State of Florida



Hublic Service Commission 21

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

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

DATE:

November 21, 2006

TO:

Director, Division of the Commission Clerk & Administrative Services (Bayó)

FROM:

Office of the General Counsel (Moore) A

Division of the Commission Clerk & Administrative Services (Belcher) Kby My Division of Competitive Markets & Enforcement (Kennedy) Division of Economic Regulation (Dickens) & M

RE:

Docket No. 060668-TP - Proposed amendment of Rule 25-4.0161, F.A.C.,

Regulatory Assessment Fees; Telecommunications Companies.

AGENDA: 12/5/06 – Regular Agenda – Rule Proposal – Interested Persons May Participate

COMMISSIONERS ASSIGNED: All Commissioners

PREHEARING OFFICER: Tew

Proposal Should Not Be Deferred

SPECIAL INSTRUCTIONS:

RULE STATUS:

None

FILE NAME AND LOCATION:

S:\PSC\GCL\WP\060668.RCM.DOC

Case Background

Section 364.336, Florida Statutes, requires each telecommunications company licensed or operating in Florida to pay the Commission a fee that may not exceed 0.25 percent of its annual Rule 25-4.0161, Florida gross operating revenues derived from intrastate business. Administrative Code, sets the fee at 0.20 percent of gross operating revenues. Chapter 2005-132, section 19, Laws of Florida, amended section 364.336, Florida Statutes, to authorize the Commission to charge telecommunications companies a minimum regulatory assessment fee of up to \$1,000. The statute was amended to enable the Commission to reduce the shortfall in the amount of fees paid by telecommunications companies for the cost of their regulation. The statute gives the Commission the discretion to set different amounts depending on the type of

DOCUMENT NUMBER - DATE

service provided by a company, which amount must be related, to the extent practicable, to the cost of regulating each type of company. The minimum annual amount was last increased in 1990 from \$25 to \$50.

Staff conducted a rule development workshop on November 9, 2006. Attending the workshop were representatives of BellSouth Telecommunications, Inc. ("BellSouth"), Verizon Florida, Inc. ("Verizon"), Embarq Florida, Inc. ("Embarq"); and Alltel Communications, Inc.

The Commission has rulemaking authority pursuant to Sections 120.54, 350.127(2), and 364.336, Florida Statutes.

Discussion of Issues

<u>Issue 1</u>: Should the Commission amend Rule 25-4.0161, Florida Administrative Code, to increase the minimum regulatory assessment fees paid by telecommunications companies?

Recommendation: Yes.

Staff Analysis: Staff recommends that Rule 25-4.0161 and the regulatory assessment fee ("RAF") reporting forms be amended to increase the annual minimum amount each company must pay the Commission, from \$50 to the following amounts, regardless of the company's gross operating revenues:

Local Exchange Companies - \$1,000

Pay Telephone Service Provider - \$100

Shared Tenant Service Provider - \$100

Interexchange Company - \$700

Alternative Access Vendor - \$600

Competitive Local Exchange Company - \$600

(Attachments A and B.)

Staff believes it is appropriate for the Commission to recover some of the basic, ongoing annual costs of regulating telecommunications companies through the basic minimum RAF amount. Staff calculated the recommended minimum RAF amounts to include several readily measured recurring costs associated with regulating telecommunications companies. They include the cost of maintaining basic contact information about the company; the cost of collecting RAF from each company; and some of the cost related to the consumer complaint process. The particular minimum amount charged to each type of company was determined in part based on their share of consumer complaints. The recommended amounts will more equitably spread the costs of regulation among the types of companies causing the costs.

Statement of Estimated Regulatory Cost Summary:

The increased minimum RAF payment will apply to all companies, although some companies (and all local exchange companies) already pay more in RAFs than the new minimum amount. Assuming all current companies keep their certifications and registrations active, it is estimated that the increased minimum RAF will result in approximately \$513,000 in new revenue for the Commission. Some of the current certificate and registration holders who do not actually operate in Florida and have no intrastate revenue may, however, choose to cancel their certificates or registrations rather than pay the increased minimum fee. A Statement of Estimated Regulatory Cost (SERC) is attached. (Attachment C.)

