Commissioners: Matthew M. Carter II, Chairman Lisa Polak Edgar Katrina J. McMurrian Nancy Argenziano Nathan A. Skop



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Public Service Commission

July 20, 2009

Mr. Scott Boyd, Executive Director Joint Administrative Procedures Committee Room 120 Holland Building Tallahassee, FL 32399-1300

20 PH 3: 1

RE: Docket No. 090323-TP - Rule Nos. 25-4.017, 25-4.0171, 25-4.0174, 25-4.0175, 25-4.0178, 25-4.0405, 25-4.135, 25-4.140, 25-4.141, 25-4.214, and 25-4.215, F.A.C.

Dear Mr. Boyd:

Enclosed are the following materials concerning the above referenced proposed rules:

- 1. A copy of the rules.
- 2. A copy of the F.A.W. notice.
- 3. A statement of facts and circumstances justifying the proposed rules.
- 4. A federal standards statement.
- 5. A statement of estimated regulatory costs.

If there are any questions with respect to these rules, please do not hesitate to call me.

Sincerely,

In Mille

Cindy Miller Associate General Counsel

Enclosures

cc: Office of Commission Clerk 090323 JAPC.cm.doc DOCUMENT NUMBER-CATE 07323 JUL 20 8 FPSC-COMMISSION CLERK

Internet E-mail: contact@psc.state.fl.us

25-4.017 Uniform System of Accounts for Rate-of-Return Regulated Local Exchange
 Companies.

3	(1) Each rate of return regulated local exchange telecommunications company shall
4	maintain its accounts and records in conformity with the Uniform System of Accounts for
5	Telecommunications Companies (USOA) as prescribed by the Federal Communications
6	Commission in Title 47, Code of Federal Regulations, Part 32 Class A, revised as of October
7	1, 2002, and as modified below. Inquiries relating to interpretation of the USOA shall be
8	submitted in writing to the Commission's Division of Economic Regulation.
9	(2) Each company shall establish separate depreciation reserve subaccounts for each
10	corresponding subaccount established in the USOA or by rules of this Commission.
11	(3) A telecommunications company may use a different account numbering system but
12	shall use the same account descriptions as prescribed in the USOA or by this Commission. If a
13	different account numbering system is used, a cross reference of the company's system to the
14	Commission's numbering system shall be shown in the company's chart of accounts.
15	(4) Each company shall file, within 60 days of a final order involving accounting
16	matters, a description of all resultant entries and adjustments to the accounting records.
17	Specific Authority 350.127(2) FS. Law Implemented 350.115, 364.17 FS. History-Revised
18	12-1-68, Amended 3-31-76, 8-21-79, 1-2-80, 12-13-82, 12-13-83, 9-30-85, Formerly 25-4.17,
19	Amended 11-30-86, 4-25-88, 2-10-92, 8-11-92, 3-10-96, 9-15-03.
20	
21	25-4.0171 Allowance for Funds Used During Construction.
22	No rate of return regulated local exchange telecommunications company shall accrue
23	allowance for funds used during construction, also known as Interest During Construction,
24	without prior Commission approval.
25	Specific Authority 350.127(2) FS. Law Implemented 350.115, 364.035, 364.17 FS. History-
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1 New 8-11-86, Formerly 25-4.171, Amended 11-13-86, 12-7-87, 3-10-96.

2

3 25-4.0174 Depreciation Accounts for Rate-of-Return Regulated Local Exchange
4 Companies.

5 (1) Depreciation rates are to be designed in accordance with the Uniform System and 6 Classification of Accounts (USOA) and this rule. The primary accounts listed below are 7 identical to those prescribed in the USOA. New accounts and subaccounts, as listed below, are 8 established under these accounts. They are intended to group together items which are 9 relatively homogeneous in their expected life and salvage characteristics, and are for the purpose of establishing uniformity among the companies in depreciation studies. 10 11 (2) A company may further develop depreciation subaccounts within a listed account 12 as appropriate for its plant. No company shall, however, establish a new subaccount that

13 would represent less than ten percent of the original primary account.

14 (3) Notwithstanding subsection (2), a new subaccount must be established for the
 15 introduction of a new technology, or for the treatment of an obsolescent component of a
 16 current viable technology.

17 (4) Depreciation reserve, plant activity data, salvage cost, and costs of removal,
 18 respectively, shall be maintained for each depreciation category for which a depreciation rate
 19 is to be developed. This shall be done on the books of the company.

20 (5) The following accounts and subaccounts, where applicable, shall be used in the
 21 design of depreciation rates.

(a) Support-assets, Account 2110. The following accounts shall be used:

23 1. Motor vehicles, Account 2112. The following subaccounts shall be used,

24 a. Passenger cars and light trucks. This account shall include passenger cars and trucks of one

25 | ton in capacity or less.

22

1	b. Heavy trucks and special purpose vehicles. This subaccount shall include trucks of
2	greater than one ton capacity.
3	c. Tractors and trailers.
4	2. Garage work equipment, Account 2115. This account shall include tools and
5	equipment used to maintain vehicles.
6	3. Other work equipment, Account 2116. This account shall include power operated
7	equipment, general purpose tools, and other such work equipment items.
8	4. Buildings, Account 2121.
9	5. Furniture, Account 2122.
10	6. Office equipment, Account 2123. The following subaccounts shall be used:
11	a. Office support equipment. This subaccount shall include office devices such as
12	typewriters, cash registers, check writers, calculating, reproducing, addressing, billing,
13	blueprinting, and other office machines.
14	b. Company communications equipment. This subaccount shall include CPE and PBX
15	equipment installed for official company use.
16	7. General purpose computers, Account 2124.
17	(b) Central office switching, Account 2211. The following accounts shall be used:
18	1. Analog electronic switching, Account 2211. This account shall be established for
19	analog switching equipment and peripheral gear. It shall include equipment serving analog
20	switchers that is used solely for recording calling telephone numbers in connection with
21	customer dialed charged traffic dial tandem switchboards and special service switchboards
22	used in conjunction with private line service. It shall not include switchboards, and integral
23	equipment thereof, which perform an operator assistance function.
24	2. Digital electronic switching, Account 2212. This account includes investments in
25	digital switches. This switching account shall include equipment serving digital electronic
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switchers that is used solely for the recording of calling telephone numbers in connection with
customer dialed charged traffic dial tandem switchboards and special service switchboards
used in conjunction with private line service. It shall not include switchboards, and integral
equipment thereof, which perform an operator assistance function. Major components such as
hardware, processors, and cards that are expected to live substantially different from the
for the account.

