EXHIBIT M

1	IN THE UNITED STATES DISTRICT COURT
	FOR THE EASTERN DISTRICT OF TEXAS
2	MARSHALL DIVISION
3	Lead Case No. 2:23-cv-00059-JRG
	Member Case No. 2:23-cv-00062-JRG
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5	CONFIDENTIAL VIDEO-RECORDED VIDEOCONFERENCE DEPOSITION
	OF: JOSHUA SEIDEN - June 4, 2024
6	
7	TOUCHSTREAM TECHNOLOGIES, INC.,
8	Plaintiff,
9	v.
10	CHARTER COMMUNICATIONS, INC., et al.,
11	Defendants.
12	
13	TOUCHSTREAM TECHNOLOGIES, INC.,
14	Plaintiff,
15	v.
16	COMCAST CABLE COMMUNICATIONS, LLC, D/B/A XFINITY, et
17	al.,
18	Defendants.
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20	PURSUANT TO NOTICE AND AGREEMENT, the
	CONFIDENTIAL VIDEO-RECORDED VIDEOCONFERENCE DEPOSITION
21	OF JOSHUA SEIDEN was taken on behalf of the Plaintiff
	via videoconference per stipulation of all parties, on
22	June 4, 2024, at 8:59 a.m., before Haley L. Bortz,
	Registered Professional Reporter, Certified Realtime
23	Reporter, and Notary Public within Colorado.
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1	needed, once they were functioning they had to do what
2	they do to deploy a product so we stepped out of the
3	way.
4	Q. That's what I'm trying to figure out. If we
5	are talking about even getting to
6	September August/September of 2010, what they did to
7	deploy the commercial product, that's not something
8	that you could testify about from your personal
9	knowledge; right?
10	A. Correct.
11	Q. Thinking about this time frame, you know, you
12	had the prototype, you're starting the the handoff,
13	do you recall what documents would have been passed off
14	to the product team; what sort of documentation did
15	your team provide the products team as part of the
16	handoff?
17	A. Well, you can imagine. I mean, we provided
18	design, architecture, XML specs, the design of how to
19	make it work.
20	Q. How voluminous was that to the best of your
21	recollection?
22	A. I can't remember. That was a long time ago.
23	Q. Hundreds of pages, 20 pages, thousands of
24	pages?
25	A. It was absolutely not hundreds of pages. It
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