<u>Issue 2</u>: Should this docket be closed?

Recommendation: Yes, if no requests for hearing or comments are filed, the rule amendments as proposed should be filed for adoption with the Secretary of State and the docket should be closed.

<u>Staff Analysis</u>: Unless comments or requests for hearing are filed, the rules as proposed may be filed with the Secretary of State without further Commission action. The docket may then be closed.

Attachments

Rule

Forms

SERC

25-4.0161 Regulatory Assessment Fees; Telecommunications Companies.

- (1) As applicable and as provided in Sections 350.113, 364.02(13) and 364.336, F.S., each company shall remit a fee based upon its gross operating revenue as provided below. This fee shall be referred to as a regulatory assessment fee, and each company shall pay a regulatory assessment fee in the amount of 0.0020 of its gross operating revenues derived from intrastate business. For the purpose of determining this fee, each telecommunications company shall deduct from gross operating revenues any amount paid to another telecommunications company for the use of any telecommunications network to provide service to its customers. Regardless of the gross operating revenue of a company, a minimum annual regulatory assessment fee of \$50 shall be imposed as follows:
 - (a) Local Exchange Company \$1,000;
 - (b) Pay Telephone Service Provider \$100;
- (c) Shared Tenant Service Provider \$100;
- (d) Interexchange Company \$700;
- (e) Alternative Access Vendor \$600;
- 16 (f) Competitive Local Exchange Company \$600.
 - (2) Telecommunications companies that owed gross regulatory assessment fees of \$10,000 or more for the preceding calendar year shall pay the fee and remit the appropriate form twice a year. The regulatory assessment fee and appropriate form shall be filed no later than July 30 for the preceding period of January 1 through June 30, and no later than January 30 of the following year for the period of July 1 through December 31. Telecommunications companies that owed gross regulatory assessment fees of less than \$10,000 for the preceding calendar year shall pay the fee and remit the appropriate form once a year. The regulatory assessment fee and appropriate form shall be filed no later than January 30 of the subsequent

Date: November 21, 2006

year for the current calendar year operations.

(3) If the due date falls on a Saturday, Sunday, or legal holiday, the due date is extended to the next business day. If the fees are sent by registered mail, the date of the registration is the United States Postal Service's postmark date. If the fees are sent by certified mail and the receipt is postmarked by a postal employee, the date on the receipt is the United States Postal Service's postmark date. The postmarked certified mail receipt is evidence that the fees were delivered. Regulatory assessment fees are considered paid on the date they are postmarked by the United States Postal Service or received and logged in by the Commission's Division of the Commission Clerk and Administrative Services in Tallahassee. Fees are considered timely paid if properly addressed, with sufficient postage, and postmarked no later than the due date.

- (4) Commission Form PSC/CMP 25 (xx/xx01/05), entitled "Local Exchange Company Regulatory Assessment Fee Return"; Form PSC/CMP 26 (xx/xx01/05), entitled "Pay Telephone Service Provider Regulatory Assessment Fee Return"; Form PSC/CMP 34 (xx/xx01/05), entitled "Shared Tenant Service Provider Regulatory Assessment Fee Return"; Form PSC/CMP 153 (xx/xx01/05), entitled "Interexchange Company Regulatory Assessment Fee Return"; Form PSC/CMP 1 (xx/xx01/05), entitled "Alternative Access Vendor Regulatory Assessment Fee Return"; and Form PSC/CMP 7 (xx/xx01/05), entitled "Competitive Local Exchange Company Regulatory Assessment Fee Return" are incorporated into this rule by reference and may be obtained from the Commission's Division of the Commission Clerk and Administrative Services.
- (5) Each telecommunications company shall have up to and including the due date in which to submit the applicable form and:
 - (a) Remit the total amount of its fee, or

Docket No. 060668-TP Attachment A

Date: November 21, 2006

(b) Remit an amount which the company estimates is its full fee.

