



February 25, 2026

Michael Pierce
Video Franchising and Broadband Development Group
Communications Division
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

SUBJECT: Cox Communications Video Service Application

Dear Mr. Pierce:

In accordance with California's Digital Infrastructure Video Competition Act (DIVCA), Cox Communications California, L.L.C., doing business as Cox Communications, respectfully submits the following amendment to our existing state authorized Franchise Number 0003 to provide video service to a limited area within the **city of Anaheim**. These areas are currently not provided video service from Cox Communications. We request the state franchise amendment covering this area be effective on March 27, 2026.

Enclosed is a copy of the state authorized amended franchise application, pursuant to California Public Utilities Code § 5840(e), utilizing the 2020 Census Bureau's census geometry, and the application data template.

The application data template has requested the Number of Low-Income Households and the Number of Low-Income Households Offered Video Service by Holder. Cox utilized the United States Census Bureau's Demographic and Housing Characteristics Housing Unit data for the Total Number of Households by census tract; Cox was not able to locate the Number of Low-Income Households by census tract. In addition, in response to the Number of Low-Income Households and the Number of Low-Income Households Offered Video Service by Holder, Cox does not maintain this data due to consumer privacy.

A copy of this application has been mailed to the aforementioned local franchise authority.

Should you have any questions or require additional information, please contact myself at (678) 645-0018 or by email at Michael.Fletcher@Coxinc.com.

Sincerely,

A handwritten signature in black ink, appearing to read "Michael Fletcher". The signature is written in a cursive style and is enclosed in a light blue oval.

Michael Fletcher
Relations Analyst II, Regulatory Affairs
Cox Communications

Enclosure: State Franchise Application



**APPLICATION FOR A NEW, AMENDED OR RENEWAL
CALIFORNIA STATE VIDEO FRANCHISE
CALIFORNIA PUBLIC UTILITIES COMMISSION**

Definitions for the purposes of this Application:

- A. "Access" means that the holder is capable of providing video service at the household address using any technology, other than direct-to-home satellite service, providing two-way broadband Internet capability and video programming, content, and functionality, regardless of whether any customer has ordered service or whether the owner or landlord or other responsible person has granted access to the household. If more than one technology is utilized, the technologies shall provide similar two-way broad band Internet accessibility and similar video programming.
- B. "Affiliate" means any company 5 per cent or more of whose outstanding securities are owned, controlled, or held with power to vote, directly or indirectly either by a state video franchise holder or any of its subsidiaries, or by that state video franchise holder's controlling corporation and/or any of its subsidiaries as well as any company in which the state video franchise holder, its controlling corporation, or any of the state video franchise holder's affiliates exert substantial control over the operation of the company and/or indirectly have substantial financial interests in the company exercised through means other than ownership.
- C. "Applicant" means any person or entity that files an application seeking to provide Video Service in the state pursuant to a State Video Franchise.
- D. "Application" means the form prescribed by the Commission through which an Applicant may apply for a State Video Franchise, or amend its Video Service Area, or apply for a State Video Franchise renewal.
- E. "Application Fee" means any fee that the Commission imposes to recover its actual and reasonable costs of processing an Application.¹
- F. "Area" means a set of contiguous (i) collections of census block groups or (ii) regions that are mapped using geographic information system technology.
- G. "Broadband" or "Broadband Service" means any service defined as Broadband, or having advanced telecommunications capability, in the most recent Federal Communications Commission inquiry pursuant to Section 706 of the Telecommunications Act of 1996 (P.L. 104-104).²
- H. "Census Block Group" has the same meaning as used by the U.S. Census Bureau. I. "Census Tract" has the same meaning as used by the U.S. Census Bureau.³
- J. "Census Tract Basis" means pursuant to the reporting standards articulated in Appendix D and Appendix E, Section II of D.07-03-014.
- K. "Commission" means the Public Utilities Commission.
- L. "Company" means the Applicant and its Affiliates.

¹ CAL. PUB. UTIL. CODE § 5840(c). This fee is not levied for general revenue purposes, consistent with Public Utilities Code § 5840(c).