8 3. Electromechanical switching, Account 2215. This switching account includes 9 investments in step-by step or crossbar switchers. It does not include digital compatible 10 equipment that is expected to live beyond the calculated life of electromechanical switching. 11 Such investment shall be in a separate subaccount or included as a subcomponent used to 12 develop the rate for the account or subaccount. This account also does not include switchboards which perform an operator assistance function and equipment which is an 13 14 integral-part-thereof. It shall include, however, equipment serving electromechanical switchers 15 that is used solely for the recording of calling telephone numbers in connection with customer dialed charged traffic dial tandem switchboards and special service switchboards used in 16 17 conjunction with private-line service. 18 (e) Operator systems, Account 2220. This account shall include such charges as

19 directory assistance, call intercept, and other operator assisted call completion activities.

20 (d) Central office transmission, Account 2230. The following accounts shall be used:
 21 1. Radio systems, Account 2231.

22 2. Circuit equipment, Account 2232. This investment shall be subcategorized in accord
 23 with the planning of the company, to be separated between the following:

24 a. Analog;

25 b. Digital; and

1	e. That portion associated with optic technology.
2	(e) Information organization or termination, Account 2310. The following accounts
3	shall be used:
4	1. Public telephone equipment. This account shall include coinless, coin operated
5	(including public and semi-public); credit card, and pay telephones.
6	2. Other regulated station equipment. This account shall include private line
7	equipment, telecommunication devices for the deaf, E 911 equipment, and network carrier
8	equipment physically-located on the customer's premises.
9	(f) Cable and wire facilities, Account 2410. The following accounts shall be used:
10	1. Poles, Account 2411.
11	2. Aerial cable, Account 2421. The following subaccounts shall be used:
12	a. Metallic. This investment shall be further subcategorized in accord with company
13	planning; and
14	b. Fiber.
15	3. Underground cable, Account 2422. The following subaccounts shall be used:
16	a. Metallic. This investment shall be further subcategorized in accord with company
17	planning; and
18	b. Fiber.
19	4. Buried cable, Account-2423. The following subaccounts shall be used:
20	a. Metallic. This subaccount shall be further subcategorized in accord with company
21	planning; and
22	b. Fiber.
23	5. Submarine cable, Account 2424. The following subaccount shall be used:
24	a. Metallic. This investment shall be further subcategorized in accord with company
25	planning; and
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1	b. Fiber.
2	6. Intrabuilding network cable, Account 2426. The following subaccounts shall be
3	used:
4	a. Metallic. This investment shall be further subcategorized in accord with company
5	planning; and
6	b. Fiber.
7	7. Aerial-wire, Account 2431.
8	8. Conduit systems, Account 2441.
9	(6) Depreciation rates used after July 1, 1996, shall be based on the account
10	classifications in the USOA and this rule. In implementing these rates the following
11	procedures shall be followed:
12	(a) Reserve activity data, plant activity data, salvage costs, and costs of removal are to
13	be recorded to the new accounts for activity subsequent to July 1, 1996.
14	(b) The separation of investments and reserves under prior accounts into balances
15	relating to new accounts and subaccounts under this rule may require estimation. Where
16	vintaged distributions are maintained, separation into accounts and subaccounts may require
17	synthesization.
18	(c) If an existing account, in the opinion of the Commission, is essentially compatible
19	with an account listed in this rule, that account shall be deemed to be in compliance with this
20	rule.
21	Specific Authority 350.127(2) FS. Law Implemented 350.115, 364.17 FS. History-New 4-25-
22	88, Amended 9-11-96.
23	
24	25-4.0175 Depreciation for Rate-of-Return Regulated Local Exchange Companies.
25	(1) For the purposes of Part II, the following definitions shall apply to small local
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1	exchange companies remaining under rate of return regulation:
2	(a) Category or Category of Depreciable Plant A grouping of plant for which a
3	depreciation rate is prescribed. At a minimum it should include each plant account prescribed
4	in Rule 25-4.017, F.A.C.
5	(b) Average Service Life The period of time that the given type of equipment, on
6	average, can be expected to prudently and economically serve the public.
7	(c) Embedded Vintage - A vintage of plant in service as of the date of study or
8	implementation of proposed rates.
9	(d) Mortality-Data Historical data by study category showing plant balances,
10	additions, adjustments and retirements, used in analyses for life indications or for calculations
11	of realized life. Preferably, this is aged data in accord with the following:
12	1. The number of plant items or equivalent units (usually expressed in dollars) added
13	each calendar year.
14	2. The number of plant items retired (usually expressed in dollars) each year and the
15	distribution by years of placing of such retirements.
16	3. The net increase or decrease resulting from purchases, sales, or adjustments, and the
17	distribution by years of placing of such amounts.
18	4. The number that remains in service (usually expressed in dollars) at the end of each
19	year and the distribution by years of placing of such amounts.
20	(e) Remaining Life Method The method of calculating a depreciation rate based on
21	the unrecovered plant balance, less average future net salvage and the average remaining life.
22	The formula for calculating a Remaining Life-Rate (RLR) is:
23	RLR = 100% Reserve % Average Future Net Salvage %
24	
25	

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1	Average Remaining Life in Years
2	(f) Reserve Data Historical data by study category showing reserve balances, debits
3	and credits such as booked depreciation expense, salvage and cost of removal, and
4	adjustments to the reserve utilized in monitoring reserve activity and position.
5	(g) Reserve Deficiency - An inadequacy in the reserve of a category as evidenced by a
6	comparison of that reserve indicated as necessary under current projections of life and salvage
7	with that reserve historically accrued. The latter figure may be available from the company's
8	records or may require retrospective calculation.
9	(h) Reserve Surplus An excess in the reserve of a category as evidenced by a
10	comparison of that reserve indicated as necessary under current projections of life and salvage
11	with that reserve historically accrued. The latter-figure may be available from the company's
12	records or may require retrospective calculation.
13	(i) Salvage Data Historical data by study category showing bookings of retirements,
14	gross salvage and cost of removal used in analysis of trends in gross salvage and cost of
15	removal, or for calculations of realized salvage.
16	(j) Theoretical Reserve or Prospective Theoretical Reserve A calculated reserve
17	based on components of the proposed rate, using the formula:
18	Theoretical Reserve - Book Investment - Future Accruals - Future Net Salvage
19	(k) Vintage The year of placement of a group of plant items or investment under
20	study.
21	(1) Whole Life Method — The method of calculating a depreciation rate based on the
22	Whole Life (Average Service Life) and the Average Net Salvage. Both life and salvage
23	components are the estimated or calculated composite of realized experience and expected
24	activity. The formula is:
25	