- (6) Where the company remits less than its full fee, the remainder of the full fee shall be due on or before the 30th day from the due date and shall, where the amount remitted was less than 90 percent of the total regulatory assessment fee, include interest as provided by paragraph (8)(b) of this rule.
- (7) A company may request from the Division of the Commission Clerk and Administrative Services a 30-day extension of its due date for payment of regulatory assessment fees or for filing its return form.
- (a) The request for extension must be submitted on Form PSC/CCA 124 (01/05) and will be granted if the company has applied for the extension within the time required in paragraph (b) below and the company does not have any unpaid regulatory assessment fees, penalties or interest due from a prior year. Form PSC/CCA 124 (01/05), entitled "Regulatory Assessment Fee Extension Request" is incorporated into this rule by reference and may be obtained from the Commission's Division of the Commission Clerk and Administrative Services.
- (b) The request for extension must be received by the Division of the Commission Clerk and Administrative Services at least two weeks before the due date.
- (c) Where a telecommunications company receives an extension of its due date pursuant to this rule, the telecommunications company shall remit a charge in addition to the regulatory assessment fees, as set out in Section 350.113(5), F.S.
- (d) The return forms may be obtained from the Commission's Division of the Commission Clerk and Administrative Services. The failure of a telecommunications company to receive a return form shall not excuse the company from its obligation to timely remit the regulatory assessment fees.

Attachment A

Docket No. 060668-TP Date: November 21, 2006

(8) The delinquency of any amount due to the Commission from the telecommunications company pursuant to the provisions of Section 350.113, F.S., and this rule, begins with the first calendar day after any date established as the due date either by operation of this rule or by an extension pursuant to this rule.

- (a) A penalty, as set out in Section 350.113, F.S., shall apply to any such delinquent amounts.
- (b) Interest at the rate of 12 percent per annum shall apply to any such delinquent amounts.
- (9) The Division of the Commission Clerk and Administrative Services shall send by certified mail a regulatory assessment fee delinquency notice to any company that fails to file a regulatory assessment fee return and that fails to pay the regulatory assessment fee by the date specified in subsection (2), unless the company has met the requirements of subsections (6) and (7).
- (10) If a company fails to pay the regulatory assessment fee within 15 days after receiving a delinquency notice, the Division of the Commission Clerk and Administrative Services, in cooperation with the Division of Competitive Markets and Enforcement and the Office of General Counsel, will establish a docket and administratively issue a Notice of Proposed Agency Action Order Imposing Penalties and Collection Costs, and Requiring Payment of Delinquent Regulatory Assessment Fees, or Cancelling Certificates or Removing From the Register for Violation of Rule 25-4.0161, F.A.C., and Section 364.336, F.S. The company must pay the past due regulatory assessment fees, the penalty and interest for late payment as provided in Section 350.113, F.S., and as stated in subsection (8) above, and must also pay the applicable penalty stated in subsection (11) for failure to file the regulatory assessment fee return.

Date: November 21, 2006

1

2

3

5

8

9

10

11

12

13

14

15

16

17

18

19

(11) Pursuant to Section 364.285, F.S., the Commission has the authority to impose a penalty or cancel a certificate or registration if a company refuses to comply with Commission rules, orders, or Florida Statutes. The penalty, which will include collection costs, for failure to file the regulatory assessment fee return by the date stated in the delinquency notice shall be as follows: 6 (a) First violation – \$500; 7 (b) Second violation – \$1,000;

(c) Third violation - \$2,000.

Failure of the company to pay the full amount due and stated in the Notice of Proposed Agency Action will result in the cancellation of the company's Certificate of Public Convenience and Necessity, or will result in the cancellation of the company's tariff and removal of its name from the Commission's register, whichever is applicable.

- (12) For a company's fourth failure to pay the regulatory assessment fee after being sent a delinquency notice, Commission staff shall file a recommendation to the Commission for further action.
- (13) A company that reapplies for a Certificate of Public Convenience and Necessity, or refiles for registration, must pay all prior unpaid regulatory assessment fees, plus the penalty and interest defined in subsection (8), and any prior unpaid penalty assessed in accordance with subsection (10).
- 20 Specific Authority 350.127(2) FS.
- Law Implemented 350.113, 364.285, 364.336 FS. 21
- 22 History-New 5-18-83, Formerly 25-4.161, Amended 10-19-86, 1-1-91, 12-29-91, 1-8-95, 12-
- 23 26-95, 7-7-96, 11-11-99, 12-7-04, 10-6-05.