² *Id.* at § 5830(a). The Federal Communications Commission currently uses the term "broadband" and "advanced telecommunications capability" to describe services and facilities with an upstream (customer-to-provider) and downstream (provider-to-customer) transmission speed of more than 200 kilobits per second. FEDERAL COMMUNICATIONS COMMISSION, AVAILABILITY OF ADVANCED TELECOMMUNICATIONS CAPABILITY IN THE UNITED STATES, FOURTH REPORT TO CONGRESS, FCC 04-208, 10 (Sept. 9, 2004). This definition, however, is under review by the Commission, and it may evolve in response to rapid technological changes in the marketplace. *Id.*

³ CAL. PUB. UTIL. CODE at § 5960(a).

M. “Consultant” means the third party source of census household projections including low income household projections.

N. “DIVCA” means Assembly Bill 2987, the Digital Infrastructure and Video Competition Act of 2006 (Ch. 700, Stats. 2006).

O. “Household” means, consistent with the U.S. Census Bureau, a house, apartment, a mobile home, a group of rooms, or a single room that is intended for occupancy as separate living quarters.⁴ Separate living quarters are those in which the occupants live and eat separately from any other persons in building and which have direct access from the outside of the building or through a common hall.⁵

P. “Local Entity” means any city, county, city and county, or joint powers authority within the state within whose jurisdiction a State Video Franchise Holder may provide Video Service.⁶

Q. “Low-Income Household” means a residential Household where the average annual Household income is less than \$35,000, as based on U.S. Census Bureau estimates adjusted annually to reflect rates of change and distribution through January 1, 2007.⁷

R. “State Video Franchise” means a franchise issued by the Commission pursuant to DIVCA.⁸

S. “State Video Franchise Holder” means a person or group of persons that has been issued a State Video Franchise from the Commission pursuant to Division 2.5 of DIVCA.⁹

T. “Telephone Service Area” means the area where the Commission has granted an entity a Certificate of Public Convenience and Necessity to provide telephone service.

U. “Telephone Corporation” means a telephone corporation as defined in Public Utilities Code § 234.

V. “Video Service” means video programming services, cable service, or open-video system service provided through facilities located at least in part in public rights-of-way without regard to delivery technology, including Internet protocol or other technology. This definition does not include (1) any video programming provided by a commercial mobile service provider defined in Section 322(d) of Title 47 of the United States Code, or (2) video programming provided as part of, and via, a service that enables users to access content, information, electronic mail, or other services offered over the public Internet.¹⁰

W. “Video Service Area” means the area proposed to be served under a State Video Franchise. X.

“Video Service Provider” means any entity providing Video Service.¹¹

⁴ *Id.* at § 5890(j)(1).

⁵ *Id.*

⁶ *Id.* at § 5830(k).

⁷ *Id.* at § 5890(j)(2) (defining “low-income households” for the purposes of imposing build-out requirements).

⁸ *Id.* at § 5830(p).

⁹ *Id.* at § 5830(i).

¹⁰ *Id.* at § 5830(s).

¹¹ *Id.* at § 5830(t).

Build-Out Information

Answer questions 9 through 12 only if the Applicant or one of its Affiliates is a Telephone Corporation. Other Applicants should go to Question 13.

9. Does the Applicant alone or together with its Affiliates have more than 1,000,000 telephone customers in California?

Yes No

10. Does the Video Service Area include areas outside of the Telephone Service Area of the Applicant and its Affiliates?

Yes No

11. Is the Applicant primarily deploying fiber optic facilities to the customer's premise?

Yes No

12. Excluding direct-to-home satellite, is Video Service currently offered by another Video Service Provider in the Video Service Area proposed in this Application?

Yes No

Existing Local Cable or Video Franchise Holder Information

13. Does the Applicant alone or together with its Affiliates currently hold a local franchise, or has the Applicant held a local franchise in the Video Service Area in the last six months?

Yes No

If "Yes," then download and complete the electronic template available on the Communications Division's section of the CPUC's web site at www.cpuc.ca.gov.

Video Service Area Information

Renewal Applicants: If the Applicant has already reported socioeconomic data as part of the yearly DIVCA data collection, this data does not need to be submitted again.