1	100% Average Net	Salvage %	
2	Whole Life =		
3	Rate		
4	Average Service Life	in Years	
5	(2)(a) Ranges for basic life and	l salvago values, es t	ablished by the Commission, may be
6	used by small-LECs regardless of the o	depreciation method	lology utilized. The ranges for basic
7	life and salvage values for small LECs	; are as follows:	
8	Ranges of Basic Life and Salvage Val	ues for Small Local	Exchange Companies
9		AVERAGE	NET SALVAGE
10		SERVICE LIFE	
11	ACCOUNT		
12	GENERAL SUPPORT ASSETS	(Years)	(Percent)
13	Motor vehicle		
14	-Passenger cars & light trucks	6-8	10-20
15	Heavy trucks & special purpose	8-11	5-10
16	vehicles		
17	Buildings	32-36	0-5
18	Other work equipment	7 yr. Amortization	n
19	Furniture	10-yr.	
20		Amortization	
21	Office machines	7 yr. Amortization	n
22	Office equipment (official use)	5 yr. Amortization	8
23	Computer equipment	5 yr. Amortizatio	8
24	CENTRAL OFFICE ASSETS		
25			

1	Digital switching	13-16	05
2	Operator systems	8-10	0-5
3	Radio	10-12	(5) 0
4	Circuit		
5	Analog	8-10	(5) 0
6	Digital	10-12	0-5
7	Fiber electronics (optics)	8-10	0-5
8	INFORMATION/ORIGINATIO	N G	
9	ASSETS		
10	Public telephone equipment	8-10	0-5
11	Other	8-10	0-5
12	CABLE/WIRE FACILITIES		
13	Poles	20-22	(60)-(40)
14	Aerial cable		
15	Metallic	18-20	(30)-(20)
16	Fiber	20-22	(30) (20)
17	Underground cable		
18	Metallic	19-21	(10) (5)
19	Fiber	20-22	(10) (5)
20	Buried cable		
21	Metallic	17-19	(5)-0
22	Fiber	20-22	(5)-0
23	Submarine cable		
24	Metallic	20-25	(5)-0
25			

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1	Fiber	20-22	(5) 0
2	Underground conduit	50-52	(5) 0
3	Aerial-wire Expense	all future additions and amor	tize embedded portion over 3 years.
4	(b) A company sh a	all not petition the Commissic	on to change any existing depreciation
5	rate more than once a yea	r.	
6	(c) A-company ma	y not reallocate accumulated	depreciation reserves among any
7	primary accounts and sub-	accounts without prior Comm	ission approval.
8	(3)(a) Each comp a	ny shall maintain depreciation	n rates and accumulated depreciation
9	reserves in accounts or su	baccounts as prescribed by Ru	ale 25-4.0174, F.A.C., and as set forth
10	in paragraph (2)(a) of this	-rule. Companies may mainta	in further sub-categorization.
11	(b) Upon establish	ing a new account or subacco	unt classification, each company shall
12	request Commission appr	oval of a depreciation rate for	the new plant category.
13	(c) A company's c	urrent average service life is	that which has been approved by the
14	Commission and in effect	as of the effective date of thi	s rule. To determine if a company's
15	current average service lif	e is within an established ran	ge, current avorage service lives not
16	reflected as a whole numb	er shall be rounded using trac	litional rounding methodology. (For
17	example, 1.1-1.4 rounds t	o-1.0; 1.5-1.9 rounds to 2.0.)	
18	(4) If the company	's proposed and current aver	age service lives for a given account are
19	within the ranges establish	hed in paragraph (2)(a), no ad	ditional support for those values shall
20	be required. If the compar	ny's proposed and current net	salvage values for a given account are
21	within the ranges establis	hed in paragraph (2)(a), no ad	ditional support for those values shall
22	be required. The company	y shall submit to the Office of	Commission Clerk the original, five
23	hard copies, and a diskett	e of the information required	by subsection (8) of this rule.
24	(5) A company pr	oposing basic life or salvage	values outside of the ranges established
25	 in paragraph (2)(a) of this	rule shall submit to the Offic	e of Commission Clerk the original and
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1	five hard copies, and a diskette of the information required by subsection (10) of this rule.
2	(6) After filing a petition for a change in depreciation rates, the company may reflect
3	on its books and records the preliminary implementation of the proposed rates as of the
4	proposed effective date. These rates are subject to Commission approval.
5	(7) Any-party protesting a Commission approved depreciation life or salvage value,
6	shall-carry the burden of proof in demonstrating that each protested value is unsupported by
7	the operations and planning of each company.
8	(8) A depreciation filing shall include:
9	(a) A comparison of current and proposed depreciation rates and components for each
10	category of depreciable plant. Current rates shall be identified as to the effective date and
11	proposed rates as to the proposed offective date.
12	(b) A comparison of annual depreciation expense, as of the proposed effective date,
13	resulting from current rates with the expense produced by the proposed rates for each category
14	of depreciable plant. The plant balances may involve estimates. Submitted data including plant
15	and reserve balances or company planning involving estimates shall be brought to the
16	effective date of the proposed rates.
17	(c) Each recovery and amortization schedule currently in effect should be included
18	with any new filing showing total amount amortized, effective date, length of schedule, annual
19	amount amortized, and reason for the schedule.
20	(d) A general narrative describing the service environment of the applicant company
21	and the factors, e.g., growth, technology, and physical conditions necessitating a revision in
22	rates.
23	(9) If a company's current average service life or salvage value for any given category
24	of depreciable plant is not within the established range, the company must file the information
25	in subsection (10) to justify its move into the range.
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(10) For each account that the Company proposed life or salvage value is not within
 the established range, the depreciation filing shall include the information in subsection (8) as
 well as the following:

4 (a) An explanation and justification for each study category of depreciable plant defining the specific factors that justify the life or salvage components and rates being 5 proposed. Each explanation and justification shall include substantiating factors utilized by the 6 7 company in the design of the depreciation rates for the specific category, e.g., company 8 planning, growth, technology, physical conditions, and trends. The explanation and justification shall state any statistical or mathematical methods of analysis or calculation used 9 10 in-the design of the category rate. (b) The mortality and salvage data used by the company in the depreciation rate design 11 must agree with activity booked by the utility. Unusual transactions not included in life or 12 salvage studies, e.g., sales or extraordinary retirements must be specifically enumerated and 13 explained. 14 15 (c) The filing shall contain all calculations, analysis and numerical basic data used in the design of the depreciation rate for each category of depreciable plant. To the degree 16 17 possible, data involving retirements should be aged. (11)(a) Companies shall provide calculations of depreciation rates using either the 18 whole life method or the remaining life method. The use of one of these methods is required 19 20 for all depreciable categories. 21 (b) Companies shall file an election to remain with the remaining life methodology or move to whole life methodology within 90 days of the effective date of this rule. Failure to file 22 an election shall result in the company's use of remaining life methodology. Only one election 23 regarding depreciation methodology will be permitted. 24

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(12) When a company elects whole life methodology, no recovery of reserve CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.

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1	imbalances will be considered for depreciation purposes. This methodology is not reserve
2	sensitive.
3	(13) When a company elects remaining life methodology, the following apply:
4	(a) A company requiring the Commission staff's assistance in determining a remaining
5	life based on its average service life selection, shall notify the Director of the Division of
6	Economic Regulation, by letter, three months prior to the company's filing date.
7	(b) The possibility of corrective reserve transfers shall be investigated by the
8	Commission prior to changing depreciation rates.
9	(c) It shall be a rebuttable presumption that in determining the average remaining life,
10	the mortality curve shapes shall be those used by the Commission the last time it prescribed
11	rates.
12	(14)(a) A company proposing an offective date of the beginning of its fiscal year shall
13	submit its petition for a change in depreciation rates no later than the mid-point of that fiscal
14	year.
15	(b) A company proposing an effective date coinciding with the expected date of
16	additional revenues initiated through a rate case proceeding shall submit its petition for a
17	change in depreciation rates no later than the filing date of its Minimum Filing Requirements.
18	(15) Included as part of the annual report filed pursuant to Rule 25-4.135, F.A.C., each
19	company shall provide Schedule B-3, Analysis of Plant In Service, and Schedule B-4,
20	Analysis of Accumulated Depreciation. Schedule B-3 shall include booked plant activity
21	(plant balance at the beginning of the year, additions, adjustments, transfers, reclassifications,
22	retirements, and plant balance at year end). Schedule B-4 shall-include reserve activity
23	(reserve balance at the beginning of the year, retirements, accruals, salvage, cost of removal,
24	adjustments, transfers, reclassifications, and reserve balance at year end) for each category of
25	investment for which a depreciation rate, amortization schedule, or capital recovery schedule
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1 has been approved.

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2	(16)(a) Prior to the date of retirement, the Commission may approve capital recovery
3	schedules to correct calculated deficiencies where a utility demonstrates that replacement of
4	an installation or group of installations is prudent, and the associated investment will not be
5	recovered by the time of retirement through the existing depreciation rate.
6	(b) The Commission may approve a special capital recovery schedule when an
7	installation is designed for a specific purpose or for a limited duration.
8	(c) Associated plant and reserve activity, balances, and the annual capital recovery
9	schedule expense must be maintained as subsidiary records.
10	Specific Authority 350.127(2) FS. Law Implemented 350.115, 364.03 FS. History-New 9-8-
11	81, Amended 4-28-83, 1-6-85, Formerly 25-4.175, Amended 4-27-88, 12-12-91, 9-11-96.
12	
13	25-4.0178 Retirement Units for Rate-of-Return Regulated Local Exchange Companies.
14	(1) This rule is intended to establish uniform retirement units for telephone companies
14 15	(1) This rule is intended to establish uniform retirement units for telephone companies and does not relieve any company from maintaining its accounts and records in conformity
15	and does not relieve any company from maintaining its accounts and records in conformity
15 16	and does not relieve any company from maintaining its accounts and records in conformity with the Uniform System and Classification of Accounts (USOA) as prescribed by the Federal
15 16 17	and does not relieve any company from maintaining its accounts and records in conformity with the Uniform System and Classification of Accounts (USOA) as prescribed by the Federal Communications Commission (FCC) in Title 47, Code of Federal Regulations, Part 32, as
15 16 17 18	and does not relieve any company from maintaining its accounts and records in conformity with the Uniform System and Classification of Accounts (USOA) as prescribed by the Federal Communications Commission (FCC) in Title 47, Code of Federal Regulations, Part 32, as adopted on December 2, 1986 and revised as of December 1, 1987, except to the extent that
15 16 17 18 19	and does not relieve any company from maintaining its accounts and records in conformity with the Uniform System and Classification of Accounts (USOA) as prescribed by the Federal Communications Commission (FCC) in Title 47, Code of Federal Regulations, Part 32, as adopted on December 2, 1986 and revised as of December 1, 1987, except to the extent that this rule requires different treatment as stated below.
15 16 17 18 19 20	and does not relieve any company from maintaining its accounts and records in conformity with the Uniform System and Classification of Accounts (USOA) as prescribed by the Federal Communications Commission (FCC) in Title 47, Code of Federal Regulations, Part 32, as adopted on December 2, 1986 and revised as of December 1, 1987, except to the extent that this rule requires different treatment as stated below. (2) For the purposes of this rule the following definitions apply:
15 16 17 18 19 20 21	and does not relieve any company from maintaining its accounts and records in conformity with the Uniform System and Classification of Accounts (USOA) as prescribed by the Federal Communications Commission (FCC) in Title 47, Code of Federal Regulations, Part 32, as adopted on December 2, 1986 and revised as of December 1, 1987, except to the extent that this rule requires different treatment as stated below. (2) For the purposes of this rule the following definitions apply: (a) "Book Cost" means the amount at which a retirement unit is included in a
15 16 17 18 19 20 21 22	and does not relieve any company from maintaining its accounts and records in conformity with the Uniform System and Classification of Accounts (USOA) as prescribed by the Federal Communications Commission (FCC) in Title 47, Code of Federal Regulations, Part 32, as adopted on December 2, 1986 and revised as of December 1, 1987, except to the extent that this rule requires different treatment as stated below. (2) For the purposes of this rule the following definitions apply: (a) "Book Cost" means the amount at which a retirement unit is included in a telephone plant account, including the costs of all labor and installation. This cost is to be
 15 16 17 18 19 20 21 22 23 	and does not relieve any company from maintaining its accounts and records in conformity with the Uniform System and Classification of Accounts (USOA) as prescribed by the Federal Communications Commission (FCC) in Title 47, Code of Federal Regulations, Part 32, as adopted on December 2, 1986 and revised as of December 1, 1987, except to the extent that this rule requires different treatment as stated below. (2) For the purposes of this rule the following definitions apply: (a) "Book Cost" means the amount at which a retirement unit is included in a telephone plant account, including the costs of all labor and installation. This cost is to be determined from the company's records, but if it cannot be, it is to be estimated.

