready charges, $N = N_0$, there are no make ready charges to the Applicant.

Work Description: Short description of work operations required.

Task # should also be included and is defined as the number of the task or tasks required for make ready work. The Task # is associated with a Unit Price from the "Make Ready Unit Price Schedule" included in each of the new Pole Attachment Agreements.

Revised 12/13/01

(1)

Issued - December 11, 2001

APPENDIX VII

<u>Procedure for Obtaining an Attachment License</u> <u>for the Installation of Power Supplies</u>

1 - SCOPE

In the process of providing or upgrading service, it may be necessary for a Licensee to place power supplies requiring a Pole Attachment License.

2 – DEFINITIONS

- a) Power Supply Any of Licensee's facilities in direct contact with or supported by a utility pole including a piece of equipment, cabinet, or associated apparatus for the purpose of providing power for Licensee's facilities, with the exception of any cable attachments.
- b) Self Pre-survey The performance of a field review by a Licensee to survey the pole locations where proposed Power supplies are planned to determine if any Make-ready Work is required. The Licensee shall adhere to all requirements of the most recent edition of the National Electrical Safety Code (NESC) and the "Manual of Construction Procedures" (Blue Book), published by Telcordia Technologies Inc.. This survey is performed without the presence of a Verizon New England Inc. representative and the results of the Self Pre-survey shall be provided to the Verizon New England Inc. License Administration Group (LAG) with documentation of any Make-ready Work required before Licensee begins any work relative to placement of the Power Supply.

3 – SPECIFICATIONS

Licensee shall conform to the terms and conditions contained within the Specifications Section of the most current Pole Attachment Agreement, including:

The National Electrical Safety Code (NESC)

"Manual of Construction Procedures" (Blue Book), published by Telcordia Technologies Inc. - Section 13

4 - APPLICATION

Licensee shall provide Verizon New England Inc. with a completed Pole Attachment License Application for all pole locations where it proposes to make its Power Supply attachments. Licensee shall also include a completed Licensee Power Supply Schematic - Form 10 for each pole location on its Licensee Application. In addition, the Licensee shall provide the following information:

a) An approved Power Company Power Supply installation diagram and associated specifications must be included if not already on file with Verizon New England Inc.'s Reimbursable Construction Engineer (RCE). Verizon

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New England Inc.'s RCEs will retain this master copy for each individual power company.

Licensee is responsible for updating this information as installation diagrams and specifications change.

- b) If pole Make-ready Work is required, Licensee shall submit a separate application listing those locations in need of Make-ready Work, along with a check to Verizon New England to cover the cost of a field survey using the unit cost pricing schedule.
- c) Licensee shall not place any Power Supply until Licensee has received a Pole Attachment License for the pole location identified in the Application for the Pole Attachment License.

5 - PROCEDURE

The following procedure shall be followed when Licensees perform Self Presurveys for Power Supplies:

- a) Licensee shall perform a Self Pre-survey of all poles where it proposes to place Power Supplies.
- b) Licensee shall submit a Pole Attachment License Application consisting of Form 1, Form 5, and Form 10 for those poles where no Make-ready Work is required to place a Power Supply as a result of the Self Pre-survey. Verizon New England LAG will then issue the Pole Attachment License for the Licensee's Power Supply.
- c) Licensee shall submit a Pole Attachment License Application consisting of Form 1, Form 2, Form 4, Form 5 and Form 10 to Verizon New England Inc.'s LAG to arrange for a Pre-construction Survey of all locations where Licensee has determined Make-ready Work is required by Verizon New England as a result of the Self Pre-survey to accommodate Licensee's proposed work.
 - 1) Licensee will issue an advance check to the Verizon New England LAG to cover the applicable charges for the Pre-construction Survey.
 - 2) Upon receipt of the check for the Pre-construction Survey the Verizon New England RCE will contact the power company and the Licensee to arrange a date for a field survey. The survey will be performed to determine the scope of Make-ready Work necessary to provide the required clearances for the Licensee's Power Supply.
 - 3) Upon completion of the field survey, Verizon New England LAG shall notify the Licensee via Form 4 of any Make-ready Work charges. The Licensee shall submit to the LAG an advance check and a signed Form 4 prior to Verizon New England Inc. commencing any Make-ready Work.
 - 4) Upon receipt of the check for the Make-ready Work the Verizon New England LAG will provide the Licensee with an associated work schedule and estimated construction completion date for the Make-ready Work.
 - 5) Once all required Make-ready Work has been completed, Verizon New England LAG will then issue the Pole Attachment License for the Licensee's Power Supply.

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- d) Licensee shall submit written notification (Form 8) within 30 (thirty) days to Verizon New England Inc. RCE after their Power Supply attachments have been completed.
- e) Verizon New England may perform a Post-construction Inspection of the poles included in the Licensee's Power Supply project within 90 (ninety) days of receipt of Form 8. Upon Receipt of Form 9 PCI and RCETEMP4, Licensee shall pre-pay Verizon New England for the Post-construction Inspection.
 - 1) If Verizon New England performs a Post-construction Inspection and all work is in compliance with the requirements and specifications, no further inspection will be required. Verizon will provide the Licensee with the results of the inspection (Form 5 and Form 9 PCI) within 30 (thirty) days.
 - 2) If Verizon New England Inc. performs the Post-construction Inspection and determines that any of Licensee's Power Supply work is not in compliance with Section 3 Specifications, Verizon New England Inc.will provide Licensee with the results of the inspection via Form 11 and Form 9 SI within 30 (thirty) days in order that the Licensee may bring its facilities into compliance.
 - 3) Verizon New England Inc. will continue to conduct Post Construction Subsequent Inspections until all of Licensee's facilities as a result of the Power Supply project have been made compliant. Licensee shall prepay Verizon New England for the cost of performing all Subsequent Inspections. If the results of the Post Construction Subsequent Inspections show results that are in non-compliance with the requirements and specifications, Licensee shall correct such non-conforming condition within 30 (thirty) days of written notification from Verizon New England Inc. RCE. Verizon New England Inc. RCE will provide Licensee with the results of the Subsequent Inspections via Form 11 and Form 9 SI to allow the Licensee to bring its facilities into compliance.
- f) Licensee shall correct any non-conforming condition within thirty (30) days of written notification from Verizon New England. Where Licensee fails to correct stated non-conforming condition within thirty (30) days, Verizon New England may revoke Licensee's future right to perform Self Pre-survey of Power Supplies. Licensee shall be responsible for any costs associated with correcting such non-conforming conditions.
- g) If at anytime in the future, following the attachment of a Power Supply, Verizon New England requests the Licensee to either reconfigure its equipment, or locate to a new pole, the Licensee agrees to perform this work within thirty (30) days of any such request at the Licensee's expense.
- h) No Power Supply construction shall take place on any pole requiring Makeready Work until any such work has been paid for in advance, completed by Verizon New England, and the Licensee has been notified of its completion by Verizon New England.

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 i) If a Power supply is placed before a license is issued, its presence shall be considered as unauthorized and charges shall be as specified for unauthorized attachments in ARTICLE IX – UNAUTHORIZED ATTACHMENTS in the POLE ATTACHMENT AGREEMENT.

Page 4 of 4 Revised 03/05/02

LICENSEE SELF-SURVEY FORM APPENDIX IV – FORM 5

To be used for Overlash/Rebuild/Power Supplies

SURVEYORS:					DAT	TE: C)FS	TIRL	F.Y.		·		EWO #: Exch Code: Munic Code:			
Verizon	BORVETORO.				DATE OF SURVEY: MUNIC: STATI					STA	TE:					
Licensee		···-·		····	LICENSEE NAME:								APP/LIC #:	ic.		
ELCO					ELCO NAME:								PAGE OF	The second secon		
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LICENSEE SELF-SURVEY FORM

Definitions

SUMMARY - The total number of poles surveyed and the total number of poles requiring Verizon Make Ready

SURVEYORS: Name of Representative attending Survey from VERIZON, Power Company and Licensee

Date of Survey: Date Survey is performed

EWO#: Verizon's Engineering Work Order Number

Munic: Municipality where pole is located State: State in which pole is located

Licensee Name: Name of Company or Entity applying for Pole Attachments

Exch Code: Verizon's Exchange Code = the Exchange in which the Municipality is located.

Munic Code: In Massachusetts, Verizon's Municipality Code = the Municipality in which the pole is located.

APP/LIC #: The number of the Licensee's License or License Application = sequentially numbered by municipality.

ELCO NAME: The name of the Electric (power) Company in whose service area the pole is located.

Location: Street, Route, Circuit # and other information which indicates location of poles.

Indicate location by providing name of street, highway, route, etc., e.g., South Street,

north of (N/O) Jones Road. Private Property Poles should be identified as such

e.g., P.P. (Lead off pole 1234 South).

Pole #: Tel = Telephone Company El= Electric Company

ATT: Type of Attachment: F = Fiber C= Copper or Coaxial P.S. = Power Supply Riser = Riser Pole

Ownership: JO=Joint Owned 50%-50% Tel-Elco, JU = Joint Use - 100% Tel or 100% Elco, FO = 100% Fully owned by Tel or Elco (Other company) not on pole)

Charge: Y or N = Y = Y es, there are make ready charges, $N = N_0$, there are no make ready charges to the Applicant.

Work Description: Short description of work operations required.

Task # should also be included and is defined as the number of the task or tasks required for make ready work. The Task # is associated with a Unit Price from the "Make Ready Unit Price Schedule" included in each of the new Pole Attachment Agreements.

Revised 12/12/01

(1)

APPENDIX VIII

Job Aid For Requests To Records

In an effort to maintain consistency associated with requests from outside VERIZON NEW ENGLAND INC. for the viewing or securing of Conduit Plats this job aid is being prepared.

REQUESTS

The process begins with the request from the customer to the RCE (Reimbursable Construction Engineer), which may be directed to the Design Administrator Group for the specific area where the request is made.

The request must be submitted in writing, indicating what the customer requires (usually a map which has been highlighted or a listing of streets, etc. is supplied by the customer) along with a reason for the request.

Verizon New England Inc. will make the conduit records available within a reasonable time frame (normally five day turn around) upon receipt of the written request, for the specific areas mentioned in the letter. As VERIZON NEW ENGLAND INC. does not maintain all plats it may be necessary to secure the specific drawings from our vendors and the customer should be informed of any delay this may cause.

CHARGES & BILLING

The Design Administrator, if involved, will secure a Keep Cost Number from the area Reimbursable Construction Engineer for each new customer request or for each municipality which is submitted for conduit plats when it is determined the requestor is to be charged. When a job number is secured the job can remain open for six months (January through June, July through December) and should be used for subsequent requests from the same customer or municipality.

VERIZON NEW ENGLAND INC. does plan swaps with the Electric Companies when the information required is for electrical purposes. If the customer is a municipality – there is no charge. These types of requests however must still follow the written request procedures.

Based on analysis of time and material it has been determined a charge of \$7.50 per plat with a minimum charge of \$25.00 is to be used in determining costs.

Up-front payment is required before distribution of any plats.

All checks should be made out to VERIZON NEW ENGLAND INC..

The Design Administrator or RCE will forward any checks to the RPC in Maryland with the advance payment transmittal form. These forms can be secured from the area Reimbursable Construction Engineer.

NON-DISCLOSURE AGREEMENTS

For each request a signed non-disclosure form is required from someone with authority in the organization making the request. A disclaimer at the end of the non-disclosure agreement is to advise the customer that the information they are getting is for preliminary design purposes only – they still need to do field surveys and measurements.

On the second page of the non-disclosure there is a space to enter the price being charged.

There are three Non-Disclosure Agreements as follows:

Non-Disclosure 1 is for use with large controlling entities such as the gas company and electric, MBTA, etc. Use the term plan swap in place of the monetary issue.

Non-Disclosure 2 is for anyone other than those mentioned in 1 and 3 such as licensees, surveyors, engineering firms, etc.

Non-Disclosure 3 is for municipalities.

If there is more than one recipient for the request, please add more RECIPIENTS to the bottom of the non-disclosure so that all involved can sign.

No signature - No records

PROPRIETARY INFORMATION

Normally conduit plats do not contain information that is considered proprietary therefore scrubbing (removal) is not required.

STAMPING OF PLATS

Plats should be stamped indicating "This record is for preliminary design purposes only and does not preclude the need for field survey and measurement." These stamps have been provided to the various Design Administrator and RCE groups.

RELEASE OF INFORMATION

When payment has been received and the non-disclosure agreement signed, the customer may pick-up the requested plats or they can be mailed, based on the customer's preference. The customer also has the option of viewing the plats at our location, following all the steps mentioned previously (written request, up-front payment, signed non-disclosure), which has been the case chosen by some customers.

INTERNAL REQUIREMENT

The Reimbursable Construction Engineer should also be provided copy of all non-disclosure agreements and copies of the advance payment transmittal to retain with the job. These details are required for job closing

The Reimbursable Construction Engineer remains available to assist the Design Administrator in following this procedure.

Utilization of the CONDUIT PLAT REQUEST LOG is mandatory for tracking the details associated with these requests for records and must be maintained for Regulatory purposes.

Pole Record Requests

Access to pole records are not normally received from customers as these structures can be accessed visually however, in the event requests, in writing, for access to pole records is received the RCE will direct the customer to the Design Administrator for the specific area.

A printout of the Pole Record System (PRS) for the specific location would be retrieved; removal of any proprietary information may be required.

The customer would be required to submit payment for the time required accessing and producing the documents (time and material costs). Upon receipt of the check the documents would be given to the customer. No non-disclosure document would be required, as these structures are visible to the public at large.

Right Of Way Requests

Right Of Way documents are a matter of public record and can be obtained from the various State and Municipal Offices such as City / Town Halls, Registry of Deeds, etc.

However, in the event requests are received, in writing, for Right of Way documents by customers the RCE would direct the requesting party to the appropriate Right Of Way Engineer for the area in question.

The customer would be required to submit payment for the time required by the Right Of Way Engineer to locate and produce the documents being requested (time and material costs). Upon receipt of the check the documents would be given to the customer. No non-disclosure sign-off would be necessary, as these documents are available to the public.



February 6, 2004

185 Franklin Street, Room 503 Boston, MA 02110

Mr. Gary Winslow TIME WARNER ENTERTAINMENT CO., L.P. 11 Eagle Ct. Keene, NH 03431

Dear Gary:

Enclosed is a fully executed aerial license agreement between TIME WARNER ENTERTAINMENT CO., L.P., Public Service Company of New Hampshire and Verizon New England Inc., covering the State of New Hampshire.

