

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition for waiver of ) DOCKET NO. 930085-TL  
Orders Nos. 12765 and 13476 to ) ORDER NO. PSC-93-0445-FOF-TL  
permit use of "Federal ) ISSUED: 03/24/93  
Subscriber Line Charge" to )  
identify FCC interstate end user )  
charge on customers' bills by )  
CENTRAL TELEPHONE COMPANY OF )  
FLORIDA. )

---

The following Commissioners participated in the disposition of this matter:

J. TERRY DEASON, Chairman  
SUSAN F. CLARK  
JULIA L. JOHNSON  
LUIS J. LAUREDO

ORDER WAIVING CERTAIN REQUIREMENTS  
OF ORDERS NOS. 12765 AND 13476

BY THE COMMISSION:

Central Telephone Company of Florida (Centel or the Company) has requested a temporary waiver of Orders Nos. 12765 and 13476. By Order No. 12765, we required that the phrase "FCC charge for interstate toll access" be used to describe the interstate subscriber line charge. Three alternative phrases were approved in Order No. 13476. These were: "FCC interstate toll access charge," "FCC interstate L(ong) D(istance) access charge," and "FCC/toll access." Additionally, we recently approved United Telephone Company of Florida's use of the phrase "FCC Access Charge." This was based on a finding that this phrase was similar in clarity to the phrases approved in Order Nos. 12765 and 13476.

Centel currently uses the phrase "Federal Subscriber Line Charge" to describe the FCC end user interstate access charge. The Company has requested that it be allowed to continue the use of the phrase for one more year. Centel asserts that Sprint Corporation and Centel Corporation are considering the consolidation of their billing functions, and that this process should take approximately one year. Changing the current phrase to one of the authorized phrases would take approximately three months and cost the Company an estimated \$50,000.

Given the expense involved in changing the phrase on Centel's bill, and uncertainties associated with possible consolidation of

DOCUMENT NUMBER-DATE

03223 MAR 24 93

FPSC-RECORDS/REPORTING

ORDER NO. PSC-93-0445-FOF-TL  
DOCKET NO. 930085-TL  
PAGE 2

the two billing systems, we find that it is appropriate to allow the Company to continue to use the phrase "Federal Subscriber Line Charge" on an interim basis. Thus, we temporarily waive Orders Nos. 12765 and 13476.

Based upon the foregoing it is

ORDERED by the Florida Public Service Commission that Central Telephone Company of Florida's request to temporarily waive Order Nos. 12765 and 13476 is hereby granted. The Company shall be allowed to continue its use of the phrase "Federal Subscriber Line Charge" on an interim basis. However, by March 16, 1994, the Company must employ an approved statement to describe the interstate access charge. It is further

ORDERED that this docket is hereby closed.

By ORDER of the Florida Public Service Commission this 24th day of March, 1993.

  
\_\_\_\_\_  
STEVE TRIBBLE, Director  
Division of Records and Reporting

( S E A L )

CWM

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), 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.

ORDER NO. PSC-93-0445-FOF-TL  
DOCKET NO. 930085-TL  
PAGE 3

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.038(2), Florida Administrative Code, if issued by a Prehearing Officer; (2) reconsideration within 15 days pursuant to Rule 25-22.060, Florida Administrative Code, if issued by the Commission; or (3) 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 or wastewater utility. A motion for reconsideration shall be filed with the Director, Division of Records and Reporting, in the form prescribed by Rule 25-22.060, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.