1	(c) "Cost of Removal" means the cost of demolishing, dismantling, removing, tearing
2	down or otherwise disposing of a retirement unit, including the cost of transportation and
3	handling.
4	(d) "Cradle To-Grave Accounting" means an accounting method which treats a unit of
5	plant as being in service from the time it is first purchased until-it is finally junked or is
6	otherwise finally disposed. Periods of in shop for refurbishing or in stock/inventory awaiting
7	reinstallation are treated as being in service.
8	(e) "Gross Salvage" means the amount received from selling or trading in a retirement
9	unit; or, if retained for reuse, the original, or estimated if not known, material cost of the unit.
10	(f) "Item" means a single identifiable unit of plant. Where a dollar threshold is
11	imposed, that threshold applies to the single item and not to the total of a group of such items
12	purchased in one order.
13	(g) "Minor Item" means any part or element of plant which is not designated as a
14	retirement unit, but may be a component of or adjunct to a retirement unit.
15	
16	or an unreplaced minor item which has been removed, sold, abandoned, destroyed or
17	otherwise-removed-from service.
18	(i) "Retirement Unit" means an item of telephone plant designated as a retirement unit
19	which when placed in service is to be capitalized if the cost of the unit meets the criteria in the
20	"List of Retirement Units", and when removed from service, without a replacement or with a
21	replacement that meets the criteria in the "List of Retirement Units", is to be credited to the
22	plant account in which it is included and debited to the associated account reserve.
23	(3) All depreciable plant is considered as consisting of retirement units or minor items
24	of plant. Each company is to use this list of retirement units on a prospective basis. A
25	company may add retirement units to this list. In the case of such addition, the company shall
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.
	- 16 -

1	notify the Director of the Division of Economic Regulation within thirty days as to the nature
2	and justification of the addition. However, the combination of any retirement units or the
3	increase in size of any unit will not be permitted without Commission prior approval.
4	Additions to or revisions to this list will be issued, when necessary, by this Commission.
5	(4) The addition and retirement of retirement units are to be accounted for as follows:
6	(a) When a retirement unit other than one designated for Company Communications
7	Equipment, Account 2132.2, or Public Telephone Equipment, Account 2351, is placed in
8	service for the first time at a location, the cost of the unit, if it meets the criteria in the "Lists of
9	Retirement Units", should be added to the appropriate plant account along with associated
10	labor and installation costs.
11	
12	2123.2, or Public Telephone Equipment, Account 2351, is placed in service for the first time
13	at a location, only the materials cost of the unit, if it meets the criteria in the "List of
14	Retirement Units", shall be added to the appropriate plant account. Associated labor and minor
15	materials costs of installing such equipment shall be charged to the appropriate expense
16	account.
17	(c) When a retirement unit is replaced, the cost of the replacement should be accounted
18	for in the same manner as in subsection (a) if the cost meets the criteria set forth in the "List of
19	Retirement Units" referred to in subsection (6). Otherwise, the charge should be made to the
20	appropriate expense account.
21	(d) When a retirement unit is retired, with a replacement that meets the criteria in the
22	"List of Retirement Units" referred to in subsection (6), or is retired without replacement, the
23	book cost of the retiring unit is to be credited to the plant account in which it is included and
24	likewise debited to the associated account reserve. Any cost of removal and gross salvage
25	associated with the retirement should be debited and credited, respectively, to the account
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.

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1	reserve. Cost of the retiring unit, removal and gross salvage are to be recorded within one
2	month of the retirement date. Such costs may be estimated with corrective adjustment entries
3	made when the transactions are finalized.
4	(5) The addition and retirement of minor items of depreciable property other than
5	Company Communications Equipment, Account 2123.2, and Public Telephone Equipment
6	Account 2351, are to be accounted for as follows:
7	(a) When a minor item which did not previously exist as a part of a retirement unit at a
8	given location is added, the cost is to be accounted for in the same manner as the addition of a
9	retirement unit.
10	— (b) When a minor item is retired and not replaced, the book cost along with any
11	associated cost of removal and gross salvage is to be accounted for in the same manner as the
12	retirement of a retirement unit. If, however, the book cost of such a minor item has been
13	accounted for by its inclusion in the retirement unit of which it is a part, no separate credit to
14	the property account or debit to the associated account reserve is to be made.
15	— (c) When a minor item is replaced independently of the retirement unit of which it is a
16	part, the cost of replacement is to be charged to the appropriate maintenance account for that
17	item. If, however, the replacement causes a substantial betterment, the primary aim of which is
18	to-make the property affected more useful, more efficient, of greater durability, or of greater
19	capacity, the excess cost of the replacement over the estimated cost at current prices of the
20	replacement without betterment should be charged to the appropriate plant account.
21	(6) The Florida Public Service Commission document "List of Retirement Units
22	(Telephone Utilities)" dated January 1, 1988, is hereby incorporated by reference. A copy of
23	this document may be obtained from the Director, Division of Economic-Regulation, Florida
24	Public Service Commission.
25	(7) The capitalization and expensing of depreciable plant for 1988 and subsequent
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.
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- 18 -

1	years shall be governed by this rule.
T	years shan be governed by ano rate.

2 Specific Authority 350.127(2) FS. Law Implemented 350.115, 364.17 FS. History-New 4-25-3 88.

4

5 25-4.0405 Telephone Directory Advertising Revenues.