TIME WARNER ENTERTAINMENT CO., L.P. must have a fully executed license agreement and signed license application from both Verizon New England Inc., and the Power Company, if applicable, before any attachments can be made to the poles.

When submitting application forms, in order to obtain a license, reference may be made to the following:

The procedure for obtaining a pole attachment license is contained in Articles IV and V of the agreement. The application forms are located in Appendix IV of the agreement. Please complete the application forms and submit them to Verizon, along with the field survey check, and to the appropriate power company, if applicable.

Within 45 days of receipt of a complete license application and the correct survey fee payment, Licensor shall perform or have performed a pre-construction survey and present you with the survey results. If no make-ready is required, a license shall be issued for the attachment.

If the Licensor determines that the pole or anchor to which Licensee desires to make attachments is inadequate or otherwise needs rearrangement of the existing facilities thereon to accommodate the Licensee's Facilities, in accordance with the specifications set forth in Article VI, Licensor will provide Licensee with an itemized invoice for such anticipated Make-ready Work. The Make-ready Work will be performed following receipt by Licensor of advance payment. Upon receipt of the advance payment, Licensor will provide the Licensee with the estimated start and estimated construction completion date of the Make-ready Work.

Verizon shall make every reasonable effort to complete Make-ready Work within six (6) months of receipt of payment for Make-ready Work from Licensee, except for reasons beyond our control.

Upon completion of the make ready work, you will receive a signed license application and pole attachment license from Verizon. You are responsible for obtaining permission from any Joint Owner(s) or Joint User(s) of the pole before making any attachments(s). It is your responsibility

to obtain any public and or private approvals to construct, operate and or maintain your facilities on public and/or private property. Your receipt of these forms is the final approval you will need to attach to the utility poles. Attachment prior to procuring the signed license is considered to be unauthorized and illegal.

If you have any questions regarding your license application, please call 1-800-641-2299.

If you have any other questions, please contact me at 617-743-5724.

Sincerely,

Patricia Mazzacone - Specialist

Enclosure

STATE CABLE TV CORP.

159428

NH

Cost Ctr: 356

\$16,468.79

AERIAL LICENSE AGREEMENT

Northeast Utilities (Public Service Co

DATED

October 27, 1998

BETWEEN

NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY d/b/a BELL ATLANTIC-NEW ENGLAND

(LICENSOR)

Ne 2594

AND

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE

NE 2436 (LICENSOR)

AND

CONTOOCOOK VALLEY TELEPHONE COMPANY, INC.

LIVY, INC. NE JUMA.
(LICENSOR)

AND

STATE CABLE TV CORPORATION

(LICENSEE)

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LICENSE AGREEMENT

THIS AGREEMENT, made this 27th day of October, 1998, by and between Public Service Company of New Hampshire, a public utility corporation organized and existing under the laws of the State of New Hampshire, having its principal office in the City of Manchester, New Hampshire, Contoocook Valley Telephone Company, Inc., a corporation organized and existing under the laws of the State of New Hampshire, having its principal office in the Town of Contoocook, New Hampshire and New England Telephone and Telegraph Company d/b/a Bell Atlantic-New England, a corporation organized and existing under the laws of the State of New York, having its principal office in the City of Boston, Massachusetts (hereinafter referred to as the "Licensor") and State Cable TV Corporation, a corporation organized and existing under the laws of the State of Delaware, having its principal office in the City of Augusta, Maine, (hereinafter called the "Licensee").

WITNESSETH

WHEREAS, Licensee proposes to furnish communications services in the Town of Tuftonboro, in the State of New Hampshire; and

WHEREAS, Licensee will need to place and maintain attachments within the area described above and desires to place such attachments on poles of Licensor; which poles are either jointly or solely owned by the Licensors; and

WHEREAS, Licensor is willing to permit, to the extent they may lawfully do so, the placement of said attachments on Licensor's facilities where reasonably available and where such use will not interfere with Licensor's service requirements or the use of its facilities by others subject to the terms of this agreement;

NOW THEREFORE, in consideration of the mutual covenants, terms and conditions herein contained, the parties do hereby mutually covenant and agree as follows:

ARTICLE I

DEFINITIONS

As Used in This Agreement

A) Anchor Rod

A metal rod connected to an anchor and to which a guy strand is attached. Also known as a "guy rod".

B) Attachment

Any single strand, hardware, cable, wires and/or apparatus attached to a pole and owned by the Licensee.

C) Guy Strand

A metal cable of high tensile strength which is attached to a pole and anchor rod (or another pole) for the purpose of reducing pole stress.

D) Joint Owner

A person, firm or corporation having an ownership interest in a pole and/or anchor rod with Licensor.

E) Make-Ready Work

The work required (rearrangement and/or transfer of existing facilities on a pole, replacement of pole or any other changes) to accommodate the Licensee's attachments on Licensor's pole.

F) Field Survey Work or Survey Work

A survey of the poles on which Licensee wishes to attach in order to determine what work, if any, is required to make the pole ready to accommodate the required attachment, and to provide the basis for estimating the cost of this work.

G) Other Licensee

Any entity, other than Licensee herein or a joint user, to whom Licensor has or hereafter shall extend the privilege of attaching communications facilities to Licensor's poles.

H) Joint User

A party with whom Licensor has entered into, or may hereafter enter into, a written agreement covering the rights and obligations of the parties thereto with respect to the use of poles and anchor rods owned by each party.

I) Suspension Strand

A metal cable of high tensile strength attached to pole and used to support communications facilities. Also known as "Messenger Cable".

J) Identification Tags

Identification tags are used to identify Licensee's plant. Identification tags shall be made of polyethylene and polyvinyl chloride with ultraviolet inhibitors. The two types of Identification tags are cable and apparatus tags as described in Appendix III, Form G.

Article II

SCOPE OF AGREEMENT

- (A) Subject to the provisions of this Agreement, Licensor agrees to issue to Licensee for any lawful communications purpose, revocable, nonexclusive licenses authorizing the 'attachment of Licensee's attachments to Licensor's poles within that portion of the Town of Tuftonboro, New Hampshire in which Licensor provides service.
- (B) No use, however extended, of Licensor's poles or payment of any fees or charges required under this Agreement shall create or vest in Licensee any ownership or property rights in such poles. Licensee's rights herein shall be and remain a license. Neither this Agreement nor any license granted hereunder shall constitute an assignment of any of Licensor's rights to use the public or private property at the location of Licensor's poles.
- (C) Nothing contained in this Agreement shall be construed to compel Licensor to construct, retain, extend, place or maintain any pole, or other facilities not needed for Licensor's own service requirements.
- (D) Nothing contained in this Agreement shall be construed as a limitation, restriction, or prohibition against Licensor with respect to any agreement(s) and arrangement(s) which Licensor has heretofore entered into, or may in the future enter into with others not parties to this Agreement regarding the poles covered by this Agreement. The rights of Licensee shall at all times be subject to any such existing agreement(s) or arrangement(s) between Licensor and any joint owner(s) or joint user(s) of Licensor's poles.

ARTICLE III

FEES AND CHARGES

- (A) Licensee agrees to pay to Licensor the fees and charges as specified in and in accordance with the terms and conditions of APPENDIX I, attached hereto and made a part hereof.
- (B) Nonpayment of any amount due under this Agreement shall constitute a default of this Agreement.
- (C) Licensee shall furnish bond or other satisfactory evidence of financial security in such form (Appendix III Form F hereto attached) and amount as Licensor from time to time may require, in an initial amount of \$ -0- , but not exceeding \$50,000.00, to guarantee the payment of any sums which may become due to Licensor for fees due hereunder or charges for work performed for the benefit of Licensee under this Agreement, including the removal of Licensee's attachments upon termination of this Agreement or upon termination of any License issued hereunder. The financial security requirement may be waived in writing by Licensor or either of them and reinstituted if waived.

- (D) The Licensor may change the amount of fees and charges specified in APPENDIX I by giving the Licensee not less than sixty (60) days' written notice prior to the date the change is to become effective. Notwithstanding any other provision of this Agreement, Licensee may terminate this Agreement at the end of such sixty-day notice period if the change in fees and charges is not acceptable to Licensee; provided Licensee gives Licensor written notice of its election to terminate this Agreement at least thirty (30) days prior to the end of such sixty-day period.
- (E) Changes or amendments to APPENDIX I shall be effected by the separate execution of APPENDIX I as so notified. The separately executed APPENDIX I shall become a part of and be governed by the terms and conditions of this Agreement. Such changes or amendments shall become effective within sixty (60) days and shall be presumed acceptable unless within that period Licensee advises Licensor in writing that the changes and amendments are unacceptable and, in addition, within thirty (30) days thereafter submits the issue to the regulatory body asserting jurisdiction over this agreement for decision.

ARTICLE IV

ADVANCE PAYMENT

- (A) Licensee shall make an advance payment to the Licensor prior to:
 - any undertaking by Licensor of the required field survey [See Article VIII para. (A)] in an amount specified by Licensor sufficient to cover the estimated cost to be incurred by Licensor to complete such survey.
 - (2) any performance by Licensor of any make-ready work required in an amount specified by Licensor sufficient to cover the estimated cost to be incurred by Licensor to complete the required make-ready work.
- (B) The amount of the advance payment required will be credited against the full cost to Licensor for performing such work or having such work performed by others plus, unless waived by Licensor or either of them, an amount equal to ten (10%) percent of Licensor's full cost.
- (C) Where the advance payment made by Licensee to Licensor for field survey or make-ready work is less than the full cost to Licensor for such work, Licensee agrees to pay Licensor all sums due in excess of the amount of the advance payment.
- (D) Where the advance payment made by Licensee to Licensor for field survey or make-ready work exceeds the full cost to Licensor for such work, Licensor shall refund the difference to Licensee.

ARTICLE V

SPECIFICATIONS

- (A) Licensee's attachments shall be placed and maintained in accordance with the requirements and specifications of the latest editions of the Manual of Construction Procedures (Blue Book), Electric Company Standards, the National Electrical Code (NEC), the National Electrical Safety Code (NESC) and rules and regulations of the Occupational Safety and Health Act (OSHA) or any governing authority having jurisdiction over the subject matter. Where a difference in specifications may exist, the more stringent shall apply.
- (B) If any part of Licensee's attachments is not so placed and maintained, Licensor may upon ten (10) days written notice to Licensee and in addition to any other remedies Licensor may have hereunder, remove Licensee's attachments from any or all of the Licensor's poles or perform such other work and take such other action in connection with said attachments that Licensor deems necessary or advisable to provide for the safety of Licensor's employees or performance of Licensor's service obligations at the cost and expense to Licensee and without any liability therefor; provided, however, that when in the sole judgement of Licensor such a condition may endanger the safety of Licensor's employees or interfere with the performance of Licensor's service obligations, Licensor may take such action without prior notice to Licensee.
- (C) As described in Appendix III, Form G, Licensee shall place Identification cable tags on cables located on poles and Identification Apparatus tags on any associated items of Licensee's Plant, e.g., guys, anchors or terminals. The Telephone Company, in its sole determination, has the right to approve all identification tags that are different than those described in Appendix III, Form G.

ARTICLE VI

LEGAL REQUIREMENTS

- (A) Licensee shall be responsible for obtaining from the appropriate public and/or private authority any required authorization to construct, operate and/or maintain its attachment on public and private property at the location of Licensor's poles which Licensee uses and shall submit to Licensor evidence of such authority before making attachments on such public and/or private property.
- (B) The applicable provisions in the attachment entitled "Non-Discrimination Compliance Agreement" shall form a part of this agreement and any amendments thereto. (Attachment A)
- (C) The parties hereto shall at all times observe and comply with, and the provisions of the Agreement are subject to, all laws, ordinances, and regulations which in any manner affect the rights and obligations of the parties hereto under this Agreement, so long as such laws, ordinances or regulations remain in effect.

(D) No license granted under this Agreement shall extend to any of Licensor's poles where the placement of Licensee's attachments would result in a forfeiture of the rights of Licensor or joint users to occupy the property on which such poles are located. If placement of Licensee's attachments would result in a forfeiture of the rights of Licensor or joint users, or both, to occupy such property, Licensee agrees to remove its attachments forthwith; and Licensee agrees to pay Licensor or joint users, or both, all losses, damages, and costs incurred as a result thereof.

ARTICLE VII

ISSUANCE OF LICENSES

- (A) Before Licensee shall attach to any pole, Licensee shall make application for and have received a license therefor in the form of APPENDIX III, Forms A-1 and A-2.
- (B) Licensee agrees to limit the filing of applications for pole attachment licenses to include not more than 200 poles on any one application and 2,000 poles on all applications which are pending approval by Licensor at any one time. Such limitations will apply to Licensor's poles located within a single plant construction district of Licensor. Licensee further agrees to designate a desired priority of completion of the field survey and make-ready work for each application relative to all other of its applications on file with Licensor at the same time.

ARTICLE VIII

POLE MAKE-READY WORK

- (A) A field survey will be required for each pole for which attachment is requested to determine the adequacy of the pole to accommodate Licensee's attachments. The field survey will be performed jointly by representatives of Licensor, joint owner and/or joint user and Licensee.
- (B) Licensor reserves the right to refuse to grant a license for attachment to a pole when Licensor determines that the communications space on such pole is required for its exclusive use or that the pole may not reasonably be rearranged or replaced to accommodate Licensee's attachments.
- (C) In the event Licensor determines that a pole to which Licensee desires to make attachments is inadequate or otherwise needs rearrangement of the existing facilities thereon to accommodate the attachments of Licensee in accordance with the specifications set forth in Article V, Licensor will indicate on the Authorization for Pole Make-Ready Work (Appendix III, Form B2) the estimated cost of the required make-ready work and return it to Licensee.