24 25

TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE

Local Exchange Company Regulatory Assessment Fee Return

,	Florida	a Public Serv	rice Commission	FORP	SC USE ONLY
STATÚS:		(See Filing Instructions	on Back of Form)	Check #	
Actual Return				s	06-03-001
Estimated Return					003001
Amended Return		•		\$	E
					n 000000
PERIOD COVERED:				\$	P 06-03-001 004011
PERIOD COVERED:				_S	I
					-
				Postmark Date	
				Initials of Preparer	·
	Please Comple	ete Below II Official	Mailing Address Has Changed	<u> </u>	
(Name of Company)		(Add	iress)	(City/State)	(Zip)
LOCAL SERVICES REVENUES	<u>Total</u>	Intrastate			Total Intrastate
1. Basic area revenues (5001) \$.	_ \$	24. Long distance private network sw		
2. Optional extended area revenues (5002)		_	25. Other long distance private netwo		
3. Cellular mobile revenues (5003)		-	26. Other long distance private netwo		
4. Other mobile services revenues (5004)			27. Other long distance revenues (51)		
Public telephone revenues (5010) Local private line revenues (5040)			28. Other long distance revenues sett 29. Total Long Distance Revenues	Tements (2103)	
Customer premises revenues (5050)			(Add Lines 16 through 28)	\$	¢
8. Other local exchange revenues (5060)			(Aud Lines 10 inrough 20)	.	
9. Other local exchange revenues settlements (5069)	<u>.</u>		MISCELLANEOUS REVENUES		
10. Total Local Services Revenues			30. Directory revenues (gross billing)) (5230)	
(Add Lines 1 through 9) \$		\$	31. Rent revenues (gross billings) (52	——	
(New Street - Nill outgroup)			32. Corporate operation revenues (52		
NETWORK ACCESS SERVICES REVENUES			33. Special billing arrangement rever		
11. End user revenues (5081)			34. Customer operations revenues (5)	-	
12. Switched access revenues (5082)			35. Plant operation revenues (5263)	·	
13. Special access revenues (5083)	·		36. Other incidental regulated revenu	ies (5264)	
14. State access revenues (5084)			37. Other revenues settlements (5269))	
15. Total Access Services Revenues			38. Carrier billing & collection reven	nues (5270)	
(Add Lines 11 through 14)		\$	39. Total Miscellaneous Revenues		
			(Add Lines 30 through 38)	\$	\$
LONG DISTANCE NETWORK SERVICES REVENUE	<u>s</u>		40. TOTAL GROSS REVENUES	FEE	
16. Long distance message revenues (5100)		_	(Add Lines 10, 15, 29, and 39)		\$
17. Long distance inward-only revenues (5111)			41. Less: Amounts Paid to Other Tel	ecommunications Companies(1)	
18. Long distance outward-only revenues (5112)			42. NET INTRASTATE OPERAT	,	
19. Subvoice grade long distance private network			Assessment Fee Calculation (Line	e 40 less Line 41)	\$
revenues (5121)		<u> </u>	43. REGULATORY ASSESSMEN	IT FEE DUE	
 Voice grade long distance private network revenues (5122) 			(Multiply Line 42 by 0.0020)		·
•			44. Less: Payments made for June 3	0 period, if any	(
 Audio program grade long distance private network revenues (5123) 			AS ALPH DECITE AND THE ACCRECA		•
22. 1/14		.	45. NET REGULATORY ASSESS		\$
 Video program grade long distance private network revenues (5124) 			46. Penalty for late payment (see "3.		
22 Digital transmission and a long distance private	· ·		 Interest for late payment (see "3. Extension Payment Fee (see "4. I 		ack)
23. Digital transmission grade long distance private network revenues (5125)			49. TOTAL AMOUNT DUE (MIN	,	\$ (2
			. 49. TOTAL AMOUNT DUE (MIN	(11410141 <u>\$1000</u> \$50.00)	3
 These amounts must be intrastate only and must be veri Regardless of the gross operating revenue of a company 			ment fee of \$1000 \$50 shall be impose	d as provided in Section 364 336	Florida Statutes
I, the undersigned owner/officer of the above-named co am aware that pursuant to Section 837.06, Florida Statutes, v					
guilty of a misdemeanor of the second degree.	Anociet Knowing	ty makes a laise said	mont in writing with the mont to thistory	ia a paono servam in me periorm	ince of his official daty shan o
(Signature of Company Official)			(Title)		(Date)
		Telephone Nu	ımber <u>(</u>)	Fax Number (_)
(Preparer of Form - Please Print Name)					
DECICMB OSE /B YV/VV AUAC		F.E.I. N		HOUNT TO THE SECOND	£41£9022)
PSC/CMP 025 (Rev. <u>XX/XX</u> -01/05)			C:WOCUME~I/dchr	risti\LOCALS~1\Temp\foxmerge	אנגעסנ 141 XXmergetomxx.coc