14. a. Utilizing the template (as applicable) provided on the Communications Division's section of the CPUC's web site at www.cpuc.ca.gov provide a geographic description of the Video Service Area and input the expected date for the deployment of each Area in the Video Service Area. Please select the method by which the geographic description shall be detailed:

A collection of U.S. Census Bureau Census Block Groups, or

If Applicant chooses "a," then download and complete the electronic template available on the Communications Division's section of the CPUC's web site at www.cpuc.ca.gov

A geographic information system digital boundary meeting or exceeding national map accuracy standards.

If Applicant chooses "b," then submit the geographic information system digital boundary as a polygon shapefile (.shp), in State Plane coordinate system in digital format electronically to the Commission

b. If a consultant was used to compile the geographic description data, please provide the following:

Consultant Company's Full Legal Name: _____

Address: _____

Phone: _____

15. Socioeconomic status information of residents within the Video Service Area

If applicable, the Applicant shall provide this information utilizing the templates available on the Communications Division's section of the CPUC's web site at www.cpuc.ca.gov

a. Provide the following baseline description of residents in the Video Service Area:

i. *Number of Households:* The number of Households in each Census Tract included in the Video Service Area. Utilize the most recent U.S. Census projections of households available as of January 1 of the year the Application is submitted to determine the number of Households.

ii. *Number of Low-Income Households:* The number of Low-Income Households in each Census Tract included in the Video Service Area. Utilize the most recent U.S. Census projections of low-income households available as of January 1, 2007 to determine the number of Low-Income Households.

b. Provide or attest in the attached Affidavit that Applicant shall provide, no later than 90 calendar days after the date of the Commission's issuance of a State Video Franchise to the Applicant, the following description of residents in the Video Service Area on a Census Tract Basis:

i. *Wireline Broadband:*

1. The number of Households in each Census Tract to which the Company makes wireline Broadband available.
2. The number of Households in each Census Tract that subscribe to wireline Broadband that the Company makes available.

ii. *Non-Wireline Broadband:*

1. If the Company uses non-wireline technology to provide Broadband, specify the type(s) of technology used in each Census Tract.
2. The number of customers in each Census Tract that subscribe to non-wireline Broadband that the Company makes available.
3. Using geographic information system digital boundaries that meet or exceed national map accuracy standards, provide maps that delineate (i) Census Tract boundaries and (ii) where the Company typically makes non-wireline Broadband available.

iii. *Video service:* The number of Households in each Census Tract that are offered Access by the Company.

iv. *Low-Income* (Utilize the most recent U.S. Census projections of low-income households available as of January 1, 2007 to determine the number of Low-Income Households): The number of Low-Income Households that are offered Access by the Company.

16. Socioeconomic status information of residents within the Telephone Service Area

If applicable, the Applicant shall provide this information utilizing the templates available on the Communications Division's section of the CPUC's web site at www.cpuc.ca.gov.

a. If the Applicant or any of its Affiliates is a Telephone Corporation, provide the following baseline description of residents in the Telephone Service Area:

i. *Number of Households:* The number of Households in each Census Tract included in the Telephone Service Area. Utilize the most recent U.S. Census projections of households available as of January 1 of the year the Application is submitted to determine the number of Households.

ii. *Number of Low-Income Households:* The number of Low-Income Households

in each Census Tract included in the Telephone Service Area. Utilize the most recent U.S. Census projections of low-income households available as of January 1, 2007 to determine the number of Low-Income Households.

b. If the Applicant or any of its Affiliates is a Telephone Corporation, provide or attest in the attached Affidavit that Applicant shall provide, no later than 90 calendar days after the date of the Commission's issuance of a State Video Franchise to the Applicant, the following description of residents in the Telephone Service Area:

i. *Wireline Broadband:*

1. The number of Households in each Census Tract to which the Company makes wireline Broadband available.
2. The number of Households in each Census Tract that subscribe to wireline Broadband that the Company makes available.

ii. *Non-Wireline Broadband:*

1. If the Company uses non-wireline technology to provide Broadband, specify the type(s) of technology used in each Census Tract.
2. The number of customers in each Census Tract that subscribe to non-wireline Broadband that the Company makes available.
3. Using geographic information system digital boundaries that meet or exceed national map accuracy standards provide maps that delineate (i) Census Tract boundaries and (ii) where the Company typically makes non-wireline Broadband available.

iii. *Video service:* The number of Households in each Census Tract that are offered Access by the Company.

iv. *Low-Income* (Utilize the most recent U.S. Census projections of low-income households available as of January 1, 2007 to determine the number of Low-Income Households): The number of Low-Income Households that are offered Access by the Company.