- (D) Any required make-ready work will be performed following receipt by Licensor of completed Form B2. Licensee shall pay Licensor for all make-ready work completed in accordance with the provisions of APPENDIX I, and shall also reimburse the owner(s) of other facilities attached to said poles for any expense incurred by it or them in transferring or rearranging such facilities to accommodate Licensee's pole attachments. Licensee shall not be entitled to reimbursement of any amounts paid to Licensor for pole replacements or for rearrangement of attachments on Licensor's poles by reason of the use by the Licensor or other authorized user(s) of any additional space resulting from such replacement or rearrangement.
- (E) Should Licensor, or another party with whom it has a joint use agreement, for its own service requirements, need to attach additional facilities to any of Licensor's poles, to which Licensee is attached, Licensee will either rearrange its attachments on the pole or transfer them to a replacement pole as determined by Licensor so that the additional facilities of Licensor or joint user may be attached. The rearrangement or transfer of Licensee's attachments will be made at Licensee's sole expense. If Licensee does not rearrange or transfer its attachments within fifteen (15) days after receipt of written notice from Licensor requesting such rearrangement or transfer, Licensor or joint user may perform or have performed such rearrangement or transfer and Licensee agrees to pay the costs thereof.
- (F) Licensor may, when it deems an emergency to exist, rearrange, transfer or remove Licensee's attachments to Licensor's poles, at Licensee's expense, and without any liability on the part of the Licensor for damage or injury to Licensee's attachments.
- (G) License applications received by Licensor from two or more licensees for attachment accommodations on the same pole, prior to the commencement of any field survey or make-ready work required to accommodate any licensee, will be processed by Licensor in accordance with the procedures detailed in APPENDIX II attached hereto.
- (H) In performing all make-ready work to accommodate Licensee's attachments, Licensor will endeavor to include such work in its normal work load schedule.
- (I) Licensee may attach its guy strand to Licensor's existing anchor rod at no charge where Licensor determines that adequate capacity is available; provided that Licensee agrees to secure any necessary right-of-way therefore from the appropriate property owner. Should Licensor, or joint user, if any, for its own service requirements, need to increase its load on the anchor rod to which Licensee's guy is attached, Licensee will either rearrange its guy strand on the anchor rod or transfer it to a replacement anchor as determined by Licensor. The cost of such rearrangement and/or transfer, and the placement of a new or replacing anchor will be at the sole expense of Licensee, which Licensee agrees to pay. If Licensee does not rearrange or transfer its guy strand within fifteen (15) days after receipt of written notice from Licensor regarding such requirement, Licensor or joint user may perform, or have performed, the work involved and Licensee agrees to pay the full costs thereof.

ARTICLE IX

CONSTRUCTION, MAINTENANCE AND REMOVAL OF ATTACHMENTS

- (A) Licensee shall, at its own expense, construct and maintain its attachments on Licensor's poles in a safe condition and in a manner acceptable to Licensor, so as not to conflict with the use of the Licensor's poles by Licensor or by other authorized users of Licensor's poles, nor electrically interfere with Licensor's facilities attached thereon.
- (B) Licensor shall specify the point of attachment on each of Licensor's poles to be occupied by Licensee's attachments. Where multiple licensees' attachments are involved, Licensor will attempt to the extent practical, to designate the same relative position on each pole for each licensee's attachments.
- (C) Licensee shall obtain specific written authorization from Licensor before relocating or replacing its attachments on Licensor's poles.
- (D) All tree trimming made necessary, in the opinion of the Licensors, by reason of the Licensee's proposed attachments at the time of attachment or thereafter, provided the owner(s) of such trees grants permission to the Licensee, shall be performed by contractors approved by Licensors, at the sole cost, expense and direction of the Licensee, except such trimming as may be required on Licensee's customers' premises, to clear Licensee's cable drops, which trimming shall be done by the Licensee at its expense.
- (E) Licensee, at its expense, will remove its attachments from any of Licensor's poles within fifteen (15) days after termination of the license covering such attachments. If Licensee fails to remove its attachments within such fifteen (15) day period, Licensor shall have the right to remove such attachments at Licensee's expense and without any liability on the part of the Licensor for damage or injury to Licensee's attachments.

ARTICLE X

TERMINATION OF LICENSE

- (A) Any license issued under this Agreement shall automatically terminate when Licensee ceases to have authority to construct, operate and/or maintain its attachments on the public or private property at the location of the particular pole covered by the license.
- (B) Licensee may at any time remove its attachments from a pole after first giving Licensor written notice of such removal (APPENDIX III, Form D). Following such removal, no attachment shall again be made to such pole until Licensee shall have first complied with all of the provisions of this Agreement as though no such attachment had previously been made.

ARTICLE XI

INSPECTIONS OF LICENSEE'S ATTACHMENTS

- (A) Licensor reserves the right to make periodic inspections of any part of Licensee's attachments, including guying, attached to Licensor's poles, and Licensee shall reimburse Licensor for the expense of such inspections.
- (B) The frequency and extent of such inspections by Licensor will depend upon Licensee's adherence to the requirements of Articles V and VII herein.
- (C) Licensor will give Licensee advance written notice of such inspections, except in those instances where, in the sole judgement of Licensor, safety considerations justify the need for such an inspection without the delay of waiting until a written notice has been forwarded to Licensee.
- (D) The making of periodic inspections or the failure to do so shall not operate to relieve Licensee of any responsibility, obligation or liability assumed under this Agreement.
- (E) Any charge imposed by Licensor for such inspections shall be in addition to any other sums due and payable by Licensee under this Agreement. No act or failure to act by Licensor with regard to said charge or any unlicensed use by Licensee shall be deemed as a ratification or the licensing of the unlicensed use; and if any license should subsequently be issued, said license shall not operate retroactively or constitute a waiver by Licensor of any of its rights or privileges under this Agreement or otherwise.

ARTICLE XII

UNAUTHORIZED ATTACHMENTS

- (A) If any of Licensee's attachments shall be found attached to Licensor's poles for which no license is outstanding, Licensor, without prejudice to its other rights or remedies under this Agreement (including termination) or otherwise, may impose a charge and require Licensee to submit in writing, within fifteen (15) days after receipt of written notification from Licensor of the unauthorized attachment, a pole attachment application. If such application is not received by the Licensor within the specified time period, Licensee shall remove its unauthorized attachment within fifteen (15) days of the final date for submitting the required application, or Licensor may remove Licensee's facilities without liability, and the expense of such removal shall be borne by Licensee.
- (B) For the purpose of determining the applicable charge, absent satisfactory evidence to the contrary, the unauthorized pole attachment shall be deemed as having existed since the date of this agreement, and the fees and charges as specified in APPENDIX I, shall be applicable thereto and due and payable forthwith whether or not Licensee is permitted to continue the pole attachment.

ARTICLE XIII

LIABILITY AND DAMAGES

- (A) Licensor reserves to itself, its successors and assigns, the right to locate and maintain its poles and to operate its facilities in conjunction therewith in such a manner as will best enable it to fulfill its own service requirements. Licensor shall not be liable to Licensee for any interruption of Licensee's service or for interference with the operation of Licensee's communications services arising in any manner, except from Licensor's sole negligence, out of the use of Licensor's poles.
- (B) Licensee shall exercise precaution to avoid damaging the facilities of Licensor and of others attached to Licensor's poles, and Licensee assumes all responsibility for any and all loss from such damage caused by Licensee's employees, agents or contractors. Licensee shall make an immediate report to Licensor and any other user of the occurrence of any such damage and agrees to reimburse the respective parties for all costs incurred in making repairs.
- (C) Except, as may be caused by the sole negligence of Licensor, or either of them, Licensee shall defend, indemnify and save harmless Licensor, or either of them, against and from any and all liabilities, claims, suits, fines, penalties, damages, losses, fees, costs and expenses arising from or in connection with this Agreement (including reasonable attorneys'fees) including, but not limited to, those which may be imposed upon, incurred by or asserted against Licensor, or either of them by reason of (a) any work or thing done upon the poles licensed hereunder or any part thereof performed by Licensee or any of its agents, contractors, servants, or employees; (b) any use, occupation, condition, operation of said poles or any part thereof by Licensee or any of its agents, contractors, servants, or employees;

- (c) any act or omission on the part of Licensee or any of its agents, contractors, servants, or employees, for which Licensor may be found liable; (d) any accident, injury (including death) or damage to any person or property occurring upon said poles or any part thereof arising out of any use thereof by Licensee or any of its agents, contractors, servants, or employees; (e) any failure on the part of Licensee to perform or comply with any of the covenants, agreements, terms or conditions contained in this Agreement, (f) payments made under any Workers' Compensation Law or under any plan for employees disability and death benefits arising out of any use of the poles by Licensee or any of its agents, contractors, servants, employees or by (g) the erection, maintenance, presence, use, occupancy or removal of Licensee's attachments by Licensee or any of its agents, contractors, servants or employees or by their proximity to the facilities of other parties attached to Licensor's poles.
- (D) Licensee shall indemnify, save harmless and defend Licensor from any and all claims and demands of whatever kind which arise directly or indirectly from the operation of Licensee's attachments, including taxes, special charges by others, claims and demands for damages or loss for infringement of copyright, for libel and slander, for unauthorized use of television broadcast programs, and for unauthorized use of other program material, and from and against all claims and demands for infringement of patents with respect to the manufacture, use and operation of Licensee's attachments in combination with Licensor's poles, or otherwise.

The provisions of this Article shall survive the expiration or earlier termination of this Agreement or any license issued thereunder.

ARTICLE XIV

INSURANCE

- (A) Licensee shall carry insurance issued by an insurance carrier satisfactory to Licensor to protect the parties hereto from and against any and all claims, demands, actions, judgements, costs, expenses and liabilities of every kind and nature which may arise or result, directly or indirectly from or by reason of such loss, injury or damage as covered in Article XIII preceding.
- (B) The amounts of such insurance, without deductibles:
 - against liability due to damage to property shall not be less than \$1,000,000 as to any one occurrence and \$1,000,000 aggregate, and
 - (2) against liability due to injury to or death of persons shall be not less than \$3,000,000.00 as to any one person and \$3,000,000.00 as to any one occurrence.
- (C) Licensee shall also carry such insurance as will protect it from all claims under any Workers' Compensation Law in effect that may be applicable to it.
- (D) All insurance must be effective before Licensor will authorize Licensee to make attachments to any pole and shall remain in force until such attachments have been removed from all such poles.

(E) Licensee shall submit to Licensor certificates of insurance including renewal thereof shown as Form E of Appendix III hereto annexed, by each company insuring Licensee to the effect that it has insured Licensee for all liabilities of Licensee covered by this Agreement; and that such certificates will name the Licensor as an additional insured under the public liability policy and that it will not cancel or change any such policy of insurance issued to Licensee except after the giving of not less than 30 days' written notice to Licensor.

ARTICLE XV

AUTHORIZATION NOT EXCLUSIVE

Nothing herein contained shall be construed as a grant of any exclusive authorization, right or privilege to Licensee. Licensor shall have the right to grant, renew and extend rights and privileges to others not parties to this Agreement, by contract or otherwise, to use any pole covered by this Agreement.

ARTICLE XVI

ASSIGNMENT OF RIGHTS

- (A) Licensee shall not assign or transfer this Agreement or any authorization granted hereunder, and this Agreement shall not inure to the benefit of Licensee's successors, without the prior written consent of Licensor.
- (B) In the event such consent or consents are granted by Licensor, then this Agreement shall extend to and bind the successors and assigns of the parties hereto.
- (C) Pole space licensed to Licensee hereunder is for Licensee's use only, and Licensee shall not lease, sublicense, share with, convey or resell to others any such space or rights granted hereunder.

ARTICLE XVII

FAILURE TO ENFORCE

Failure of Licensor to enforce or insist upon compliance with any of the terms or conditions of this Agreement or to give notice or declare this Agreement or any authorization granted hereunder terminated shall not constitute a general waiver or relinquishment of any term or condition of this Agreement, but the same shall be and remain at all times in full force and effect.

ARTICLE XVIII

TERMINATION OF AGREEMENT

- (A) If Licensee shall fail to comply with any of the terms or conditions of this Agreement or default in any of its obligations under this Agreement, or if Licensee's facilities are maintained or used in violation of any law and Licensee shall fail within thirty (30) days after written notice from Licensor to correct such default or noncompliance. Licensor may at its option forthwith terminate this Agreement and all authorizations granted hereunder, or the authorizations covering the poles as to which such default or noncompliance shall have occurred.
- (B) If an insurance carrier shall at any time notify Licensor that the policy or policies of insurance, required under ARTICLE XIV hereof, will be cancelled or changed so that the requirements of ARTICLE XIV will no longer be satisfied, then this Agreement terminates unless prior to the effective date thereof Licensee shall furnish to Licensor certificates of insurance including insurance coverage in accordance with the provisions of ARTICLE XIV hereof.
- (C) In the event of termination of this Agreement Licensee shall remove its attachments from Licensor's poles within six (6) months from date of termination; provided, however, that Licensee shall be liable for and pay all fees pursuant to the terms of this Agreement to Licensor until Licensee's attachments are removed from Licensor's poles.
- (D) If Licensee does not remove its attachments from Licensor's poles within the applicable time periods specified in this Agreement, Licensor shall have the right to remove them at the expense of Licensee and without any liability on the part of Licensor to Licensee therefor; and Licensee shall be liable for and pay all fees pursuant to the terms of this Agreement to Licensor until such attachments are removed.

ARTICLE XIX

TERM OF AGREEMENT

- (A) This Agreement shall remain in effect for a term of five (5) years from the date hereof.
- (B) Termination of this Agreement or any licenses issued hereunder shall not affect Licensee's liabilities and obligations incurred hereunder prior to the effective date of such termination.

ARTICLE XX

NOTICES

All written notices required under this Agreement shall be given by posting the same in first class mail as follows:

To Licensee:

Amendments/Agreements/Applications

Mr. Reginald Clark

State Cable TV Corporation

83 Anthony Avenue Augusta, ME 04330

Billing Notices

Same As Above

To Licensor:

Agreements/Amendments

New England Telephone and Telegraph Company

d/b/a Bell Atlantic-New England

Facilities Managment

125 High Street, Room: 1406

Boston, MA 02110-2721

Pole License Applications

New England Telephone and Telegraph Company

d/b/a Bell Atlantic-New England Reimbursable Construction 125 High Street, Room: 1406

Boston, MA 02110-2721

To Licensor:

Mr. Kevin Cote

Public Service Company of New Hampshire

1250 Hooksett Road Hooksett, NH 03106

To Licensor:

Ms. Deborah Martone

Industry Affairs MCT, Inc.

11 Kearsarge Avenue

Contoocook, NH 03229-0368

This Agreement cancels and supersedes any and all previous pole attachment agreements between the Licensors and Licensee, as amended, dated August 17, 1993, insofar as the aforementioned municipality is concerned except as to liabilities already accrued, if any.

In WITNESS WHEREOF, the parties hereto have executed this Agreement in quadruplicate on the day and year first above written.