-10-

FLORIDA PUBLIC SERVICE COMMISSION

Instructions For Filing Regulatory Assessment Fee Return (Local Exchange Company)

1. WHEN TO FILE: For companies which owed a total of \$10,000 or more of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return is required twice a year and payment must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, <u>and</u> On or before January 30 for the six-month period July 1 through December 31.

For companies which owed a total of less than \$10,000 of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return and payment must be filed or postmarked:

On or before January 30 for the prior twelve-month period January 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee may be filed or postmarked on the next business day, without penalty.

2. FEES: Each company shall pay 0.0020 of its gross operating revenues derived from intrastate business. Gross Operating Revenues are defined as the total revenues before expenses. Annual revenue amounts are to be reported on the return for the period ended December 31.

On Line 41, deduct any amounts paid to another telecommunications company for the use of any telecommunications network to provide service to its customers. <u>Do not deduct</u> any taxes, federal subscriber line charges, interstate long distance access charges, or amounts paid for nonregulated services such as voice mail, inside wire maintenance, or equipment purchases/rentals. **DEDUCTIONS MUST BE INTRASTATE ONLY AND MUST BE VERIFIABLE.**

3. FAILURE TO FILE BY DUE DATE: Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 46). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 47). A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.

When a company fails to timely file a Regulatory Assessment Fee Return, the Commission has the authority to order the company to pay a penalty and/or cancel the company's certificate. The company will have an opportunity to respond to any proposed Commission action.

4. **EXTENSION:** A request for an extension of time up to 30 days may be made by filing the enclosed *Regulatory Assessment Fee Extension Request* form (PSC/CCA 124), two weeks prior to the filing date. When an extension is granted, a charge shall be added to the amount due (Line 48):

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a company may file a return and remit payment based upon estimated gross operating revenues. If such return is filed by the normal due date, the company shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period. An automatic 30-day extension to file an actual return may be obtained by checking the "Estimated Return" space in the top left-hand corner on the reverse side.

- 5. **FEE ADJUSTMENTS:** You will be notified as to the amount and reason for any fee adjustment. Penalty and interest charges may be applicable to additional amounts owed the Commission by reason of the adjustment. The company may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- 6. MAILING INSTRUCTIONS: Please complete this form, make a copy for your files, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. Make your check payable to the Florida Public Service Commission. If you are unable to use the envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

7. ADDITIONAL ASSISTANCE: If you need additional assistance in preparing your Regulatory Assessment Fee Return or regarding telecommunications facilities, please contact the Division of Competitive Markets and Enforcement at (850) 413-6600. This division may be contacted at the above-referenced address, directing correspondence to the attention of the division.