17. If a consultant was used to compile the geographic description data, please provide the following:

Consultant Company's Full Legal Name: _____

Address: _____

Phone: _____

Financial, Legal, and Technical Qualifications

18. a. New Applicants must provide or attest in the attached Affidavit that Applicant shall provide a copy of a fully executed bond in the amount of \$100,000 per 20,000 households in the Video Service Area, with a \$100,000 minimum and a \$500,000

maximum per State Video Franchise Holder, to the Executive Director prior to initiating video service and no later than 5 business days after the date of the Commission’s issuance of a State Video Franchise to the Applicant. The bond must list the Commission as obligee and be issued by a corporate surety authorized to transact a surety business in California.

b. Renewal Applicants must have already provided to the Commission a copy of a fully executed bond in the required amount or else this Application will be considered incomplete.

Local Entity Contact Information

19. Utilizing the template provided on the Video Franchise main page of the CPUC website, the Applicant shall provide the contact name and information for a representative from each Local Entity within the Video Service Area.

Application Fee

20. Attach to this Application a check in the amount of \$2,000 made payable to the “California Public Utilities Commission.”

Affidavit

21. Complete and submit the affidavit attached as Appendix B to this Application.

A COMPLETE APPLICATION MUST INCLUDE:

- | |
|--|
| <p>Completed Application form
 CD(s) containing completed templates available on the Commission website
 Appendix A: Applicant’s Principal Officers
 Appendix B: Affidavit
 Check in the amount of \$2,000</p> |
|--|

APPLICANT’S PRINCIPAL OFFICERS

<u>NAME</u>	<u>TITLE</u>
Mark Greatrex	President
Sam Attisha	Senior Vice President & Regional Manager
Chanelle Hawken	Market Vice President
Cassandra Weinlein	Vice President, Gov’t & Public Affairs
Jodi Duva	Assistant Vice President, Cox Business
Justin Serrano	Vice President, Field & Maintenance Operations
Cory Somerville	Vice President, Construction

AFFIDAVIT

STATE OF California

COUNTY OF Orange

My name is Cassandra Weinlein. I am Vice President, Gov't & Public Affairs (Title)
of Cox Communications California, L.L.C. (Company).

My personal knowledge of the facts stated herein has been derived from my
employment with Cox Communications California, L.L.C. (Company).

I swear or affirm that I have personal knowledge of the facts stated in this Application
for a California State Video Franchise to provide Video Service, I am competent to
testify to them, and I have the authority to make this Application on behalf of and to
bind the Company.

New, Transfer and Renewal Applicants:

I further swear or affirm that Cox Communications California, L.L.C. [Name of Applicant] is not in violation of any
final non-appealable order relating to either the Cable Television and Video Providers
Customer Service and Information Act (California Public Utilities Code Article 3.5
(commencing with § 53054) of Chapter 1 of Part 1 of Division 2 of Title 5 of the Government
Code) or the Video Customer Service Act (California Public Utilities Code Article 4.5
(commencing with § 53088) of Chapter 1 or Part 1 of Division 2 of Title 5 of the Government
Code) or the Digital Infrastructure and Video Competition Act of 2006 (California Public
Utilities Code §§ 5800 et seq.).

I further swear or affirm that a court of competent jurisdiction has / has not [circle one] found
Cox Communications California, L.L.C. [Name of Applicant] in violation of that order.

I further swear or affirm that a court of competent jurisdiction has has not [circle one] given
Cox Communications California, L.L.C. [Name of Applicant] formal notice containing allegations that it is in
violation of a final non-appealable court order.