	(Licensee)
	By: Chegaret Cal.
	Title: Vice Resident
	Date: 13/21/58
	NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY d/b/a BELL ATLANTIC-NEW ENGLAND (Licensor)
	By: Name) Or G. Lygn
for	Title:Director IFC&A
1	Date: 10/27/98
	PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE (Licensor)
	By: Saul BBohan (Name)
	Title: MANAGER - SYSTEMY PROJECTS
	Date: 10/6/98
	CONTOOCOOK VALLEY TELEPHONE COMPANY, INC. (Licensor) By:
	(Name) Title: President and CEO
	Date: October 16, 1998

APPENDIX I

SCHEDULE OF FEES AND CHARGES

Pole Attachments

(A) Attachment

1. General

- (a) Attachment fees commence on the first day of the month following the date the license is issued.
- (b) Fees shall be payable semi-annually in advance on the first day of January and July.
- (c) For the purpose of computing the attachment fees due hereunder, the fee shall be based upon the number of poles for which licenses have been issued on the first day of each semi-annual period. The first advance payment of the semi-annual fee for licenses issued under this Agreement shall include a proration from the first day of the month following the date the license was issued to the first regular semi-annual payment date.

2. Attachment Fee

For each pole solely owned by the Licensor and on which space has been reserved or occupied by the Licensee pursuant to this Agreement payment shall be as follows:

- \$ 6.84 per attachment per solely owned Electric Company pole
- \$_5.00 per attachment per solely owned Contoocook Valley
 Telephone Company, Inc. pole
- \$ 9.67 per attachment per solely owned New England Telephone and Telegraph Company d/b/a Bell Atlantic-New England pole
- \$ 5.92 per attachment per two party owned Electric Company and Contoocook Valley Telephone Company, Inc. pole,
 \$ 3 4 to the Electric Company and \$ 2.50 to Contoocook Valley Telephone Company, Inc.
- \$\frac{7.34}{2.50} per attachment per two party owned New England Telephone Company and Telegraph Company d/b/a Bell Atlantic-New England and Contoocook Valley Telephone Company, Inc., \$\frac{54.84}{2.50} to New England and to Contoocook Valley Telephone Company, Inc.

APPENDIX I

- per attachment per two party owned by Electric Company and New England and Telegraph Company d/b/a Bell Atlantic-New England, \$342 to the Electric Company and \$4.84 to New England Telephone and Telegraph Company d/b/a Bell Atlantic-New England.
- per attachment per tri-party owned poles, \$\(\frac{2}{2}\)\ of which is to be paid to the Electric Company, \$\(\frac{1.67}{1.67}\) to be paid to Contoocook Valley Telephone Company, Inc. and \$\(\frac{3.23}{3.23}\) to be paid to the New England Telephone and Telegraph Company d/b/a Bell Atlantic-New England

(B) Other Charges

Computation

All charges for field survey, inspections, removal of Licensee's facilities from Licensor's poles and any other work performed for Licensee shall be based upon the full cost and expense to Licensor of such work or for having such work performed by an authorized representative plus, unless waived by Licensor or either of them, an amount equal to ten (10%) percent of Licensor's full cost.

(C) Cost of Replacement, Rearrangements and Changes

- Whenever any pole is, or becomes, after initial Licensee's attachments, in the opinion of the Licensor, insufficient in height or strength for the Licensee's proposed attachments thereon in addition to the existing attachments of the Licensor and municipality the Licensor shall replace such pole with a new pole of the necessary height and class and shall make such other changes in the existing pole line in which such pole is included as the conditions may then require. The Licensee shall pay the Licensor for the expense thereof, including, but not limited, to the following:
 - (a) The net loss to the Licensor on the replaced pole based on its reproduction cost less depreciation plus cost of removal.
 - (b) Excess height or strength of the new pole over the existing pole necessary by reason of the Licensee's attachments
 - (c) Transferring Licensor's attachments from the old to the new pole.
 - (d) Any other rearrangements and changes necessary by reason of the Licensee's proposed or existing attachments.

APPENDIX I

2. In the event that the Licensors or either of them shall permit the Licensee to place its attachments in space reserved by either of them or for any] municipality and the Licensors or either of them or any municipality shall deem it necessary to use such space, or the pole is to be replaced at any time because of obsolescence, public requirement or other reason, then the Licensors shall replace the pole with a suitable pole to provide the basic space reservation where necessary, and the Licensee shall be billed, as provided for in Section (C) 1, a-d, inclusive, above.

(D) Payment Date

Failure to pay all fees and charges within 30 days after presentment of the bill therefore or on the specified payment date, whichever is later, shall constitute a default of this Agreement.

For bills rendered by Licensor, New England Telephone and Telegraph Company d/b/a
Bell Atlantic-New England, the following shall be applicable:

"Interest shall accrue and be payable to Licensor at the rate set by the Commissioner of Internal Revenue pursuant to Internal Revenue Code, Section 6621; Treasury Regulation Section 301.6621-1, from and after the payment date of any payment required by this License. The payment of any interest shall not cure or excuse any default by Licensee under this License."

For bills rendered by Licensor, Public Service Company of New Hampshire, the following shall be applicable:

All amounts previously billed, but remaining unpaid, thirty (30) days from the date of the invoice shall be subject to a late payment charge of one and one half percent (1 1/2%)per month, such amounts include any prior, unpaid late payment charges.

APPENDIX II MULTIPLE POLE ATTACHMENT LICENSE APPLICATIONS

APPENDIX II

Procedure for Processing Multiple Pole Attachment License Applications

The following procedure shall be adhered to in processing applications to attach to Licensor's poles by multiple licensees.

A. DEFINITIONS

Simultaneous license applications

Properly completed pole license applications relative to the same pole which are received by the Licensor from multiple applicants on the same business day.

Non-Simultaneous license applications

Properly completed pole license applications relative to the same pole which are received by the Licensor from multiple applicants on different business days.

Initial applicant

The applicant filing the first properly completed license application (non-simultaneous) for attachment to a specific pole.

Additional applicant

Each applicant filing a properly completed license application (non-simultaneous) for attachment to a specific pole for which a prior license application has been received by the Licensor.

Make-Ready Work

The work required (including rearrangement and transfer of existing facilities on a pole, replacement of poles or any other changes) to accommodate the Licensee's attachments on Licensor's pole.

Option 1

An arrangement whereby Licensor will process the license application of initial applicant as if there is no other license application on file for the same pole.

Option 2

An arrangement whereby Licensor will process license applications of initial and additional applicant in accordance with the procedure applicable for simultaneous multiple license applications.

APPENDIX II

B. MULTIPLE LICENSE APPLICATION PROCESSING

Both simultaneous and non-simultaneous multiple license applications for the same pole will be processed by the Licensor in accordance with the procedures set forth in the flow chart which comprises pages 5 to 7 inclusive, of this Appendix.

C. OPTION ARRANGEMENTS

- 1. Upon being offered Options 1 and 2, the initial applicant will be advised that he may make an immediate selection of the option he desires or he may delay his selection until the required make-ready survey work has been completed and the estimate of make-ready charges quoted by the Licensor. Where the initial applicant elects to delay his decision, he shall be required to indicate the option he desires within 15 days after the Licensor has quoted the estimate of the make-ready charges that will apply, otherwise, the Licensor will deem the initial applicant to have selected Option 1.
- 2. The license application processing procedure to be adhered to in accordance with Option 2 will be subject to acceptance by all of the multiple applicants involved. The additional applicant(s) will have 15 days from the date he is advised by the Licensor that the initial applicant has selected Option 2 to accept or reject the conditions applicable under Option 2, otherwise, the Licensor will deem the additional applicant(s) to have rejected such conditions.
- 3. All work in progress on the initial applicant's license application involving multiple pole attachments will be suspended by the Licensor from the time that the initial applicant is offered Options 1 and 2 until he notifies the Licensor of the option he elects in accordance with C.1. above.

D. MAKE-READY SURVEY REQUIREMENT

- Where required make-ready survey is to be completed on two bases, the multiple
 applicants shall be so advised before such survey is commenced.
- 2. The make-ready survey required to develop the estimated charges applicable for Options 1 and 2 will include a determination of the work requirements necessary to:
 - a. issue licenses simultaneously to the multiple applicants and,
 - issue licenses to the initial applicant before commencing the required make-ready work necessary to accommodate the additional applicant(s).

APPENDIX II

- 3. Licensor will consider any license application involving simultaneous multiple attachments as cancelled upon the failure of an applicant to notify the Licensor in writing of his acceptance of the estimate of make-ready charges and accompany such acceptance with the advance payment within 15 days following his receipt of such estimate from the Licensor.
- Licensor or his authorized representative will perform the make-ready survey in all situations involving simultaneous license applications.
- 5. Where an initial applicant has been authorized by Licensor to perform its own make-ready survey, and properly completed pole applications are received from an additional applicant(s), establishing a non-simultaneous license application situation, the conditions of Option 1 will automatically apply and the option arrangements, detailed in Section C of this Appendix, will not be applicable.

E. MAKE-READY WORK SCHEDULE

Any simultaneous multiple applicant who cannot agree with the alternative arrangement that provides for the Licensor to complete <u>ALL</u> make-ready work before simultaneously granting licenses to all multiple applicants will be deemed by the Licensor to have cancelled his application.

F. CHANGES IN APPENDIX

This Appendix may be changed in whole or in part at any time during the term of this Agreement at the sole option of the Licensor upon the giving of not less than 30 days written notice thereof to the Licensee(s) and to substitute in place thereof such other provisions as the Licensor may deem necessary as relative to multiple attachments to poles of the Licensor.

PROCEDURE FOR PROCESSING

1. WHERE HO HAKE-READY SURVEY EXPENSE HAS BEEN INCURRED BY LICENSOR	i	1		1
A, STINULTAINEOUS APPLICA- TIONS	HAKE-READY SURVEY REQUIREMENT TO BE DONE ON TWO BASES TO DETERMINE ACCOMMODATION REQUIREMENTS FOR: 1. attachment by single licensee 2. attachment by multiple licensees	COST ALLOCATION TOTAL COST TO BE SHARED EQUALLY BY HULTIPLE APPLICANTS.	MAKE-READY WORK SCHEDULE MULTIPLE APPLICANTS PUST DEVELOP MUTUALLY AGREEABLE: 1. order of pole evailability and 2. overall completion schedule -WHERE MULTIPLE APPLICANTS CAN- NOT AGREE MITHIN 15 DAYS FROM RECEIT OF SETHATE FROM LICENSOR, LICENSOR WILL OFFER AS AN ALTERNATIVE, TO COMPLETE ALL MAKE-READY WORK INVOLVED BEFORE SIMULTANEOUSLY GRANTING LICENSES TO MULTIPLE APPLICANTS.	MAKE-READY COST ALLOCATIONS TOTAL COST SHARED EQUALLY BY HULTIPLE APPLICANTS. - IF ONLY ONE APPLICANT AGREES TO ESTIMATED SHARED PORTION OF TOTAL COST, THAT APPLI- CANT WILL BE QUOTED THE COST APPLICABLE TO ACCORDO- DATE A SHOLE LICENSES (SER 1. UNDER MAKE-READY SURVEY REQUIREMENT)
B. NON-SINULTANEOUS AFFLICATIONS OFTIONS AVAILABLE INITIAL APPLICANT OFTION 1 (LICENSOR WILL PROCESS AS IF NO NULTIPLE LICENSE APPLICATION EXIST.) OFTION 2 (LICENSOR WILL PROCESS AS SINULTANEOUS LICENSE APPLICATIONS.)	TO BE DONE ON TWO BASIS TO DETERMINE ACCOMMODATION REQUIREMENTS FOR: 1. attachment by single licenses 2. attachment by multiple licensess (a) simultaneously (b) non-simultaneously	TOTAL COST TO BE SHARED SQUALLY BY HULTIPLE APPLICANTS	INITIAL APPLICANT LICENSOR WILL TREAT AS A MON- NULTIPLE APPLICANT. - ANY CHANGE OF PRIORITY OF POLE AVAILABILITY OR OVERALL COMPLETION SCHEDULE THAT IS DESIRED AFTER EITHER HAR BEEN INITIALLY AGRESO UPON WITH THE LICENSOR IS BUBJECT TO LICENSOR'S ABILITY TO ACCOMMO- DATE IN ITS ESTABLISHED WORK SCHEDULE. ADDITIONAL APPLICANT REQUIRED MAKE-READY WORK WILL NOT BE PERFORMED UNTIL LICENSES HAVE BEEN ORANTED TO INITIAL APPLICANT UNLESS THE PERFORMANGE OF SUCH MORK WILL NOT DELAY THE COMPLETION OF THE MAKE-READI WORK REQUIRED TO ACCOMMODATE THE INITIAL APPLICANT. SAME AS I.A.	INITIAL APPLICANT IS CHARGED THE COST ATTRIBUTABLE TO THE MORK INVOLVED TO ACCOMMODATE ATTACHMENT BY ONE LICENSEE. ADDITIONAL APPLICANT IS CHARGED THE COST ATTRIBUTABLE TO THE MORK INVOLVED TO ACCOMMODATE ATTACHMENT BY AN ADDITIONAL LICENSEE ON A FOLE ALREADY ATTACHED BY INITIAL LICENSEE.
	. 1			

APPENDIX II

PROCEDURE FOR PROCESSING

HULTIPLE POLE ATTACHMENT LICENSE APPLICATIONS

LI WHERE PARTIAL HAKE-READY SURVEY EXPENSE HAS BEEN INCURRED BY LICENSOR

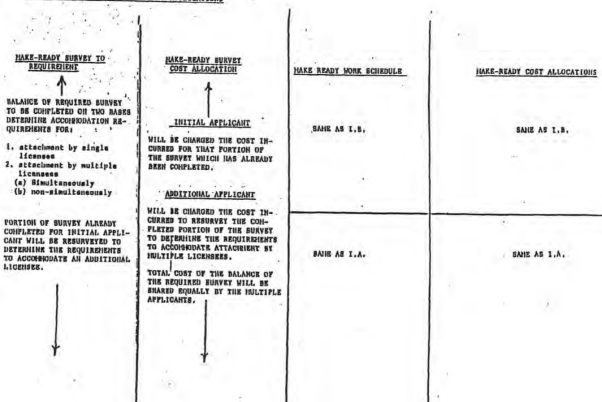
OPTIONS AVAILABLE TO INITIAL APPLICANT

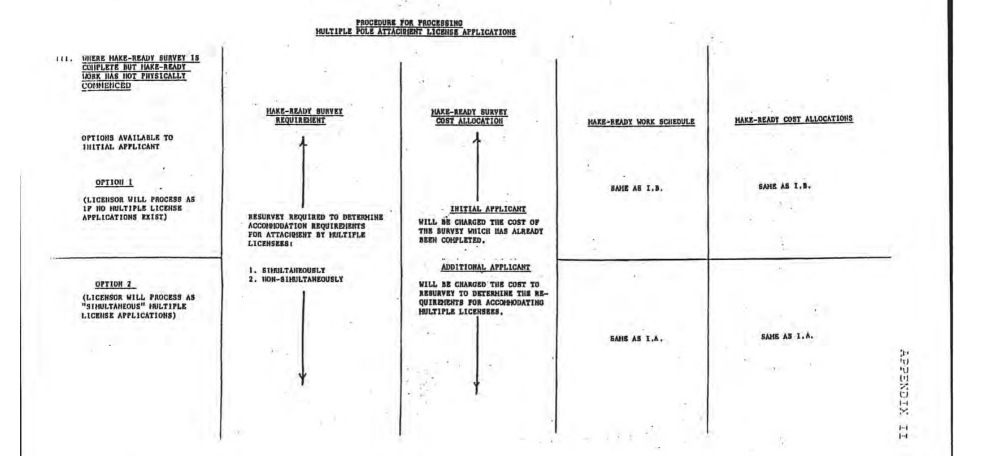
OFTION 1

(LICENSOR WILL PROCESS AS IF NO INHTIPLE LICENSE APPLICA-TIONS EXIST)

OPTION 2

(LICENSON WILL PROCESS AS "SHOUTANFOUS" LICENSE APPLICATIONS).