Docket No. 060668-TP Date: November 21, 2006 TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE Pay Telephone Service Provider Regulatory Assessment Fee Return

		Florida Public Service Commission	FOR PSC US	E ONLY
STATUS	:	(See Filling Instructions on Back of Form)	Check #	
	al Return		\$	06-03-001
	nated Return ended Return		\$	003001 E
	Mood Rough			P 06-03-001
PERIOD	COVERED:		3	004011
			\$	I
			Postmark Date	
			Initials of Preparer	
		Please Complete Below If Official Mailing Address Has Cha	nged	
***************************************	(Name of Company)	(Address)	(City/State)	(Zip)
LINE NO.		ACCOUNT CLASSIFICATION	4. N.	IOUNT
NO.		ACCOUNT CLASSIFICATION		IOUNI
1.	Gross Operating Rev	enue (Florida)	\$	
2.	Gross Intrastate Reve	nuo		
۷.	Gioss minastate Reve	nue	***************************************	
3.		I to Other Telecommunications Companies	s ⁽¹⁾	,
	(see "2. Fees" on back	c)	. ()
4.		S for Regulatory Assessment Fee Calcul		
	(Line 2 less Line 3)		\$	
5.	Regulatory Assessme	nt Fee Due - (Multiply Line 4 by 0.0020)		
6.	Penalty for Late Payr	nent (see "3. Failure to File by Due Date" o	on back)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
7.	Interest for Late Payr	nent (see "3. Failure to File by Due Date" o	on back)	
8.	Extension Payment F	ee (see "4. Extension" on back)	***************************************	
9.	TOTAL AMOUNT	DUE (MINIMUM <u>\$100</u> \$50.00)	\$	(2)
10.	Number of pay teleph this Return	nones in operation at close of period covered	ed by	
		astate only and must be verifiable (see "2. Fees" on back). rating revenue of a company, a minimum annual regulatory assoned. 5. Florida Statutes.	essment fee of \$100 \$50 shall be impo	osed as
information	n is a true and correct statement. I	above-named company, have read the foregoing and declare am aware that pursuant to Section 837.06, Florida Statutes, where the section of the formance of his official duty shall be guilty of a misdemeanor of the section of the sect	hoever knowingly makes a false staten	
<i>,</i>	(Signature of Company Offi	cial) (Title)		(Date)
		Telephone Number ()	Fax Number ()	
(P	reparer of Form - Please Pri			
		F.E.I. No		

FLORIDA PUBLIC SERVICE COMMISSION

Instructions For Filing Regulatory Assessment Fee Return (Pay Telephone Service Provider)

1. WHEN TO FILE: For companies which owed a total of \$10,000 or more of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return is required twice a year and payment must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, AND On or before January 30 for the six-month period July 1 through December 31.

For companies which owed a total of less than \$10,000 of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return and payment must be filed or postmarked:

On or before January 30 for the prior twelve-month period January 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee may be filed or postmarked on the next business day, without penalty.

2. **FEES:** Each company shall pay 0.0020 of its gross operating revenues derived from intrastate business, as referenced in Rule 25-4.0161(1), F.A.C. Gross Operating Revenues are defined as the total revenues before expenses. Gross Intrastate Operating Revenues are defined as revenues from calls originating and terminating within Florida. Do not deduct any expenses, taxes, or uncollectibles from these amounts other than the amount on Line 3.

On Line 3, deduct any amounts paid to another telecommunications company for the use of any telecommunications network (including installation charges) to provide service to its customers. <u>Do not deduct</u> any taxes, federal subscriber line charges, interstate long distance access charges, or amounts paid for nonregulated services such as voice mail, inside wire maintenance, or equipment purchases/rentals. **DEDUCTIONS MUST BE INTRASTATE ONLY AND MUST BE VERIFIABLE.**

3. FAILURE TO FILE BY DUE DATE: Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 6). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 7). A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.

When a company fails to timely file a Regulatory Assessment Fee Return, the Commission has the authority to order the company to pay a penalty and/or cancel the company's certificate. The company will have an opportunity to respond to any proposed Commission action.

4. **EXTENSION:** A request for an extension of time up to 30 days may be made by filing the enclosed *Regulatory Assessment Fee Extension Request* form (PSC/ CCA 124), two weeks prior to the filing date. When an extension is granted, a charge shall be added to the amount due (Line 8):

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a company may file a return and remit payment based upon estimated gross operating revenues. If such return is filed by the normal due date, the company shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period. An automatic 30-day extension to file an actual return may be obtained by checking the "Estimated Return" space in the top left-hand corner on the reverse side.