If a court of competent jurisdiction finds that the Applicant is in violation of a non-appealable
court order, it must provide, with this Application, a further court order or ruling demonstrating
that the violation has been cured, if one exists. If no such order exists, the Applicant must attest
to the following:

I further swear or affirm that Cox Communications California, L.L.C. [Name of Applicant] has cured the violation of a
non-appealable court order.

All Applicants:

I further swear or affirm that Cox Communications California, L.L.C.
[Name of Applicant] shall fulfill the following requirements:

1. Applicant has filed or will timely file with the Federal Communications Commission all forms required by the Federal Communications Commission before offering Video Service in this state.
2. Applicant agrees to comply with all lawful city, county, or city and county regulations regarding the time, place, and manner of using the public rights-of-way, including but not limited to, payment of applicable encroachment, permit, and inspection fees.
3. Applicant will concurrently deliver a copy of this Application to any Local Entity in the Video Service Area.
4. Applicant possesses the financial, legal, and technical qualifications necessary to construct and operate the proposed system and promptly repair any damage to the public rights-of-way caused by Applicant.
5. If it has not done so in the Application, or has not submitted socioeconomic data during this year, Applicant shall provide the Commission, no later than 90 calendar days after the date of the Commission's issuance of a State Video Franchise to the Applicant, a complete description of residents' socioeconomic status information, as required by and detailed in Questions 14 and 15 of the Application.
6. If it has not done so in the Application, Applicant shall provide a copy of a fully executed bond in the amount of 100,000 to the Executive Director prior to initiating video service and no later than 5 business days after the date of Commission issuance of a State Video Franchise to the Applicant. The bond shall list the Commission as obligee and be issued by a corporate surety authorized to transact a surety business in California.

I further swear or affirm that Cox Communications California, L.L.C.

[Name of Company] agrees to comply with all federal and state statutes, rules, and regulations, including, but not limited to, the following:

1. As provided in Public Utilities Code § 5890, Applicant will not discriminate in the provision of Video Service.
2. Applicant will abide by all applicable consumer protection laws and rules as provided in Public Utilities Code § 5900.
3. Applicant will remit the fee required by California Public Utilities Code § 5860(a) to the Local Entity.
4. Applicant will provide public, educational, and governmental access channels and the required funding as required by Public Utilities Code § 5870.
5. Applicant and any and all of its Affiliates' operations in California now and in the future shall be included for the purposes of applying Public Utilities Code §§ 5840, 5890, 5960, and 5940. Applicant specifically attests to the following:
 - a. Reporting Requirements: Either (i) Applicant or (ii) the parent company of Applicant shall produce Commission-mandated reports for and on behalf of Applicant and any and all of its Affiliates that operate in California. Only one report required pursuant to Public Utilities Code §5960 shall be filed annually, such report to include all pertinent data for the Company.

b. Antidiscrimination:

i. If Applicant and its Affiliates together have more than 1,000,000 telephone customers in California, Applicant shall satisfy the build-out requirements set forth in Public Utilities Code § 5890(b) & (e).

ii. If Applicant and its Affiliates together have less than 1,000,000 telephone customers in California, Applicant shall satisfy any build-out requirements established pursuant in Public Utilities Code § 5890(c).

c. Cross-subsidization: If Applicant or its Affiliates provide stand-alone, residential, primary-line basic telephone service, Applicant shall refrain from using any increase of the rate of this service to finance the cost of deploying a network to provide video service.

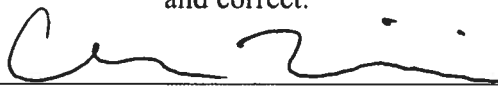
d. "Affiliate," as referenced herein, means any company 5 per cent or more of whose outstanding securities are owned, controlled, or held with power to vote, directly or indirectly either by a state video franchise holder or any of its subsidiaries, or by that state video franchise holder's controlling corporation and/or any of its subsidiaries as well as any company in which the state video franchise holder, its controlling corporation, or any of the state video franchise holder's affiliates exert substantial control over the operation of the company and/or indirectly have substantial financial interests in the company exercised through means other than ownership.

6. Applicant shall fulfill all other requirements imposed by the Digital Infrastructure and Video Competition Act.

7. Cox Communications California, L.L.C. [Name of Applicant] is a single identifiable entity that is qualified to do business in California and has verifiable assets. This entity shall accept service of process, either directly or through an agent, and submit to the jurisdiction of California courts.