EXPLANATION OF THE USE OF APPENDIX III ADMINISTRATIVE FORMS

- At the time any Licensee anticipates a request for a new license, it should (pursuant to Article VII) submit to each Licensor: Form A-1 (Application and Pole Attachment License) and Form A-2 (Pole Details) (pursuant to Article VIII) Form B-1 (Authorization for Field Survey Work), Form B-2 (Authorization for Pole Make-Ready Work) and Form C (Itemized Estimate of Pole Make -Ready Work and Charges, which will be completed by New England Telephone and Telegraph Company d/b/a Bell Atlantic-New England.
- Each Licensor shall fill out Part I of Form B-1 (Authorization for Field Survey Work).
 If Licensee agrees to the field survey estimate, it will fill out, execute and return the form to the Licensor with the appropriate fee.
- Each Licensor shall fill out Form B-2 (Authorization for Pole Make Ready Work) when appropriate. If Licensee agrees to the make ready changes, it will execute and return to the Licensor with the appropriate fee. (See Article VIII, para. D.)
- 4. Form C is used by New England Telephone and Telegraph Company d/b/a Bell Atlantic-New England to more fully explain the estimated charges. When requested by the Licensee, this breakdown of charges may be sent by New England Telephone and Telegraph Company d/b/a Bell Atlantic-New England.
- 5. After the completion of the Make Ready Work, the Licensor shall complete Form A-1 with a license number, date and signature. Licensee's receipt of this executed A-1 is its authorization to make the attachments described in the application.
- Any time a Licensee discontinues the use of a pole or poles upon which it has a license, it shall submit Form D (Notification of Discontinuance of the Use of Poles) to each Licensor.
- Form F (Bond) will be submitted by the Licensee to the appropriate Licensor from time to time as specified in Article III, para. C.
- Form E (Centificate of Insurance) will be submitted by Licensee prior to the execution of the License Agreement.

REVISED 5-11-94

APPENDIX III

Index of License Application Forms

Application and Pole Attachment License	A-1
Pole Details	A-2
Authorization for Field Survey Work	B-1
Authorization for Pole Make-Ready Work	B-2
Itemized Pole Make-ReadyWork and Charges	С
Notification of Discontinuance of Use of Poles	D
Certificate of Insurance (Omitted 11/18/94)	E
Bond	F
Identification Tags	G

> Appendix III Form A-1 Revised 01/01/98

APPLICATION AND POLE ATTACHMENT LICENSE

Licensee State Cab	e TV Corporation	
Street Address		
City and State		
Date		
In accordance	with the terms and condition	ons of the License Agreement between us,
dated October 27	, 19_98_, application is l	nereby made for a license to make
		nts to FO poles,attachments to JU
poles andPower	Supplies located in the muni	cipality of, as indicated on Form A-2.
This request will be designated		
Von 1970 - 1970 - 1970		
	Licensee's Name (Print)	
	Signature	
Power Company	eres c	
	Title	
	Tel. No.	
	Fax No.	
****************	cue de la companya d	
	or ucense use, do not write	below this line**************
Dala Attachm	ant Tinanna Ameliaatian Nuu	nberis hereby granted to make the
attachments described in thi	ent License Application Nul	chments to IO poles attachments to FO
noles attachments	to TI poles and	chments to JO poles,attachments to FO ower Supplies located in the municipality of
poles,attachinents	l an the attached form A 2	This request will be designated Pole Attachment
License Application Number		This request will be designated Pole Attachment
Electise Application Number		
	Licensor's Name (Print)	
	Diedibor 5 Traine (1 1mm)	
	Signature	
	- B	
(AGREEMENT ID#)	7	
A Thirt and the second	Title	
	Date	
	Tel. No.	

It is the Licensee's responsibility to submit an original copy of this application to New England Telephone and Telegraph Company d/b/a Bell Atlantic-New England and the appropriate Power Company. Individual applications to be numbered in sequential ascending order by Licensee for each License Agreement. Licensor will process applications in sequential ascending order according to the application numbers assigned by the Licensee.

> Appendix III Form A-2 Revised 5/11/94

POLE DETAILS

State Cable	TV Corporation	License	e Application Number	_
Licensee				
Public Service	e Company of New Har	npshire		
Power Comp				
Municipality	where poles are located	3		
	Note: Provide separate	e applications for each	municipality	
Pole No.	Location ¹	Attach.2	Tax Lic. Lic.	
			Dist. No. Date	

LICENSOR WILL PROVIDE AN ITEMIZED ESTIMATE OF POLE MAKE READY WORK REQUIRED AND ASSOCIATED CHARGES (APPENDIX III FORM C).

Licensee	's Signature
Title	
(1)	Indicate location by providing name of street, highway, route, etc., e.g., South Street north of (N/O) Jones Road. Private Property Poles should be identified as such e.g., P.P. (Lead off pole 1234 South).
(2)	A complete description of all facilities shall be given including quantities, sizes and types of all cables and equipment.
(3)	Completed by Licensor.
Note: A	attach Additional sheets if necessary

> Appendix III Form B-1 Revised 5/11/94

AUTHORIZATION FOR FIELD SURVEY WORK

		Hours	Rate/Hour	Total
Field Survey		-	777	•
Field Survey		-	-	3
Plus 10% Administrative Cor	mpensation			\$
TOTAL				\$
If you wish us to complete the an advance payment in the amount of days.				
	Licensor's Na	me (Print) _		
	Signature			
	Title			
	Address			
	Tel. No			
	Date			
The required field survey cov and the costs therefore will be paid to My anticipated date of attachment is_	Licensor in acc	ordance with	o Appendix I to I	is authorized License Agreement.
	Licensee's Na	me Print		
	Signature			
	Tel. No			
	Date			

> Appendix III Form B-2 Revised 5/11/94

AUTHORIZATION FOR POLE MAKE-READY WORK

Field survey work associa				dated
Following is a summary of	of the estimated m	ake ready ch	arges which wi	ll apply.
Make-Ready Work	1	Hours	Rate/Hour	Total
Labor	3			\$
Material				\$
Sub Total				s
Plus 10% Administrative Compe	ensation			s
below and return with an advance	Licensor's Na			
	Signature	9-		
	Title	P-		
	Address	2		
	Tel. No			
	Date	-		
The replacements and rearrangements the costs therefore will be paid to				are authori
Licensee's Name (Print)				
Signature		Tel. N	No	

\$. * W			
			Appendix III	
	ITEMIZED SUMMARY OF POLE MAKE READY WORK AND CHARGES		Revised 2/7/94	
Liconsee		Sheet of	_	
Poles Located in Municipality, State		Dale Prepared	-	
License Application Number	Exchange or Wire Center	Keep Cost Order Number	-	

POLE INFO	ORMATION	MAKE READY WORK REQUIREMENTS		MATE	RIAL	(6)		ABOR (6)
Licensor Pole No. (1)	Location (2)	Description of Work (3)	Performed by (4)	No. & Item	Unit	Total	Hours	Rate/Hour	Total
			3						
				-	-				
								-	
									-
7									
				-		-	*		-
			next page)						

APPENDIX III FORM C

EXPLANATION OF COLUMNS for Form C

To be filled in by Licensee:

(1) Designate pole number assigned by each utility company

T - Telephone

E - Electric

(2) Name of Street, Road, Highway, Route, etc.

To be filled in by Licensor:

(3) Work Operation Description, e.g.

Lwr 2 Ca 1'
Lwr Top Ca 1'
Lwr Ca & Term 18"
Rpl Pole
Rse Rack 2'
Plc A & G
Lwr Fire Alm 1'
'Rse Trnsf 1'

(4) Indicate Company to perform work operation, e.g.,

T - Telephone P - Police E - Electric M - Municipality C - CATV O - Other Licensee

F - Fire

T/C - Option - Either Telephone or CATV

- (5) List Non-exempt Material Only
- (6) Indicate labor hours and costs required to perform work operations listed in (3).

> Appendix III Form D Revised 01/01/98

NOTIFICATION OF DISCONTINUANCE OF USE OF POLES

Street Address	State Cable TV Corporation	
hereby given tha	t attachments to the following po ere removed on	
Pole Number	Location	Attachment
	(-	-
	\	
	Start Bullet Bole at B	
	attachments to JO poles to be dis	
	attachments to FO poles to be di	
	attachments to JU poles to be dis	
Total number of	Power Supplies to be discontinue	ed
Said nermit is to	be canceled in its entirety/partial	ly as ahove
Since personal to to	(circle one	
Licensee		Print Name
Signature		Tel. No.
		Date
-		
Use of poles has	been discontinued as above.	
Licensor's Name	(Print)	Signature
44	2 1 5	75 178
Title		Date
Tel No		

It is the Licensee's responsibility to submit an original copy of this form to New England Telephone and Telegraph Company d/b/a Bell Atlantic-New England and the appropriate Power Company.

NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY

159431

NH

Cost Ctr: 356

\$58.571.28

Northeast Utilities (Public Service Co

AERIAL LICENSE AGREEMENT

DATED: _____ AUGUST 17, 1993

BETWEEN

NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY (LICENSOR)

AND

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE

(LICENSOR)

AND

GRASSROOTS CABLE SYSTEMS, INC.

(LICENSEE)

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VII	Issuance of Licenses	7	
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LICENSE AGREEMENT

THIS AGREEMENT, made this 17 day of AUGUST 1993, by and between Public Service Company of New Hampshire, a corporation organized and existing under the laws of the State of New Hampshire, having its principal office in the City of Manchester, and New England Telephone and Telegraph Company, a corporation organized and existing under the laws of the State of New York, having its principal office in the City of Boston, Massachusetts (either or both hereinafter referred to as the "Licensor") and Grassroots Cable Systems, Inc., a corporation organized and existing under the laws of the State of New Hampshire, having its principal office in the City of Exeter, New Hampshire, hereinafter referred to as the "Licensee".

WITNESSETH

WHEREAS, Licensee proposes to furnish communications services in the Towns of Albany(trunk run), Carroll, Conway (trunk run), Carroll, Conway (trunk run), Eaton, Franconia (trunk run), Madison, Middleton, Northumberland on Route 3 North, Stratford, Sugar Hill and Wakefield, in the State of New Hampshire; and

WHEREAS, Licensee will need to place and maintain attachments within the area described above and desires to place such attachments on poles of Licensor; which poles are either jointly or solely owned by the Licensors; and

WHEREAS, Licensor is willing to permit, to the extent they may lawfully do so, the placement of said attachments on Licensor's facilities where reasonably available and where such use will not interfere with Licensor's service requirements or the use of its facilities by others subject to the terms of this agreement;

NOW THEREFORE, in consideration of the mutual covenants, terms and conditions herein contained, the parties do hereby mutually covenant and agree as follows:

ARTICLE I

DEFINITIONS

As Used in This Agreement

A) Anchor Rod

A metal rod connected to an anchor and to which a guy strand is attached. Also known as a "guy rod".

B) Attachment

Any single strand, hardware, cable, wires and/or apparatus attached to a pole and owned by the Licensee.

c) Guy Strand

A metal cable of high tensile strength which is attached to a pole and anchor rod (or another pole) for the purpose of reducing pole stress.

D) Joint Owner

A person, firm or corporation having an ownership interest in a pole and/or anchor rod with Licensor.

E) Make-Ready Work

The work required (rearrangement and/or transfer of existing facilities on a pole, replacement of pole or any other changes) to accommodate the Licensee's attachments on Licensor's pole.

F) Field Survey Work or Survey Work

A survey of the poles on which Licensee wishes to attach in order to determine what work, if any, is required to make the pole ready to accommodate the required attachment, and to provide the basis for estimating the cost of this work

G) Other Licensee

Any entity, other than Licensee herein or a joint user, to whom Licensor has or hereafter shall extend the privilege of attaching communications facilities to Licensor's poles.

H) Joint User

A party with whom Licensor has entered into, or may hereafter enter into, a written agreement covering the rights and obligations of the parties thereto with respect to the use of poles and anchor rods owned by each party.

Suspension Strand

A metal cable of high tensile strength attached to pole and used to support communications facilities. Also known as "Messenger Cable".

J) Identification Tags

Identification tags are used to identify Licensee's plant. Identification tags shall be made of polyethylene and polyvinyl chloride with ultraviolet inhibitors. The two types of Identification tags are cable and apparatus tags as described in Appendix III, Form G.

Article II SCOPE OF AGREEMENT

- (A) Subject to the provisions of this Agreement, Licensor agrees to issue to Licensee for any lawful communications purpose, revocable, nonexclusive licenses authorizing the attachment of Licensee's attachments to Licensor's poles within the Towns of Albany (trunk run), Carroll, Conway (trunk run), Eaton, Franconia (trunk run), Madison, Middleton, Northumberland on Route 3 North, Stratford, Sugar Hill and Wakefield in the State of New Hampshire.
- (B) No use, however extended, of Licensor's poles or payment of any fees or charges required under this Agreement shall create or vest in Licensee any ownership or property rights in such poles. Licensee's rights herein shall be and remain a license. Neither this Agreement nor any license granted hereunder shall constitute an assignment of any of Licensor's rights to use the public or private property at the location of Licensor's poles.
- (C) Nothing contained in this Agreement shall be construed to compel Licensor to construct, retain, extend, place or maintain any pole, or other facilities not needed for Licensor's own service requirements.
- (D) Nothing contained in this Agreement shall be construed as a limitation, restriction, or prohibition against Licensor with respect to any agreement(s) and arrangement(s) which Licensor has heretofore entered into, or may in the future enter into with others not parties to this Agreement regarding the poles covered by this Agreement. The rights of Licensee shall at all times be subject to any such existing agreement(s) or arrangement(s) between Licensor and any joint owner(s) or joint user(s) of Licensor's poles.