(1) The provisions of this rule, in conjunction with the provisions of Section 364.037, 6 7 F.S. (2002), shall-govern the ratemaking treatment for telephone directory advertising 8 revenues and expenses of rate of return regulated local exchange telecommunication 9 companies. (2) Adjustments under Section 364.037(1), F.S. (2002), for customer growth and 10 Consumer Price Index shall be calculated in accordance with paragraph (2)(a), producing a 11 Test Year Regulated Gross Profit. Except as provided in paragraph (2)(e), the Test Year 12 Regulated Gross Profit shall be used to establish the test year gross profit from directory 13 advertising in the local franchise area to be considered in setting rates for telecommunications 14 15 service. (a) The Test Year Regulated Gross Profit is determined as follows: 16 Test Year Regulated Gross Profit = 1982 Gross Profit Base × Customer Growth Factor × CPI 17 18 factor. (b) The Customer Growth Factor is determined as follows: 19 20Average test year access lines

21 Customer Growth 22

Average 1982 access lines. Factor

(c) The CPI Factor reflects CPI adjustments made using the annual average Consumer

24 Price Index All Urban (CPI-U) as follows:

25

23

1	Annual average CPI U for test year
2	CPI Factor =
3	96.5
4	(d) An access line is any exchange line that provides residential or business service as
5	follows:
6	1. Residential lines;
7	2. Business lines;
8	3. Centrex lines;
9	4 . PBX trunks; or
10	5. Key system lines.
11	(e) When the Test Year Regulated Gross Profit is less than two thirds of the actual test
12	year gross profit from directory advertising, two thirds of the actual test year gross profit shall
13	be used. When the Test-Year Regulated Gross Profit is greater than the actual test year gross
14	profit from directory advertising, the actual test year gross profit shall be used.
15	(f) Each-local exchange company shall record its directory advertising revenues in
16	revenue account 5230 (Directory Revenues) and shall record its directory advertising expenses
17	in expense account 6622 (Number Services). Only those expenses formerly recorded in
18	expense account 649 (Directory Expense) shall be recorded in expense subaccount 6622.1.
19	The actual test year gross profit from telephone directory advertising shall be determined by
20	subtracting the amount recorded in expense subaccount 6622.1 from the amount recorded in
21	revenue account 5230, with such adjustments as the Commission deems appropriate.
22	(g) Directory advertising revenues, as used in this rule, shall include revenue from both
23	yellow page advertising, including national advertising, and any boldface or other highlighted
24	white page listings for directories within the franchised area of the exchange telephone
25	company. Directory advertising expenses, as used in this rule, shall include expenses incurred
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.
	- 20 -

1	in furnishing	, directories.
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	5
2	(3) The dollar amount of the 1982 Gross Profit Base for each local exchange telephone
3	company is established pursuant to Section 364.037(3), F.S., as follows:
4	Local Exchange Company <u>1982 Gross Profit Base</u>
5	
6	Frontier Telephone Company \$8,830
7	(4) The Average 1982 Access Lines for each local exchange telephone company is as
8	follows:
9	Local Exchange Company <u>1982 Average Access Lines</u>
10	
11	Frontier Telephone Company \$2,279
12	Specific Authority 350.127(2) FS. Law Implemented 364.037 FS. History-New 4-20-86,
13	Formerly 25-4.405, Amended 4-25-88, 3-10-96, 9-15-03.
14	
15	25-4.135 Annual Reports.
16	Each rate of return regulated local exchange telephone company shall file annual reports with
17	the Commission on Commission Form PSC/ECR 018-T-(9/03) which is incorporated by
18	reference into this rule. Form PSC/ECR 018 T, entitled "Annual Report of Local Exchange
19	Telephone Companies", may be obtained from the Commission's Division of Economic
20	Regulation. These reports shall be verified by a responsible accounting officer of the company
21	making the report and shall be due on or before April 30 for the preceding calendar year. A
22	company may file a written request for an extension of time with the Division of Economic
23	Regulation no later than April 30. One extension of 31 days will be granted upon request. A
24	request for Commission approval of a longer extension must be accompanied by a statement
25	of good cause and shall specify the date by which the report will be filed. Good cause means a
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.
	- 21 -

1 demonstration that the company has worked diligently to prepare the report and that the 2 additional time period requested to complete and submit the report is both reasonable and necessary given the company's particular circumstances. 3 4 Specific Authority 350.127(2) FS. Law Implemented 364.17 FS. History-New 12-27-94, 5 Amended 3-10-96, 9-15-03. 6 7 25-4.140 Test Year Notification. (1) At least 60 days prior to filing a petition for a general rate increase, a company 8 shall notify the Commission in writing of its selected test year and filing date. This 9 10 notification shall include: (a) An explanation for requesting the particular test period. If an historical test year is 11 12 selected, there shall be an explanation of why the historical period is more representative of the company's operations than a projected period. If a projected test year is selected, there 13 shall be an explanation of why the projected period is more representative than an historical 14 15 period. (b) An explanation, including an estimate of the impact on revenue requirements, of 16 17 the major factors which necessitate a rate increase. (c) A statement describing the actions and measures implemented by the Company for 18 the specific purpose of avoiding a rate increase. 19 (2) In the event that a test year other than one based on a calendar year or the 20 company's normal fiscal year is selected, the notification shall include an explanation of why 21 22 the chosen-test year period is more appropriate. (3) If the company cannot meet its filing date, it shall notify the Commission in writing 23 before the due date and include an explanation of why it will not meet the filing date. The 24 25 company-shall include a revised filing date. CODING: Words underlined are additions; words in struck through type are deletions from existing law.

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1	Specific Authority 350.127(2) FS. Law Implemented 364.05(3) FS. History-New 5-4-81,
2	Amended 10-15-84, 9-21-92.
3	
4	25-4.141 Minimum Filing Requirements for Rate-of-Return Regulated Local Exchange
5	Companies; Commission Designee.
6	(1) General Filing Instructions.
7	(a) Each petition under Section 364.05 or 364.055, F.S., for adjustment of rates must
8	include or be accompanied by:
9	1. The information required by Commission Form PSC/ECR20-T (3/96), which is
10	incorporated into this rule by reference. Form PSC/ECR20-T, entitled "Minimum Filing
11	Requirements," may be obtained from the Commission's Division of Economic Regulation;
12	2. The exact name of the applicant and the address of the applicant's principal place of
13	business;
14	3. Copies of prepared direct testimony and exhibits for each witness testifying on
15	behalf of the company; and
16	4. Proposed tariff sheets.
17	(b) In compiling the required schedules, a company shall follow the policies,
18	procedures, and guidelines prescribed by the Commission in relevant rules and in the
19	company's last rate case or in a more recent rate case involving a comparable utility. A
20	company may also provide separate, comparable information on a different basis of its own
21	choice, such as year end versus average rate base, as long as it reconciles for each schedule
22	the differences in the required basis and the company basis. Such added filing shall be made
23	on the same date as the required filing. These additional schedules shall be identified
24	appropriately; for example, Schedule B-1 would be designated Company Schedule B-1
25	company basis.
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.
	- 23 -

