BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Repeal of Rule 25-4.026,) DOCKET NO. 930634-TL F.A.C., Application and Scope; and Rule 25-4.027, F.A.C., Filing Requirements; and Adoption of Rule 25-4.1357, F.A.C., Annual Separations Cost Study.

) ORDER NO. PSC-93-1486-FOF-TL) ISSUED: October 12, 1993

NOTICE OF ADOPTION AND REPEAL OF RULES

NOTICE is hereby given that the Commission, pursuant to section 120.54, Florida Statutes, has repealed Rules 25-4.026, 25-4.027, relating to application and scope and filing requirements, and has adopted rule 25-4.1357, F.A.C., relating to accounting reports, without changes.

The rules were filed with the Department of State on October 11, 1993, and will be effective on October 31, 1993. A copy of the relevant portions of the certification filed with the Secretary of State is attached to this Notice.

This docket is closed upon issuance of this notice.

By ORDER of the Florida Public Service Commission this 12th day of October, 1993.

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STEVE TRIBBLE, Director Division of Records & Reporting

(SEAL)

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25-4.026 Application and Scope.

(1) The rules set forth in this Part B are intended to establish guidelines for the Commission to:

(a) review all intrastate toll revenue settlements and settlement agreements and disapprove any such agreements found to be detrimental to the public interest and

(b) adjudicate disputes among telephone companies regarding intrastate telecommunications settlements.

(2) For the purpose of the rules in this Part, the term "intrastate toll settlements" is defined as the distribution mechanism for revenues procured through the joint provision of toll service including message toll service, wide area telephone service (WATE), and private line services crossing exchange boundaries. "Intrastate toll settlement agreements" are those contracts which define the terms and conditions for distributing revenues procured through the joint extension of toll service including message toll service, wide area telephone service (WATE), and private lines services crossing exchange boundaries.

Specific Authority: 350.127(2), F.S.

Law Implemented: 364.07(2), F.S.

History: New 5/4/81, formerly 25-4.26, Repealed 10/31/93.

25-4.027 Filing Requirements.

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In order to facilitate its review of intrastate toll revenue settlements, the following information shall be filed with the Commission:

(1) Southern Bell (Florida) shall furnish the Commission all existing contracts relating to intrastate toll settlements and a timely filing of all subsequent amendments.

(2) All local exchange telephone companies operating in Florida which utilize annual cost studies shall file annual separations cost studies with the Pool Administrator(s) and the Division of Communications on or before June 30 of each year. Companies are encouraged to file as soon after the close of their study period as possible.

(3) In the event that a final settlement is not attained by September 30, the Pool Administrator(s) shall submit a report to the Commission describing the reasons for the delay and shall also provide an estimated revenue effect for each item.

(4) Companies may request an extension of the filing deadlines listed above in paragraphs 2 and 3. Such requests shall be granted where just cause requires that an extension be granted and will be addressed by the Commission on a case-by-case basis.

(5) Such other information as the Commission may reasonably require.

Specific Authority: 350.127, F.S.

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Law Implemented: 364.07(2), F.S. History: New 5/4/81, Amended 2/11/87, 11/27/88, Repealed 10/31/93.

PART IX

A. Accounting Reports

25-4.1357 Annual Separations Cost Study

(1) Each local exchange telephone company that conducts a cost study on an annual basis shall file a copy of the study that separates operation's investments and expenses by interstate and intrastate with the Division of Auditing and Financial Analysis on or before June 30 of each year.

Specific Authority: 350.127(2), F.S.

Law Implemented: 364.07(2), F.S.

History: New 10/31/93.

B. Revenue Requirements