- 5. **FEE ADJUSTMENTS:** You will be notified as to the amount and reason for any fee adjustment. Penalty and interest charges may be applicable to additional amounts owed the Commission by reason of the adjustment. The company may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- 6. MAILING INSTRUCTIONS: Please complete this form, make a copy for your records, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. <u>Make your check payable to the Florida Public Service Commission</u>. If you are unable to use the envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee. FL 32399-0850

ATTENTION: Fiscal Services

7. ADDITIONAL ASSISTANCE: If you need additional assistance in preparing your Regulatory Assessment Fee Return or regarding telecommunications facilities, please contact the Division of Competitive Markets and Enforcement at (850) 413-6600. This division may be contacted at the above-referenced address, directing correspondence to the attention of the division.

PSC/CMP 026 (Rev. XX/XX 01/05)

TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE

Shared-Tenant Service Provider Regulatory Assessment Fee Return

STATUS	ş.		Public Service Con		Check #	
Actual Return			See Filing Instructions on Back of F	orm)	1 c	06-03-001
	mated Return				· · · · · · · · · · · · · · · · · · ·	003001
Ame	ended Return				\$	E
					\$	P 06-03-001
PERIOI	COVERED:					004011
						. 1
					Postmark Date	į
		Place Complete	D.I. YE OES 'LINE 'V'		Initials of Preparer	
		Please Complete I	Below If Official Mailing A	ddress Has Changed		
	(Name of Company)		(Address)		(City/State)	(Zip)
LINE						
NO.		ACCOUNT (CLASSIFICATION		AN	MOUNT
1	Cross Introstato	In anating Davien			Ф	
1.	Gross Intrastate (_			\$	
2.	LESS: Amounts (see "2. Fees" on	Paid to Other Teback)	elecommunications	Companies (1)		
3.	NET INTRAST Assessment Fee		NG REVENUE for 1 less Line 2)	or Regulatory	\$	
	5 1		461.17. 01	0.0000)	<u></u>	
4.	Regulatory Asses	ssment Fee Due (Multiply Line 3 by	0.0020)	-	
5.	Penalty For Late	Payment (see "3	. Failure to File by	Due Date" on ba	ck)	
6.	Interest For Late	Payment (see "3	. Failure to File by	Due Date" on ba	ck)	
7.	Extension Payme	ent Fee (see "4. E	xtension" on back)	!		
8.	TOTAL AMOU	NT DUE (MIN	IMUM <u>\$100</u> \$50.	00)	\$	(2)
	(2) Regardless of the gro		ist be verifiable (see "2. Fees a company, a minimum annu	,	fee of <u>\$100</u> \$ 50 shall be impo	osed as
information		ent. I am aware that pur	suant to Section 837.06, Flo	orida Statutes, whoever k	the best of my knowledge a mowingly makes a false stater cond degree.	
· .	(Signature of Compan	y Official)		(Title)		(Date)
			Telephone Number	()	Fax Number ()	
(Pre	eparer of Form - Pleas	se Print Name)	- Zorophone (4dinoe)	<u>/</u>	Tax I validor ()	
•	_	•				
			F.E.I. No			

PSC/CMP 034 (Rev. XX/XX 01/05)

FLORIDA PUBLIC SERVICE COMMISSION

Instructions For Filing Regulatory Assessment Fee Return (Shared-Tenant Service Provider)

1. WHEN TO FILE: For companies which owed a total of \$10,000 or more of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return is required twice a year and payment must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, AND On or before January 30 for the six-month period July 1 through December 31.

For companies which owed a total of less than \$10,000 of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return and payment must be filed or postmarked:

On or before January 30 for the prior twelve-month period January 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee may be filed or postmarked on the next business day, without penalty.

2. FEES: Each company shall pay 0.0020 of its gross operating revenues derived from intrastate business, as referenced in Rule 25-4.0161(1), F.A.C. Gross Operating Revenues are defined as the total revenues before expenses. Gross Intrastate Operating Revenues are defined as revenues from calls originating and terminating within Florida. Do not deduct any expenses, taxes, or uncollectibles from these amounts.

