BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Florida Link-Up and Lifeline Program Modernization.

DOCKET NO. 120052-TP ORDER NO. PSC-14-0433-FOF-TP ISSUED: August 20, 2014

The following Commissioners participated in the disposition of this matter:

ART GRAHAM, Chairman LISA POLAK EDGAR RONALD A. BRISÉ EDUARDO E. BALBIS JULIE I. BROWN

ORDER CLOSING DOCKET

BY THE COMMISSION:

I. Case Background

On February 6, 2012, the Federal Communications Commission (FCC) released a Report and Order (Order FCC 12-11) and Further Notice of Proposed Rulemaking addressing Lifeline and Link Up Reform and Modernization. The stated purposes of the FCC's Order 12-11 were to strengthen protections against waste, fraud, and abuse; improve program administration and accountability; improve enrollment and consumer disclosures; initiate modernization of the program to include broadband; and constrain the growth of the program in order to reduce the burden on all who contribute to the Federal Universal Service Fund. Many of the modifications contained in Order FCC 12-11 affected Florida's Lifeline program.

To fulfill the requirements of Order FCC 12-11, this Commission, by Order No. PSC-12-0205-PAA-TP, issued April 17, 2012, ordered that non-Tribal Link Up be removed from the Florida Lifeline program, the monthly amount of Lifeline credit provided to Florida Lifeline customers be changed from \$13.50 to \$12.75, and the Florida Lifeline Simplified Certification process be eliminated as of June 1, 2012. This docket was kept open to address any additional changes that needed to be made to Florida's Lifeline program due to the FCC Lifeline Reform and Modernization. We have authority under Section 364.10, Florida Statutes, to administer the Florida Lifeline and Link Up program.

¹ In the Matter of Lifeline and Link Up Reform and Modernization (WC Docket No. 11-42), Lifeline and Link Up (WC Docket No. 03-109), Federal-State Joint Board on Universal Service (CC Docket No. 96-45), Advancing Broadband Availability Through Digital Literacy Training (WC Docket No. 12-23), Report and Order and Further Notice of Proposed Rulemaking. Order No. FCC 12-11. Adopted: January 31, 2012, Released: February 6, 2012.

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II. Analysis and Decision

This docket was opened to address modifications that needed to be made to the Florida Lifeline program as a result of the issuance of the FCC Lifeline Reform Order. The only outstanding issue that needed to be resolved once we issued Order No. PSC-12-0205-PAA-TP was to address a permanent waiver of 47 C.F.R. §54.407(d), 47 C.F.R. §54.410(b)(2)(ii), 47 C.F.R. §54.410(c)(2)(ii), and 47 C.F.R. §54.410(e). These FCC rules stated that eligible telecommunications carriers must not seek reimbursement from the Federal universal service fund unless the eligible telecommunications carrier has received from the state Lifeline administrator or other state agency, a copy of the Lifeline subscriber's certification form.² The Order also required state Lifeline administrators or other state agencies that are responsible for the initial determination of a subscriber's eligibility for Lifeline to provide each eligible telecommunications carrier with a hard-copy of each of the Lifeline certification forms beginning June 1, 2012.

The Florida Lifeline Electronic Coordinated Enrollment process does not have the capability of printing out a hard-copy Lifeline application as required by the new FCC Rules. However, the Florida Lifeline Electronic Coordinated Enrollment process allows eligible telecommunications carriers to adhere to the requirements of the Lifeline Reform Order without the need to require or maintain hard-copy Lifeline certification applications. Therefore, on October 25, 2013, we filed a petition with the FCC for permanent waiver of the hard-copy Lifeline application obligation required by Rules 47 C.F.R. §54.407(d), 47 C.F.R. §54.410(e).

On June 6, 2014, the FCC released Order DA 14-785, granting Florida a permanent waiver of the FCC requirements to provide hard-copy Lifeline applications to eligible telecommunications carriers. In the Order, the FCC stated a permanent waiver is appropriate because Florida's screening system fulfills the underlying purpose of the rules to limit Lifeline benefits to eligible consumers.

There are no further issues to be addressed regarding the FCC Lifeline Reform Order. Therefore, this docket shall be closed.

² 47 C.F.R. §54.407(d), 47 C.F.R. §54.410(b)(2)(ii), and 47 C.F.R. §54.410(c)(2)(ii).

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Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that this docket shall be closed.

By ORDER of the Florida Public Service Commission this 20th day of August, 2014.

CARLOTTA S. STAUFFER

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Copies furnished: A copy of this document is provided to the parties of record at the time of issuance and, if applicable, interested persons.

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NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Any party adversely affected by the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water and/or wastewater utility by filing a notice of appeal with the Office of Commission Clerk, and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days after the issuance of this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.