I swear or affirm that all of the statements and representations made in this Application are true and correct.

Signature and title



Typed or printed name and title Cassandra Weinlein, Vice President, Gov't & Public Affairs

AFFIDAVIT

State of California

County of Orange

Subscribed and sworn to (or affirmed) before me on this 4th day of

February 2026 ,

by, Cassandra Weinlein personally known to me or

proved to me on the basis of satisfactory evidence to be the person(s) who appeared

before me.

Seal _____

Signature _____



See Attached Notary
Jurat Certificate

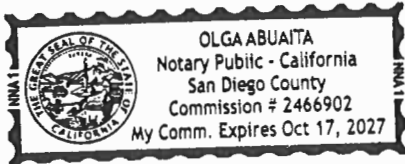
(END OF ATTACHMENT B)

JURAT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California
County of San Diego

Subscribed and sworn to (or affirmed) before me on this 04
day of Feb., 2026, by _____
Cassandra Weinlein,
proved to me on the basis of satisfactory evidence to be the
person(s) who appeared before me.



(Seal)

Signature _____

A handwritten signature in black ink, appearing to be 'O. Abuita', written over a horizontal line.

**DECLARATION
DESIGNATING CONFIDENTIAL STATUS**

I, Kristen Camuglia, declare:

My title is Director, State Regulatory Affairs and I am submitting this declaration on behalf of Cox Communications California, LLC (“Cox CA”). My primary business address is 27121 Towne Center Drive, Suite 250, Foothill Ranch, CA 91610. I have been designated to make this declaration by Cox CA officer Chanelle Hawken. The statements contained in this Declaration are true of my own knowledge or are based on information and belief.

I have reviewed and am familiar with Cox CA’s Cox CA’s DATA TEMPLATE FOR NEW OR AMENDED CALIFORNIA STATE VIDEO FRANCHISE APPLICATION (“DIVCA Application”) and am familiar with contents thereof.

Based on information and belief, I understand that certain content that Cox CA, as a DIVCA franchise holder, is required to submit is information that Cox CA deems proprietary and commercially sensitive information and which it maintains on a confidential basis. Specifically, the number of customers served and the services that their respective customers purchase. Since Cox is required to report such information in its DIVCA Application, Cox CA submits it on a confidential basis pursuant to such laws.

Government Code Section 6254(k) exempts from release any information protected by provisions of the Evidence Code relating to privilege. Based on information and belief, I understand that Evidence Code Section 1060 sets forth for the general privilege not to disclose trade secrets, as defined in California Civil Code Section 3426.1.¹

¹ I have been informed that a “trade secret” as utilized in Evidence Code Section 1060 is defined by reference to Civil Code Section 3426.1 as a type of information from which an entity (1) derives independent economic value, actual or potential, from not being generally known to the public or to other persons who can obtain economic value from its disclosure or use; and (2) is the subject of efforts that are reasonable under the circumstances to maintain its secrecy.

Also based on information and belief, I understand that the Commission affords confidential treatment for business-sensitive and/or proprietary information that is non-public and which is submitted by any person or entity submitting information to the Commission. I have been informed that Commission decisions protect customer count information, financial information and network information as disclosure would reveal competitive information to competitors.²

The DIVCA Application requires Cox CA to submit subscriber data which Cox CA deems as proprietary and commercially sensitive information and which it maintains on a confidential basis. To the best of my knowledge, Cox CA, as a privately-held company, generally maintains on a confidential basis its internal business information, such as customer counts and employee related information, financial information and detailed network-related information, and it does not release such information to the public. Such information and data is competitively-sensitive, valuable to the Cox CA and the Cox family of companies and the disclosure of this information and data would be harmful to them. Cox CA competes with numerous other companies and would be subject to a substantial competitive harm if its commercially sensitive, confidential information included in the DIVCA Application requires Cox CA to submit subscriber data (as identified below, were publicly disclosed. The non-disclosure of this information has independent economic value because disclosure would provide economic benefit to entities that Cox CA competes with or may compete with, or other entities operating in the communications marketplace, by giving them access to Cox CA's non-public business and financial information.