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1	(c) Each schedule shall be cross-referenced to identify related schedules as either
2	supporting schedules or recap schedules.
3	(d) Each page of the filing shall be numbered and on 8-1/2" \times 11" inch paper. Each
4	witness' prefiled testimony shall be double-spaced with 25 numbered lines on numbered
5	pages. Exhibits shall be on numbered pages and all exhibits shall be attached to the
6	proponent's testimony. Each set of the filing, consisting of the petition and its supporting
7	attachments, testimony, and exhibits, shall be bound in order of appearance in this rule in
8	standard three ring binders, with each schedule indexed and tabbed.
9	(e) Except for handwritton official company records, all data in the petition, testimony,
10	exhibits, and minimum filing requirements shall be typed.
11	(f) Each schedule shall indicate the name of the witness responsible for its
12	presentation.
13	(g) All schedules involving investment data shall be completed on an average
14	investment basis. Unless a specific schedule requests otherwise, average is defined as the
15	average of 12 monthly average balances.
16	(h) Whenever the company proposes any corrections, updates or other changes to the
17	originally filed data, 20 copies shall be filed with the Office of Commission Clerk with copies
18	also served on all parties at the same time.
19	(i) The company shall file 20 copies of the entire filing with the Office of Commission
20	Clerk.
21	(2) Projected Test Year. When a partially or fully projected test year is used, the
22	company shall provide on Form PSC/ECR-20, in addition to the other requirements of this
23	rule:
24	(a) The most currently available historical data (for a time period equal to the period
25	requested in the schedule) immediately preceding the test year, in addition to test year data.
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.
	- 24 -

1	The historical data schedules shall be indexed and tabbed separately from the test year
2	schedules.
3	(b) A full description of supporting forecast information and methodology including
4	detailed input data requirements, sources of input, and equations employed.
5	(3) Commission Designee. The Director of the Division of Economic Regulation shall
6	be the designee of the Commission for purposes of determining whether the company-has met
7	the minimum filing requirements imposed by this rule.
8	Specific Authority 350.127(2) FS. Law Implemented 364.05(4) FS. History-New 5-4-81,
9	Amended 7-29-85, 6-12-86, 2-3-88, 3-10-96, 1-31-00.
10	
11	25-4.214 Tariff Filings.
12	Tariff filings for new services and changes to an existing service that are submitted by small
13	local exchange companies subject to the Commission's rate base and rate of return regulation
14	shall go into effect on the 30th day following the day of filing unless:
15	(1) The company requests a later effective date; or
16	(2) The Commission suspends or denies the filing prior to the 30th day.
17	Specific Authority 350.127(2) FS. Law Implemented 364.04, 364.052 FS. History-New 3-10-
18	96.
19	
20	25-4.215 Limited Scope Proceedings.
21	A rate-of-return regulated small-local exchange company may seek to change its existing
22	overall rate relationships without affecting its total revenues by filing a petition for a limited
23	scope proceeding pursuant to Sections 364.05 and 364.058, F.S., and submitting Schedule E-2
24	(the priceout schedule) in Form PSC/ECR-20 T (3/96), entitled "Minimum Filing
25	Requirements," which is incorporated herein by reference in Rule 25-4.141, F.A.C., and may
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law. - 25 -

1	be obtained from the Commission's Division of Economic Regulation. The required MFR
2	Schedule E-2 must show that the revenues generated under the proposed rate relationships
3	shall not exceed the revenues generated under the small local exchange company's existing
4	rate relationships, based on data for units and revenues for the last full calendar-year available.
5	Specific Authority 350.127(2) FS. Law Implemented 364.05, 364.052, 364.058 FS. History-
6	New 3-10-96, Amended 11-20-08.
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9	25-4 Repeal Rules.cm.doc
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Notice of Proposed Rule

PUBLIC SERVICE COMMISSION

RULE NO: RULE TITLE

<u>25-4.017</u>: Uniform System of Accounts for Rate-of-Return Regulated Local Exchange Companies

25-4.0171: Allowance for Funds Used During Construction

<u>25-4.0174</u>: Depreciation Accounts for Rate-of-Return Regulation Local Exchange Companies

25-4.0175: Depreciation for Rate-of-Return Regulated Local Exchange Companies

25-4.0178: Retirement Units for Rate-of-Return Regulated Local Exchange Companies

25-4.0405: Telephone Directory Advertising Revenues

25-4.135: Annual Reports

25-4.140: Test Year Notification

<u>25-4.141</u>: Minimum Filing Requirements for Rate-of-Return Regulated Local Exchange Companies; Commission Designee

25-4.214: Tariff Filings

<u>25-4.215</u>: Limited Scope Proceedings

PURPOSE AND EFFECT: There are no longer any telecommunication rate-of-return regulated local exchange companies. Thus, there is no need for these rules that address such companies. SUMMARY: Rules are repealed that relate to rate-of-return regulated local exchange companies. There are no longer rate-of-return regulated telecommunication companies. The requirements listed by the rules include accounting rules, reporting and minimum filing requirements for rate cases. Docket 090323-TP.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: There should be no incremental costs for eliminating the rules because they are obsolete.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 350.127(2), FS

LAW IMPLEMENTED: <u>350.115</u>, <u>364.03</u>, <u>364.035</u>, <u>364.037</u>, <u>364.04</u>, <u>364.05</u>, <u>364.052</u>, <u>364.058</u>, <u>364.17</u>, FS

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Dale Mailhot, Division of Regulatory Compliance, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850, (850) 413-6418.

THE FULL TEXT OF THE PROPOSED RULE IS:

25-4.017 Uniform System of Accounts for Rate-of-Return Regulated Local Exchange Companies.

Specific Authority 350.127(2) FS. Law Implemented 350.115, 364.17 FS. History–Revised 12-1-68, Amended 3-31-76, 8-21-79, 1-2-80, 12-13-82, 12-13-83, 9-30-85, Formerly 25-4.17,

Amended 11-30-86, 4-25-88, 2-10-92, 8-11-92, 3-10-96, 9-15-03, Repealed

25-4.0171 Allowance for Funds Used During Construction.