ARTICLE III FEES AND CHARGES

- (A) Licensee agrees to pay to Licensor the fees and charges as specified in and in accordance with the terms and conditions of APPENDIX I, attached hereto and made a part hereof.
- (B) Nonpayment of any amount due under this Agreement shall constitute a default of this Agreement.
- (C) Licensee shall furnish bond or other satisfactory evidence of financial security in such form (Appendix III Form F hereto attached) and amount as Licensor from time to time may require, in an initial amount of \$, but not exceeding \$50,000.00, to guarantee the payment of any sums which may become due to Licensor for fees due hereunder or charges for work performed for the benefit of Licensee under this Agreement, including

the removal of Licensee's attachments upon termination of this Agreement or upon termination of any License issued hereunder. The financial security requirement may be waived in writing by Licensor or either of them and reinstituted if waived.

- (D) The Licensor may change the amount of fees and charges specified in Appendix I by giving the Licensee not less than sixty (60) days' written notice prior to the date the change is to become effective. Notwithstanding any other provision of this Agreement, Licensee may terminate this Agreement at the end of such sixty-day notice period if the change in fees and charges is not acceptable to Licensee; provided Licensee gives Licensor written notice of its election to terminate this Agreement at least thirty (30) days prior to the end of such sixty-day period.
- (E) Changes or amendments to APPENDIX I shall be effected by the separate execution of APPENDIX I as so modified. The separately executed APPENDIX I shall become a part of and be governed by the terms and conditions of this Agreement. Such changes or amendments shall become effective within sixty (60) days and shall be presumed acceptable unless within that period Licensee advises Licensor in writing that the changes and amendments are unacceptable and, in addition, within thirty (30) days thereafter submits the issue to the regulatory body asserting jurisdiction over this agreement for decision.

ARTICLE IV

ADVANCE PAYMENT

- (A) Licensee shall make an advance payment to the Licensor prior to:
 - (1) any undertaking by Licensor of the required field survey [See Article VIII para. (A)] in an amount specified by Licensor sufficient to cover the estimated cost to be incurred by Licensor to complete such survey.
 - (2) any performance by Licensor of any make-ready work required in an amount specified by Licensor sufficient to cover the estimated cost to be incurred by Licensor to complete the required make-ready work.
- (B) The amount of the advance payment required will be credited against the full cost to Licensor for performing such work or having such work performed by others plus, unless waived by Licensor or either of them, an amount equal to ten (10%) percent of Licensor's full cost.

- c) Where the advance payment made by Licensee to Licensor for field survey or make-ready work is less than the full cost to Licensor for such work, Licensee agrees to pay Licensor all sums due in excess of the amount of the advance payment.
- D) Where the advance payment made by Licensee to Licensor for field survey or make-ready work exceeds the full cost to Licensor for such work, Licensor shall refund the difference to Licensee.

ARTICLE V - SPECIFICATIONS

- A) Licensee's attachments shall be placed and maintained in accordance with the requirements and specifications of the latest editions of the Manual of Construction Procedures (Blue Book, the National Electrical Code (NEC), the National Electrical Safety Code (NESC) and rules and regulations of the Occupational Safety and Health Act (OSHA) or any governing authority having jurisdiction over the subject matter. Where a difference in specifications may exist, the more stringent shall apply.
- B) If any part of Licensee's attachments is not so placed and maintained, Licensor may upon ten (10) days written notice to Licensee and in addition to any other remedies Licensor may have hereunder, remove Licensee's attachments from any or all of Licensor's poles or perform such other work and take such other action in connection with said attachments that Licensor deems necessary or advisable to provide for the safety of Licensor's employees or performance of Licensor's service obligation at the cost and expense to Licensee and without any liability therefor; provided, however, that when in the sole judgement of Licensor such a condition may endanger the safety of Licensor's employees or interfere with the performance of Licensor's service obligations, Licensor may take such action without prior notice to Licensee.
- C) As described in Appendix III, Section G, Licensee shall place Identification cable tags on cables located on poles and Identification Apparatus tags on any associated items of Licensee's Plant, e.g., guys, anchors or terminals. The Telephone Company, in its sole determination, has the right to approve all identification tags that are different than those described in Appendix III, Section G.
- D) The Licensee shall take all necessary or advisable precautions by the installation of protective equipment or otherwise at its sole cost and expense to protect against interference with the services or lines of the Licensors and injury or damage to persons or property including employees and property of the Licensors.

Notwithstanding anything permitted or required by the specifications and codes referred to in the first paragraph of this Article V, the Licensee shall, at its expense, so install, maintain and operate its attachments that they are compatible with the facilities of the Electric Company energized at voltages up to and including 22,000 volts to ground, provided however, that the Licensee shall not be required to accommodate its attachments to voltages above 7200 volts to ground until notified by the Electric Company from time to time, of (a) the higher voltage at which the Electric Company will be operating its facilities, and (b) the area affected by such operations, and (c) the time when such operation will begin.

ARTICLE VI LEGAL REQUIREMENTS

- A) Licensee shall be responsible for obtaining from the appropriate public and/or private authority any required authorization to construct, operate and/or maintain its attachments on public and private property at the location of Licensor's pole which Licensee uses and shall submit to Licensor evidence of such authority before making attachment on such public and/or private property.
- B) The applicable provisions in the attachment entitled "Non-Discrimination Compliance Agreement" shall form a part of this agreement and any amendments thereto. (Attachment A)
- C) The parties hereto shall at all times observe and comply with, and the provisions of the Agreement are subject to, all laws, ordinances, and regulations which in any manner affect the rights and obligations of the parties hereto under this Agreement, so long as such laws, ordinances or regulations remain in effect.

(D) No license granted under this Agreement shall extend to any of Licensor's poles where the placement of Licensee's attachments would result in a forfeiture of the rights of Licensor or joint users to occupy the property on which such poles are located. If placement of Licensee's attachments would result in a forfeiture of the rights of Licensor or joint users, or both, to occupy such property, Licensee agrees to remove its attachments forthwith; and Licensee agrees to pay Licensor or joint users, or both, all losses, damages, and costs incurred as a result thereof.

ARTICLE VII

ISSUANCE OF LICENSES

- (A) Before Licensee shall attach to any pole, Licensee shall make application for and have received a license therefor in the form of APPENDIX III, Forms A-1 and A-2.
- (B) Licensee agrees to limit the filing of applications for pole attachment licenses to include not more than 200 poles on any one application and 2,000 poles on all applications which are pending approval by Licensor at any one time. Such limitations will apply to Licensor's poles located within a single plant construction district of Licensor. Licensee further agrees to designate a desired priority of completion of the field survey and make-ready work for each application relative to all other of its applications on file with Licensor at the same time.

ARTICLE VIII

POLE MAKE-READY WORK

- (A) A field survey will be required for each pole for which attachment is requested to determine the adequacy of the pole to accommodate Licensee's attachments. The field survey will be performed jointly by representatives of Licensor, joint owner and/or joint user and Licensee.
- (B) Licensor reserves the right to refuse to grant a license for attachment to a pole when Licensor determines that the communications space on such pole is required for its exclusive use or that the pole may not reasonably be rearranged or replaced to accommodate Licensee's attachments.

- (C) In the event Licensor determines that a pole to which Licensee desires to make attachments is inadequate or otherwise needs rearrangement of the existing facilities thereon to accommodate the attachments of Licensee in accordance with the specifications set forth in Article V, Licensor will indicate on the Authorization for Pole Make-Ready Work (Appendix III, Form B2) the estimated cost of the required make-ready work and return it to Licensee.
- (D) Any required make-ready work will be performed following receipt by Licensor of completed Form B2. Licensee shall pay Licensor for all make-ready work completed in accordance with the provisions of APPENDIX I, and shall also reimburse the owner(s) of other facilities attached to said poles for any expense incurred by it or them in transferring or rearranging such facilities to accommodate Licensee's pole attachments. Licensee shall not be entitled to reimbursement of any amounts paid to Licensor for pole replacements or for rearrangement of attachments on Licensor's poles by reason of the use by the Licensor or other authorized user(s) of any additional space resulting from such replacement or rearrangement.
- (E) Should Licensor, or another party with whom it has a joint use agreement, for its own service requirements, need to attach additional facilities to any of Licensor's poles, to which Licensee is attached, Licensee will either rearrange its attachments on the pole or transfer them to a replacement pole as determined by Licensor so that the additional facilities of Licensor or joint user may be attached. The rearrangement or transfer of Licensee's attachments will be made at Licensee's sole expense. If Licensee does not rearrange or transfer its attachments within fifteen (15) days after receipt of written notice from Licensor requesting such rearrangement or transfer, Licensor or joint user may perform or have performed such rearrangement or transfer and Licensee agrees to pay the costs thereof.
- (F) Licensor may, when it deems an emergency to exist, rearrange, transfer or remove Licensee's attachments to Licensor's poles, at Licensee's expense, and without any liability on the part of the Licensor for damage or injury to Licensee's attachments.
- (G) License applications received by Licensor from two or more licensees for attachment accommodations on the same pole, prior to the commencement of any field survey or make-ready work required to accommodate any licensee, will be processed by Licensor in accordance with the procedures detailed in APPENDIX II attached hereto.
- (H) In performing all make-ready work to accommodate Licensee's attachments, Licensor will endeavor to include such work in its normal work load schedule.

(I) Licensee may attach its guy strand to Licensor's existing anchor rod at no charge where Licensor determines that adequate capacity is available; provided that Licensee agrees to secure any necessary right-of-way therefore from the appropriate property owner. Should Licensor, or joint user, if any, for its own service requirements, need to increase its load on the anchor rod to which Licensee's guy is attached, Licensee will either rearrange its guy strand on the anchor rod or transfer it to a replacement anchor as determined by Licensor. The cost of such rearrangement and/or transfer, and the placement of a new or replacing anchor will be at the sole expense of Licensee, which Licensee agrees to pay. If Licensee does not rearrange or transfer its guy strand within fifteen (15) days after receipt of written notice from Licensor regarding such requirement, Licensor or joint user may perform, or have performed, the work involved and Licensee agrees to pay the full costs thereof.

ARTICLE IX

CONSTRUCTION, MAINTENANCE AND REMOVAL OF ATTACHMENTS

- (A) Licensee shall, at its own expense, construct and maintain its attachments on Licensor's poles in a safe condition and in a manner acceptable to Licensor, so as not to conflict with the use of the Licensor's poles by Licensor or by other authorized users of Licensor's poles, nor electrically interfere with Licensor's facilities attached thereon.
- (B) Licensor shall specify the point of attachment on each of Licensor's poles to be occupied by Licensee's attachments. Where multiple licensees' attachments are involved, Licensor will attempt to the extent practical, to designate the same relative position on each pole for each licensee's attachments.
- (C) Licensee shall obtain specific written authorization from Licensor before relocating or replacing its attachments on Licensor's poles.
- (D) All tree trimming made necessary, in the opinion of the Licensors, by reason of the Licensee's proposed attachments at the time of attachment or thereafter, provided the owner(s) of such trees grants permission to the Licensee, shall be performed by contractors approved by Licensors, at the sole cost, expense and direction of the Licensee, except such trimming as may be required on Licensee's customers' premises, to clear Licensee's cable drops, which trimming shall be done by the Licensee at its expense.
- (E) Licensee, at its expense, will remove its attachments from any of Licensor's poles within fifteen (15) days after termination of the license covering such attachments.

If Licensee fails to remove its attachments within such fifteen (15) day period, Licensor shall have the right to remove such attachments at Licensee's expense and without any liability on the part of the Licensor for damage or injury to Licensee's attachments.

ARTICLE X

TERMINATION OF LICENSE

- (A) Any license issued under this Agreement shall automatically terminate when Licensee ceases to have authority to construct, operate and/or maintain its attachments on the public or private property at the location of the particular pole covered by the license.
- (B) Licensee may at any time remove its attachments from a pole after first giving Licensor written notice of such removal (APPENDIX III, Form D). Following such removal, no attachment shall again be made to such pole until Licensee shall have first complied with all of the provisions of this Agreement as though no such attachment had previously been made.

ARTICLE XI

INSPECTIONS OF LICENSEE'S ATTACHMENTS

- (A) Licensor reserves the right to make periodic inspections of any part of Licensee's attachments, including guying, attached to Licensor's poles, and Licensee shall reimburse Licensor for the expense of such inspections.
- (B) The frequency and extent of such inspections by Licensor will depend upon Licensee's adherence to the requirements of Articles V and VII herein.
- (C) Licensor will give Licensee advance written notice of such inspections, except in those instances where, in the sole judgement of Licensor, safety considerations justify the need for such an inspection without the delay of waiting until a written notice has been forwarded to Licensee.
- (D) The making of periodic inspections or the failure to do so shall not operate to relieve Licensee of any responsibility, obligation or liability assumed under this Agreement.
- (E) Any charge imposed by Licensor for such inspections shall be in addition to any other sums due and payable by Licensee under this Agreement. No act or failure to act by Licensor with regard to said charge or any unlicensed use by Licensee shall be deemed as a ratification or the licensing of the unlicensed use; and if any license should subsequently be issued, said license shall not operate retroactively or constitute a waiver by Licensor of any of its rights or privileges under this Agreement or otherwise.

ARTICLE XII

UNAUTHORIZED ATTACHMENTS

- (A) If any of Licensee's attachments shall be found attached to Licensor's poles for which no license is outstanding, Licensor, without prejudice to its other rights or remedies under this Agreement (including termination) or otherwise, may impose a charge and require Licensee to submit in writing, within fifteen (15) days after receipt of written notification from Licensor of the unauthorized attachment, a pole attachment application. If such application is not received by the Licensor within the specified time period, Licensee shall remove its unauthorized attachment within fifteen (15) days of the final date for submitting the required application, or Licensor may remove Licensee's facilities without liability, and the expense of such removal shall be borne by Licensee.
- (B) For the purpose of determining the applicable charge, absent satisfactory evidence to the contrary, the unauthorized pole attachment shall be deemed as having existed since the date of this agreement, and the fees and charges as specified in APPENDIX I, shall be applicable thereto and due and payable forthwith whether or not Licensee is permitted to continue the pole attachment.