² See e.g. Decision 99-07-048 (recognizing protections for confidential information associated with any competitive local carrier's customer base) (relying on D.98-12-083, slip. op. 5; D.98-11-043, slip op. 2-3; D.98-11-047, slip. op. 3; D.98-06-067, slip op. Ordering Paragraph 20); Decision 06-01-003 (granting confidential treatment of customer base and complaint history); Decision 01-06-077, Attachment A (reports concerning informal service complaints and quality of service performance reports marked "proprietary"); Decision 05-03-026 (granting confidential treatment of business-sensitive billing adjustment amounts); Decision 00-11-011 (granting confidential treatment of shareholder agreement and financial information of affiliate); Decision 15-05-032, p. 2 and Appendix A (recognizing that the exact amount of user fees and surcharge information by year is market sensitive information); Decision 15-09-009, Appendices E and F (confidential treatment of internal, proprietary and sensitive business methods and processes and reports with business-sensitive information); Decision 16-09-024 (granting confidential treatment of financial information of affiliate); Decision 20-02-015 (granting confidential treatment of public utility's audited financial report).

Additionally, California Public Utilities Code, section 5895 and General Order (“GO”) 169 provide that certain information will be afforded confidential treatment pursuant to California Public Utilities Code, section 583. I have been informed that includes detailed data related to Cox CA’s service area, among other information.

Finally, while Cox CA is required to submit the DIVCA Application, there is no apparent significant public interest benefit that could be derived from the public disclosure of this information. On information and belief, the public interest in nondisclosure of the data at issue also outweighs the public interest in disclosure of the information. The reporting of detailed information to the Public Utilities Commission on a confidential basis serves the public interest in providing detailed data to the Commission while also protecting competitively sensitive information. Moreover, the public interest would be harmed if companies could not protect their trade secrets and proprietary information when submitting such in response to a request from the staff of the California Public Utilities Commission.

Summarily, Cox CA designates the following as its confidential information such that it should not be released by the Commission:

- Question 15: information in columns D, E, G and H indicating the number of customers offered video service and broadband service and who subscribe to broadband service;
- Question 16: information in columns D, E, G, and H indicating the number of customers offered video service and broadband service and who subscribe to broadband service.

Declared under penalty of perjury under the laws of the State of California this 25th day
of February, 2026 at Foothill Ranch, California.

Kristen Camuglia

KRISTEN CAMUGLIA

Cox Contact

Kristen Camuglia
Cox Communications
27121 Towne Center Drive, Suite 250
Foothill Ranch, CA 91610
T: 678.645.0231
E: Kristen.Camuglia@coxinc.com

Michael Fletcher
Cox Communications
1550 W. Deer Valley Rd.
Phoenix, AZ 85027
T: 678.645.0018
E: Michael.Fletcher@Coxinc.com



February 25, 2026

James Vanderpool
City Manager's Office
City of Anaheim
200 S. Anaheim Blvd, Ste. 733
Anaheim, CA 92805

SUBJECT: Cox Communications Video Service Application Notification

Dear James Vanderpool:

In accordance with California's Digital Infrastructure Competition Act (DIVCA), Cox Communications California, L.L.C., doing business as Cox Communications, is seeking to amend its state authorized video franchise to provide communication services to a limited area within the city of Anaheim, as shown on the attachment.

Enclosed is a copy of the state authorized franchise application submitted to the California Public Utilities Commission on February 25, 2026, pursuant to California Public Utilities Code §5840(e)(1)(D).

If you have additional questions or require additional information, please contact me at (678) 645-0018 or by email at Michael.Fletcher@Coxinc.com. You may also contact Allen Young, Manager, Government Affairs at (619) 997-0101 or by email at Allen.Young@cox.com.

Sincerely,

A handwritten signature in black ink, appearing to read "Michael Fletcher". The signature is written in a cursive style with a large, sweeping initial "M".

Michael Fletcher
Relations Analyst II, Regulatory Affairs
Cox Communications

cc: Michael Pierce, Video Franchising and Broadband Deployment Group
California Public Utilities Commission

Enclosure: State Franchise Application