Specific Authority 350.127(2) FS. Law Implemented 350.115, 364.035, 364.17 FS. History–New 8-11-86, Formerly 25-4.171, Amended 11-13-86, 12-7-87, 3-10-96, Repealed_____.

25-4.0174 Depreciation Accounts for Rate-of-Return Regulated Local Exchange Companies.

Specific Authority 350.127(2) FS. Law Implemented 350.115, 364.17 FS. History-New 4-25-88, Amended 9-11-96, Repealed _____.

25-4.0175 Depreciation for Rate-of-Return Regulated Local Exchange Companies.

Specific Authority 350.127(2) FS. Law Implemented 350.115, 364.03 FS. History-New 9-8-81,

Amended 4-28-83, 1-6-85, Formerly 25-4.175, Amended 4-27-88, 12-12-91, 9-11-96, Repealed .

25-4.0178 Retirement Units for Rate-of-Return Regulated Local Exchange Companies.

Specific Authority 350.127(2) FS. Law Implemented 350.115, 364.17 FS. History-New 4-25-88, Repealed ____.

25-4.0405 Telephone Directory Advertising Revenues.

Specific Authority 350.127(2) FS. Law Implemented 364.037 FS. History-New 4-20-86,

Formerly 25-4.405, Amended 4-25-88, 3-10-96, 9-15-03, Repealed

25-4.135 Annual Reports.

Specific Authority 350.127(2) FS. Law Implemented 364.17 FS. History-New 12-27-94,

Amended 3-10-96, 9-15-03, Repealed _____.

25-4.140 Test Year Notification.

Specific Authority 350.127(2) FS. Law Implemented 364.05(3) FS. History-New 5-4-81,

Amended 10-15-84, 9-21-92, Repealed _____.

25-4.141 Minimum Filing Requirements for Rate-of-Return Regulated Local Exchange Companies; Commission Designee.

Specific Authority 350.127(2) FS. Law Implemented 364.05(4) FS. History-New 5-4-81,

Amended 7-29-85, 6-12-86, 2-3-88, 3-10-96, 1-31-00, Repealed _____.

25-4.214 Tariff Filings.

Specific Authority 350.127(2) FS. Law Implemented 364.04, 364.052 FS. History-New 3-10-96, Repealed ______.

25-4.215 Limited Scope Proceedings.

Specific Authority 350.127(2) FS. Law Implemented 364.05, 364.052, 364.058 FS. History-New 3-10-96, Amended 11-20-08, Repealed _____.

NAME OF PERSON ORIGINATING PROPOSED RULE: Dale Mailhot NAME OF AGENCY HEAD WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: July 14, 2009 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Volume 35,

Number 18, May 8, 2009.

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090323 Proposed Rulemaking.cm.doc 7353781

Rules 25-4.017, 25-4.0171, 25-4.0174, 25-4.0175, 25-4.0178, 25-4.0405, 25-4.135, 25-4.140, 25-4.141, 25-4.214, and 25-4.215 Docket No. 090323-TP

STATEMENT OF FACTS AND CIRCUMSTANCES JUSTIFYING RULE

There are no longer any telecommunication rate-of-return regulated local exchange companies. Thus, there is no need for these rules that address such companies.

STATEMENT ON FEDERAL STANDARDS

There is no federal standard on the same subject.

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Hublic Serbice Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

-M-E-M-O-R-A-N-D-U-M-

DATE: June 22, 2009

TO: Office of General Counsel (Miller)

Division of Economic Regulation (Hewitt) CH FROM:

RE: Proposed Repeal of Rule 25-4.017, F.A.C., Uniform System of Accounts for Rateof-Return Regulated Local Exchange Companies; Rule 25-4.0171, F.A.C., Allowance for Funds Used During Construction; Rule 25-4.0174, F.A.C., Depreciation Accounts for Rate-of-Return Regulated Local Exchange Companies; Rule 25-4.0175, F.A.C., Depreciation for Rate-of-Return Regulated Local Exchange Companies; Rule 25-4.0178, F.A.C., Retirement Units for Rate-of-Return Regulated Local Exchange Companies; Rule 25-4.0405, F.A.C., Telephone Directory Advertising Revenues; Rule 25-4.135 Annual Reports; Rule 25-4.140, F.A.C., Test Year Notification; Rule 25-4.141, F.A.C., Minimum Filing Requirements for Rate-of-Return Regulated Local Exchange Companies; Commission Designee; Rule 25-4.214, F.A.C., Tariff Filings; Rule 25-4.215, F.A.C., Limited Scope Proceedings.

DETAILED DESCRIPTION OF THE PROPOSED RULE REPEALS

1. Why are the rule repeals being proposed?

The rule repeals would eliminate the Rate-of-Return Regulated Local Exchange Companies' (LECs) requirements because all the LECs have elected to become price cap regulated.

2. What do the rules do and how do they accomplish the goal?

The rule gives the requirements for Regulated LECs when they were Rate-of-Return regulated. The requirements listed by the rules include accounting rules, reporting, and Minimum Filing Requirements for rate increases.

IMPACT ON THE PSC

Incremental costs

There should be no incremental costs for the Commission because the rules being repealed are no longer used and are obsolete.

Incremental benefits

There would be some benefit for eliminating obsolete rules by decreasing the number of rules on the books.

WHO BESIDES THE PSC WILL BE AFFECTED BY ADOPTION OF THE PROPOSED REPEALS

Utilities

No telecommunications companies would be affected.

Customers

No customers would be affected.

Outside business and local governments

Small businesses, small cities or small counties would not be affected from repeal of the above rules.

HOW ARE THE PARTIES ABOVE AFFECTED BY THE ADOPTION OF THE PROPOSAL

Estimated transactional costs to individuals and entities

Utilities

There are no utilities or companies that would be affected.

Customers

No customers would be affected.

Outside businesses including specifically small businesses

Outside businesses should not be affected by the proposed rule repeals.

Local governments

Local governments should have no transactional costs from the rule repeals.

ANY OTHER PERTINENT COMMENTS REGARDING THE APPLICATION OF THE PROPOSED RULE

No other pertinent comments are germane to the proposed rule repeals.

CH:kb

cc: Mary Andrews Bane Chuck Hill Dale Mailhot