ARTICLE XIII

LIABILITY AND DAMAGES

- (A) Licensor reserves to itself, its successors and assigns, the right to locate and maintain its poles and to operate its facilities in conjunction therewith in such a manner as will best enable it to fulfill its own service requirements. Licensor shall not be liable to Licensee for any interruption of Licensee's service or for interference with the operation of Licensee's communications services arising in any manner, except from Licensor's sole negligence, out of the use of Licensor's poles.
- (B) Licensee shall exercise precaution to avoid damaging the facilities of Licensor and of others attached to Licensor's poles, and Licensee assumes all responsibility for any and all loss from such damage caused by Licensee's employees, agents or contractors. Licensee shall make an immediate report to Licensor and any other user of the occurrence of any such damage and agrees to reimburse the respective parties for all costs incurred in making repairs.

- (C) Except, as may be caused by the sole negligence of Licensor, or . either of them, Licensee shall defend, indemnify and save harmless Licensor, or either of them, against and from any and all liabilities, claims, suits, fines, penalties, damages, losses. fees, costs and expenses arising from or in connection with this Agreement (including reasonable attorneys'fees) including, but not limited to, those which may be imposed upon, incurred by or asserted against Licensor, or either of them by reason of (a) any work or thing done upon the poles licensed hereunder or any part thereof performed by Licensee or any of its agents, contractors, servants, or employees; (b) any use, occupation, condition, operation of said poles or any part thereof by Licensee or any of its agents, contractors, servants, or employees; (c) any act or omission on the part of Licensee or any of its agents, contractors, servants, or employees, for which Licensor may be found liable; (d) any accident, injury (including death) or damage to any person or property occurring upon said poles or any part thereof arising out of any use thereof by Licensee or any of its agents, contractors, servants, or employees; (e) any failure on the part of Licensee to perform or comply with any of the covenants, agreements, terms or conditions contained in this Agreement, (f) payments made under any Workers' Compensation Law or under any plan for employees disability and death benefits arising out of any use of the poles by Licensee or any of its agents, contractors, servants, employees or by (g) the erection, maintenance, presence, use, occupancy or removal of Licensee's attachments by Licensee or any of its agents, contractors, servants or employees or by their proximity to the facilities of other parties attached to Licensor's poles.
 - (D) Licensee shall indemnify, save harmless and defend Licensor from any and all claims and demands of whatever kind which arise directly or indirectly from the operation of Licensee's attachments, including taxes, special charges by others, claims and demands for damages or loss for infringement of copyright, for libel and slander, for unauthorized use of television broadcast programs, and for unauthorized use of other program material, and from and against all claims and demands for infringement of patents with respect to the manufacture, use and operation of Licensee's attachments in combination with Licensor's poles, or otherwise.

The provisions of this Article shall survive the expiration or earlier termination of this Agreement or any license issued thereunder.

ARTICLE XIV INSURANCE

- (A) Licensee shall carry insurance issued by an insurance carrier satisfactory to Licensor to protect the parties hereto from and against any and all claims, demands, actions, judgements, costs, expenses and liabilities of every kind and nature which may arise or result, directly or indirectly from or by reason of such loss, injury or damage as covered in Article XIII preceding.
- (B) The amounts of such insurance, without deductibles: (1) against liability due to damage to property shall not be less than \$1,000,000 as to any one occurrence and \$1,000,000 aggregate, and

- (2) against liability due to injury to or death of persons shall be not less than \$3,000,000.00 as to any one person and \$3,000,000.00 as to any one occurrence.
- (C) Licensee shall also carry such insurance as will protect it from all claims under any Workers' Compensation Law in effect that may be applicable to it.
- (D) All insurance must be effective before Licensor will authorize Licensee to make attachments to any pole and shall remain in force until such attachments have been removed from all such poles.
- (E) Licensee shall submit to Licensor certificates of insurance including renewal thereof shown as Form E of Appendix III hereto annexed, by each company insuring Licensee to the effect that it has insured Licensee for all liabilities of Licensee covered by this Agreement; and that such certificates will name the Licensor as an additional insured under the public liability policy and that it will not cancel or change any such policy of insurance issued to Licensee except after the giving of not less than 30 days' written notice to Licensor.

ARTICLE XV AUTHORIZATION NOT EXCLUSIVE

Nothing herein contained shall be construed as a grant of any exclusive authorization, right or privilege to Licensee. Licensor shall have the right to grant, renew and extend rights and privileges to others not parties to this Agreement, by contract or otherwise, to use any pole covered by this Agreement.

ARTICLE XVI ASSIGNMENT OF RIGHTS

- (A) Licensee shall not assign or transfer this Agreement or any authorization granted hereunder, and this Agreement shall not inure to the benefit of Licensee's successors, without the prior written consent of Licensor.
- (B) In the event such consent or consents are granted by Licensor, then this Agreement shall extend to and bind the successors and assigns of the parties hereto.
- (C) Pole space licensed to Licensee hereunder is for Licensee's use only, and Licensee shall not lease, sublicense, share with, convey or resell to others any such space or rights granted hereunder.

ARTICLE XVII FAILURE TO ENFORCE

Failure of Licensor to enforce or insist upon compliance with any of the terms or conditions of this Agreement or to give notice or declare this Agreement or any authorization granted hereunder terminated shall not constitute a general waiver or relinquishment of any term or condition of this Agreement, but the same shall be and remain at all times in full force and effect.

ARTICLE XVIII

TERMINATION OF AGREEMENT

- (A) If Licensee shall fail to comply with any of the terms or conditions of this Agreement or default in any of its obligations under this Agreement, or if Licensee's facilities are maintained or used in violation of any law and Licensee shall fail within thirty (30) days after written notice from Licensor to correct such default or noncompliance. Licensor may at its option forthwith terminate this Agreement and all authorizations granted hereunder, or the authorizations covering the poles as to which such default or noncompliance shall have occurred.
- (B) If an insurance carrier shall at any time notify Licensor that the policy or policies of insurance, required under ARTICLE XIV hereof, will be cancelled or changed so that the requirements of ARTICLE XIV will no longer be satisfied, then this Agreement terminates unless prior to the effective date thereof Licensee shall furnish to Licensor certificates of insurance including insurance coverage in accordance with the provisions of ARTICLE XIV hereof.
- (C) In the event of termination of this Agreement Licensee shall remove its attachments from Licensor's poles within six (6) months from date of termination; provided, however, that Licensee shall be liable for and pay all fees pursuant to the terms of this Agreement to Licensor until Licensee's attachments are removed from Licensor's poles.
- (D) If Licensee does not remove its attachments from Licensor's poles within the applicable time periods specified in this Agreement, Licensor shall have the right to remove them at the expense of Licensee and without any liability on the part of Licensor to Licensee therefor; and Licensee shall be liable for and pay all fees pursuant to the terms of this Agreement to Licensor until such attachments are removed.

ARTICLE XIX

TERM OF AGREEMENT

(A) This Agreement shall remain in effect for a term of five (5) years from the date hereof. (B) Termination of this Agreement or any licenses issued hereunder shall not affect Licensee's liabilities and obligations incurred hereunder prior to the effective date of such termination.

ARTICLE XX

NOTICES

All written notices required under this Agreement shall be given by posting the same in first class mail as follows:

To Licensee:

Mr. Robert Felder

Grassroots Cable Systems, Inc.

Industrial Drive Exeter Corporate Park

P.O. Box 280

Exeter, New Hampshire 03833

To Licensor:

Mr. W. Arthur Fessenden Plant Records Supervisor

Public Service Company of New Hampshire

P.O. Box 330

Manchester, New Hampshire 03105

To Licensor:

Mr. Joseph Lebrun

Director Engineering & Construction

New England Telephone and Telegraph Company

900 Elm Street, Suite 1805 Manchester, New Hampshire

This agreement cancels and supersedes any and all previous pole attachment agreements between the Licensors and Licensee insofar as the aforementioned municipalities are concerned except as to liabilities already accrued, if any.

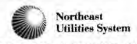
In WITNESS WHEREOF, the parties hereto have executed this Agreement in triplicate on the day and year first above written.

GRASSROOTS CABLE SYSTEMS, INC.
By: Marche B. Felder (Name) Title: Vice President
Title: Vice President
Date of Execution: 8/10/93
NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY
By: Bruce W. Spinney
Title: Managing Director
Date of Execution: 2/17/93
PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE
By: Eal Wage
Title: V. P.
Date of Execution: June 24, 1993

TESTIMONY OF JULIE P. LAINE Docket No. DT 12-084 Page 173

Exhibit JPL-6

Representative Sample of PSNH Pole Rental Invoices



PUBLIC SERVICE OF NEW HAMPSHIRE 06 0 1 4 3 07

AMOUNT PAID

AMOUNT NOW DUE

\$635,310.77

29601141529 0635310772 0001533563

TIME WARNER CABLE ATTN DON JOHNSON 118 JOHNSON ROAD PORTLAND ME

SB

NORTHEAST UTILITIES BOX NUMBER 2957 HARTFORD CT 06104

Please make checks payable to PSNH

Please Return This Portion With Your Payment

296011415 Account Number MAR 16, 2012

Statement Date

PREVIOUS BILL BALANCE FORWARD AMOUNT NOW DUE

03/15/12

\$636,844.33 \$636,844.33 \$635,310.77

BILLING FOR POLE ATTACHMENT LICENSES: JAN 01, 2012 - JUN 30, 2012

04102

PSNH DOCUMENT: ALA-316

SEMI-ANNUAL BILL AMOUNT BILLED 1/12/12

\$159,695.31

OUTSTANDING BALANCE AS OF 3/14/12 PAYMENT MADE 3/15/12

\$728,159.41 -102,237.47 625,921.41 9,388.83

BALANCE INTEREST @ 1.5%

\$635,310.77

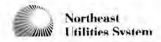
OUT STANDING BALANCE AS OF 3/16/1Z

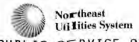
TERMS: NET 30 DAYS LATE PAYMENT CHARGE OF 1.5% PER MONTH ADDED TO AMOUNT NOT PAID WITHIN 30 DAYS OF BILL DATE. (ANNUAL PERCENTAGE RATE 18%)

AS OF MAR 16, 2012, WE HAD NOT RECEIVED THE PAYMENT DUE ON THIS ACCOUNT.

IF YOUR PAYMENT HAS BEEN MADE, THANK YOU.

ANY QUESTIONS CONCERNING THIS BILL CALL (860)665-2449 OR (800)286-5000, EXT 703-2449, BETWEEN 8 AM AND 4:30 PM, MONDAY THROUGH FRIDAY.





PUBLIC SERVICE OF NEW HAMPSHIRE

AMOUNT PAID
06 0 1 4 3 07

\$709,156.51

AMOUNT NOW DUE

296 01141529 0709156514 0159695319

TIME WARNER CABLE ATTN DON JOHNSON 118 JOHNSON ROAD PORTLAND ME

SB

NORTHEAST UTILITIES BOX NUMBER 2957 HARTFORD CT 06104

Please make checks payable to PSNH

Please Return This Portion With Your Payment

296011415

JAN 12, 2012

Account Number

Statement Date

PREVIOUS BILL BALANCE FORWARD AMOUNT NOW DUE 12/15/11

\$549,461.20 \$549,461.20 \$709,156.51

BILLING FOR POLE ATTACHMENT LICENSES: JAN 01, 2012 - JUN 30, 2012

04102

PSNH DOCUMENT: ALA-316

SEMI-ANNUAL BILL AMOUNT

\$159,695.31

OUTSTANDING BALANCE ON 12/14 INTEREST @ 1.5% AS OF 12/15

\$541,341.08 8,120.12

TOTAL BALANCE DUE AS OF 12 15

\$549,461.20

NEW TOTAL BALANCE DUE ON 1/12/12

\$709,156.51

14950-1776-31-600-21476-\$ 159,695.31

OK058-12)

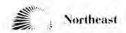
TERMS, NET 30 DAYS LATE PAYMENT CHARGE OF 1.5% PER MONTH ADDED TO AMOUNT NOT PAID WITHIN 30 DAYS OF BILL DATE. (ANNUAL PERCENTAGE RATE 18%)

AS OF JAN 12, 2012, WE HAD NOT RECEIVED THE PAYMENT DUE ON THIS ACCOUNT.

IF YOUR PAYMENT HAS BEEN MADE, THANK YOU.

Also Sending to legal to dispute past charges as they were charging us Telcom Rates (D)

ANY QUESTIONS CONCERNING THIS BILL CALL (860)665-2449 OR (800)286-5000, EXT 703-2449, BETWEEN & AM AND 4:30 PM, MONDAY THROUGH FRIDAY.



POLE ATTACHMENT INVOICE 01/01/2012 through 06/30/2012 PSNH Document: ALA-316 (TMWR1)

Time Warner Entertainment Co., L.P.

Attn: Don Johnson 118 Johnson Rd. Portland, ME 04102

ACCOUNT NUMBER: 296011415

	TV / INTERNET		Urbaniz	Urbanized Communications			Non-Urbanized Communications		
TOWN	JOINT	SOLE	TRI	JOINT	SOLE	TRI	JOINT	SOLE	TRI
Albany	546	11							
Ashland	1								
Bath	536	16							
Berlin							2287	55	
Bethlehem							1272	20	
Brookfield	947	2							
Campton	476	65							
Carroll	517	25							
Conway	2590	65							
Dalton							49		
Dummer	1								
Eaton	254	3							
Effingham	1336	54							
Franconia	463	29							
Freedom	1724	54							
Gorham							1009	23	
Jefferson							426	13	
Keene							4403	210	
Lancaster							781	6	
Lisbon/Landaff	529	17							
Littleton	17								
Madison	1890	17							
Marlborough							697	24	
Middleton	998	12							
Milan	1145	18							
Northumberland							1038	20	

	TV / INTERNET		Urbaniz	zed Commun	ications	Non-Urbaniz	ed Commun	cations	
TOWN	JOINT	SOLE	TRI	JOINT	SOLE	TRI	JOINT	SOLE	TRI
Ossipee	3067	105							
Randolph							541		
Richmond							341	2	
Roxbury							60		
Shelburne							350	60	
Stratford	487	15							
Sugar Hill	308	10							
Surry							396	1	
Swanzey							2601	113	
Tamworth	2169	15							
Thornton	276	8							
Tuftonboro	274								
Wakefield	1014	54							
Whitefield							454	13	
Winchester							7		
						_			
									
TOTAL POLES:	21,565	595					16,712	560	
COLUMN TOTAL:							\$191,853.76		

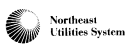
ATTACHMENT RATES							
COMMUNICATIONS							
TV & Internet Joint	\$5.04	Non-Urbanized Joint	\$11.48	Urbanized Joint	\$7.61		
TV & Internet Sole	\$10.07	Non-Urbanized Sole	\$22.96	Urbanized Sole	\$15.22		
TV & Internet Tri	\$3.36	Non-Urbanized Tri	\$7.65	Urbanized Tri	\$5.07		

\$319,390.61

DUE THIS BILLING:

If you have any questions about your bill, please contact Margie Landry at (603)634-3502. 6D 7D4 TVREV RE

\$159,695.31



AMOUNT PAID

AMOUNT NOW DUE

PUBLIC SERVICE OF NEW HAMPSHIRE LAMOUNT PAID 1 52206 0 1 4 3 07

\$20,725.75

29601127533 0020725758 0000000000

SB

TIME WARNER
11 EAGLE COURT
KEENE

NH 03431

NORTHEAST UTILITIES BOX NUMBER 2957 HARTFORD CT 06104

Please make checks payable to

PSNH

Please Return This Portion With Your Payment

296011275
Account Number

MAY 22, 2006

Statement Date

- ,

PREVIOUS BILL PAYMENT BALANCE FORWARD AMOUNT NOW DUE 04/21/06 05/19/06

\$36,929.34 \$16,203.59 CR \$20,725.75 \$20,725.75

BILLING FOR POLE ATTACHMENT LICENSES FOR THE PERIOD OF 01/01/06 THRU 06/30/06

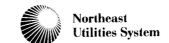
\$36,929.34

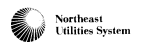
REMINDER BILL - PAST DUE - PAY IMMEDIATELY

TERMS: NET 30 DAYS LATE PAYMENT CHARGE OF 1.5% PER MONTH ADDED TO AMOUNT NOT PAID WITHIN 30 DAYS OF BILL DATE. (ANNUAL PERCENTAGE RATE 18%)

MAY 3 1 2006

ANY QUESTIONS CONCERNING THIS BILL CALL (860) 665-2449 OR (860)665-2452, BETWEEN 8 AM AND 4:30 PM, MONDAY THROUGH FRIDAY.





AMOUNT NOW DUE

\$36.929.34

PUBLIC SERVICE OF NEW HAMPSHIRE

OL 0 1 4 3 07

29601127533 0036929346 0036929346

SB

TIME WARNER 11 EAGLE COURT KEENE

NH 03431

NORTHEAST UTILITIES BOX NUMBER 2957 HARTFORD CT 06104

Please make checks payable to

PSNH

Please Return This Portion With Your Payment

296011275 Account Number FEB 21, 2006

Statement Date

PREVIOUS BILL ADJUSTMENT(DB/CR) BALANCE FORWARD AMOUNT NOW DUE 06/20/05 07/19/05 \$1,252.39 CR \$1,252.39 \$0.00 \$36,929.34

BILLING FOR POLE ATTACHMENT LICENSES PER ATTACHED DETAIL

\$36,929.34

TERMS: NET 30 DAYS LATE PAYMENT CHARGE OF 1.5% PER MONTH ADDED TO AMOUNT NOT PAID WITHIN 30 DAYS OF BILL DATE. (ANNUAL PERCENTAGE RATE 18%)

ANY QUESTIONS CONCERNING THIS BILL CALL (860) 665-2449 OR (860)665-2452, BETWEEN 8 AM AND 4:30 PM, MONDAY THROUGH FRIDAY.



POLE ATTACHMENT INVOICE 01/01/2006 through 06/30/2006 PSNH Document: ALA-215 (TMWR2)

Time Warner Cable 11 Eagle Court Keene, NH 03431

ACCOUNT NUMBER: 296011275

	CONTRACTOR TO THE STATE OF THE	Urbanized Communications			Non-Urbanized Communications a 2001N Communications of the South		
TOWN	IV & INTERNET	JOINT	SOLE	TRI	JOINT	# SOLE##	
Keene					3412	207	
Marlborough					691	24	
Richmond					312	1	
Roxbury					60		
Surry					375		
Swanzey					2265	106	
			l .				
TOTAL POLES:					7,115	338	
COLUMN TOTAL:					\$67,450.20		

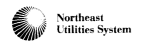
ATTACHMENT RATES								
COMMUNICATIONS								
TV & Internet Joint	4.16	Non-Urbanized Joint	9.48	Urbanized Joint	6.29			
TV & Internet Sole	8.31	Non-Urbanized Sole	18.96	Urbanized Sole	12.57			
TV & Internet Tri	2.77	Non-Urbanized Tri	6.32	Urbanized Tri	4.19			

ANNUAL TOTAL \$73,858.68

DUE THIS BILLING:



Summary of Added Poles since last billing									
Town	APP#	Joint Poles	Sole Poles	Tri Poles	Town	APP#	Joint Poles	Sole Poles	Tri Poles
Keene	K-501	3							
Keene	STR1	9				<u> </u>			
Keene	KCT01	1							
Marlborough	BONN1	 	1						
Marlborough	Pine 2	25	1						
Richmond	410A	1	<u> </u>			 	***		
Surry	CAR05	2							
Surry	ML02	3							
Swanzey	Whit1	1							
Owarizey									
	 	 							
						 			
						 			
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AMOUNT NOW DUE

AMOUNT PAID

\$36,929.34

PUBLIC SERVICE OF NEW HAMPSHIRE 022106

06 0 1 4 3 07

29601127533 0036929346 0036929346

SB

TIME WARNER
11 EAGLE COURT
KEENE

NH 03431 NORTHEAST UTILITIES BOX NUMBER 2957 HARTFORD CT 06104

Please make checks payable to

Please Return This Portion With Your Payment

PSNH

296011275 **Account Number**

2006 FEB 21 Statement Date

PREVIOUS BILL ADJUSTMENT(DB/CR) BALANCE FORWARD AMOUNT NOW DUE

06/20/05 07/19/05

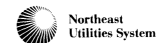
\$1,252,39 CR \$1,252.39 \$0,00 \$36,929.34

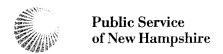
BILLING FOR POLE ATTACHMENT LICENSES PER ATTACHED DETAIL

\$36,929.34

TERMS: NET 30 DAYS LATE PAYMENT CHARGE OF 1.5% PER MONTH ADDED TO AMOUNT NOT PAID WITHIN 30 DAYS OF BILL DATE. (ANNUAL PERCENTAGE RATE 18%)

ANY QUESTIONS CONCERNING THIS BILL CALL (860) 665-2449 OR (860)665-2452, BETWEEN 8 AM AND 4:30 PM, MONDAY THROUGH FRIDAY.





60 W. Pennacook Street, Manchester, NH 03101

Public Service Company of New Hampshire P.O. Box 330 Manchester, NH 03105-0330 (603) 669-4000

December 20, 2005

Time Warner Cable (Paragon) 11 Eagle Court Keene, NH 03431

Dear Sir or Madam:

Per Appendix I, Attachment Fees and Charges of your Aerial License Agreement, this letter is to inform you of a change in our pole attachment fees. The rates below will become effective on January 1, 2006.

ATTACHMENT RATES								
			COMMUNICATIONS					
TV & Internet Joint	4.16	Non-Urbanized Joint	9.48	Urbanized Joint	6.29			
TV & Internet Sole	8.31	Non-Urbanized Sole	18.96	Urbanized Sole	12.57			
TV & Internet Tri	2.77	Non-Urbanized Tri	6.32	Urbanized Tri	4.19			

If you have any questions, please contact John Pearson at (603)634-3511.

Very truly yours,
Thomas Milatall

Thomas C. Mitchell

Supervisor - Distribution Projects

TESTIMONY OF JULIE P. LAINE Docket No. DT 12-084 Page 184

Exhibit JPL-7

PSNH Letter to TWC, Nov. 18, 2011



780 N. Commercial Street, Manchester, NH 03101

Public Service Company of New Hampshire P. O. Box 330 Manchester, NH 03105-0330 (603) 634-2459 Fax (603) 634-2438

allwacj@psnh.com

The Northeast Utilities System

Christopher J. Allwarden Senior Counsel

November 18, 2011

VIA CERTIFIED MAIL, RRR

Philip Ripa Senior Director of Technical Operations Time Warner Entertainment Company L.P. 118 Johnson Road Portland, Maine 04102

Re: Time Warner Outstanding Invoices - Pole Attachment Fees:

Account Number	Amount Due
296343082	\$69,447.20
296011275	\$306,267.15
296011415	\$533,340.97
Total Due as of 11-18-2011	\$909,055.32

Dear Mr. Ripa:

The matter of outstanding, unpaid Public Service Company of New Hampshire (PSNH) invoice amounts billed to Time Warner Entertainment Company, L.P. (Time Warner) for pole attachment fees and late fees for the above noted Accounts has been referred to the Legal Department for collection.

Commencing with pole attachment fee invoices issued to Time Warner under one or more of the above Accounts for 2006, and continuing through 2011, Time Warner has paid only a portion of the invoices. Because Time Warner's attachments are for the purpose of providing telecommunications service, Time Warner is responsible for payment of the rate applicable to attachments used for the provision of telecommunications services. To date, the cumulative amount of unpaid charges, with accrued late fees, due under the above Accounts is \$909,055.32

As a result of Time Warner's non-payment of all amounts due and outstanding, Time Warner is in default of the parties' Pole Attachment Agreement.

Demand is hereby made upon Time Warner to pay PSNH the total amount due immediately. The failure or refusal of Time Warner to pay said amount to PSNH in full on or before December 15, 2011 will be viewed by PSNH as sufficient cause to pursue any and all legal remedies available to it by law and under the Pole Attachment Agreement with your company. We look forward to your prompt reply with payment in full of the amount due.

Very truly yours,

Christopher J. Allwarden

Senior Counsel, Legal Department

cc: Don Johnson, Construction Manager

Time Warner Entertainment Company, L.P.

Robert A. Bersak, Esq.

David L. Bickford

Sarah B. Knowlton, Esq.

Paul E. Ramsey

TESTIMONY OF JULIE P. LAINE Docket No. DT 12-084 Page 187

Exhibit JPL-8

TWC Letters to PSNH

60 Columbus Circle New York, NY 10023 Tel 212-364-8482 Fax 704-973-6239 julie.laine@twcable.com Julie P. Laine
Group Vice President & Chief Counsel, Regulatory



January 14, 2011

VIA OVERNIGHT MAIL

Mr. John Pearson Public Service of New Hampshire 60 W. Pennacook Street Manchester, NH 03101

Re: Time Warner Cable; Account Number 296011275

Dear Mr. Pearson:

I write to follow up on earlier correspondence relating to Time Warner Cable's ("TWC") payment of invoices from Public Service Company of New Hampshire ("PSNH") relating to pole attachments in New Hampshire. As we have made clear in response to earlier invoices, TWC's Digital Phone service is a VoIP-based service that has not been classified as a telecommunications service by the Federal Communications Commission. In fact, the FCC has repeatedly declined to classify VoIP as a "telecommunications service." See e.g., In the Matter of IP-Enabled Services, 19 F.C.C.R. 4863, 4868, ¶6 (2004) ("[W]e seek comment on the appropriate legal classification of each type of IP-enabled service [including VoIP]."); see also In the Matter of Time Warner Cable Request for Declaratory Ruling That Competitive Local Exchange Carriers May Obtain Interconnections Under Section 251 of the Communications Act of 1934, as Amended, to Provide Wholesale Telecommunications Services to VoIP Providers, 22 F.C.C.R. 3513, 3520, ¶15 (WCB 2007) ("[W]e need not, and do not, reach here the issues raised in the IP-Enabled Services docket, including the statutory classification of VoIP."). The FCC has also found that where an unclassified service is commingled on attachments with a cable service, the attachments are subject to the FCC Cable Rate. See Heritage Cablevision, 6 F.C.C.R. 7099, 7104-05, recon. dismissed, 7 F.C.C.R. 4192 (1992), aff'd sub nom. Texas Util. Elec. Co. v. FCC, 977 F.2d 925 (D.C. Cir. 1993); Implementation of Section 703(e) of the Telecommunications Act of 1996, 13 F.C.C.R. 6777, ¶ 29 & 34 (1998), aff'd, National Cable & Telecomm. Ass'n v. Gulf Power Co., 534 U.S. 327, 339 (2002). It is therefore clear that TWC is not required to pay a telecommunications rate for attachments used to provide its VoIP service.

Mr. John Pearson January 14, 2011 Page 2

Accordingly, TWC's payments have been and will continue to be based upon calculation and application of the cable attachment rate. We therefore request that PSNH immediately correct its invoices to reflect application of the cable attachment rate.

Please do not hesitate to contact me should you have any questions, and kindly let me know if there is another department at PSNH with whom I should raise this matter.

Sincerely,

Juie P. Laine

August 6, 2008

VIA CERTIFIED MAIL

Mr. John Pearson Public Service of New Hampshire 60 W. Pennacook Street Manchester, NH 03101

Re: <u>Time Warner Cable</u>; Account Number 296011275

Dear Mr. Pearson:

I write to follow up on earlier correspondence relating to Time Warner Cable's ("TWC") payment of invoices from Public Service Company of New Hampshire ("PSNH") relating to pole attachments in New Hampshire. As we have made clear in response to earlier invoices, TWC's residential Digital Phone service is a VoIP-based service that has not been classified as a telecommunications service by the Federal Communications Commission. Accordingly, TWC's payments have been and will continue to be based upon calculation and application of the cable attachment rate. We therefore request that PSNH immediately correct its invoices to reflect application of the cable attachment rate.

Please do not hesitate to contact me should you have any questions, and kindly let me know if there is another department at PSNH with whom I should raise this matter.

Sincerely,

Julie P. Laine

April 3, 2006

VIA CERTIFIED MAIL

Public Service of New Hampshire ATTENTION: John Pearson 60 W. Pennacook Street Manchester, NH 03101

Re: <u>Time Warner Cable</u>; Account Number 296011275

Dear Mr. Pearson:

Enclosed please find payment in the amount of \$16,203.59, covering Time Warner Cable ("TWC") pole attachments in New Hampshire for the period from July 1, 2005 through December 31, 2005. TWC's residential Digital Phone service is a VoIP-based service that has not been classified as a telecommunications service by the Federal Communications Commission. Accordingly, the enclosed payment in the amount of \$16,203.59 is based upon calculation and application of the cable attachment rate.

Please do not hesitate to contact me should you have any questions.

Sincerely,

Julie Y. Patterson

Enclosure