On Line 2, deduct any amounts paid to another telecommunications company for the use of any telecommunications network to provide service to its customers. <u>Do not deduct</u> any taxes, federal subscriber line charges, interstate long distance access charges, or amounts paid for nonregulated services such as voice mail, inside wire maintenance, or equipment purchases/rentals. **DEDUCTIONS MUST BE INTRASTATE ONLY AND MUST BE VERIFIABLE.**

3. FAILURE TO FILE BY DUE DATE: Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 5). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 6). A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.

When a company fails to timely file a Regulatory Assessment Fee Return, the Commission has the authority to order the company to pay a penalty and/or cancel the company's certificate. The company will have an opportunity to respond to any proposed Commission action.

4. **EXTENSION:** A request for an extension of time up to 30 days may be made by filing the enclosed *Regulatory Assessment Fee Extension Request* form (PSC/ CCA-124), two weeks prior to the filing date. When an extension is granted, a charge shall be added to the amount due (Line 7):

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a company may file a return and remit payment based upon estimated gross operating revenues. If such return is filed by the normal due date, the company shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period. An automatic 30-day extension to file an actual return may be obtained by checking the "Estimated Return" space in the top left-hand corner on the reverse side.

- 5. **FEE ADJUSTMENTS:** You will be notified as to the amount and reason for any fee adjustment. Penalty and interest charges may be applicable to additional amounts owed the Commission by reason of the adjustment. The company may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- 6. MAILING INSTRUCTIONS: Please complete this form, make a copy for your file, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. <u>Make your check payable to the Florida Public Service Commission</u>. If you are unable to use the enclosed envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

7. ADDITIONAL ASSISTANCE: If you need additional assistance in preparing your Regulatory Assessment Fee Return or regarding telecommunications facilities, please contact the Division of Competitive Markets and Enforcement at (850) 413-6600. This division may be contacted at the above-referenced address, directing correspondence to the attention of the division.

PSC/CMP 034 (Rev. XX/XX 01/05)

Docket No. 060668-TP

November 21, 2006

TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE

Interexchange Company Regulatory Assessment Fee Return

		Flori	da Publi	c Service Con	missi	on	FOR PSC	USE Of	NLY
STATUS:			(See Filling Instructions on Back of Form)			Check#			
Act	tual Return						\$		06-03-001
	imated Return								003001
An	nended Return						\$	E	
DEDIO	D COVERED.						\$	P	06-03-001 004011
PERIO	DD COVERED:						\$	I	004011
							Postmark Date Initials of Preparer		
	Pl	ease Compl	ete Below If	Official Mailing Ac	dress H	as Changed	initials of Frequence		
									(3)
	(Name of Company)			(Address)			(City/State)		(Zip)
LINE						FLORIDA G			DEMENTIE
<u>NO.</u>	ACCOUNT CI Long Distance Services	ASSIFICAT	ION		\$	OPERATING RI			REVENUE
2.	Access Services				Ψ				
3. 4.	Private Line Services Leased Facilities & Circuits Servi	ces							
5.	Miscellaneous Services	203							
6.	TOTAL Telephone Services				\$	S	\$		
7.	LESS: Amounts Paid to Telecom	nunications	Companies ⁽¹⁾)	(()
8.	TOTAL REVENUES For Regul	atory Assess	ment Fee Ca	lculation					
9.	Regulatory Assessment Fee Due								
10.	Penalty for Late Payment (see "3	Failure to F	ile by Due D	Date" on back)					
11. 12.	Interest for Late Payment (see "3. Extension Payment Fee (see "4. E			ate" on back)					
13.	TOTAL AMOUNT DUE (\$700						\$	-	(2)
1.5.	· · · · · · · · · · · · · · · · · · ·	1	•				*		····
	 These amounts must be intras Regardless of the gross ope provided in Section 364.336, 	rating reven	ue of a con	ifiable (see "2. Fees' npany, a minimum a	on back nnual re). gulatory assessmen	nt fee of <u>\$700</u> \$50 sh	all be im	nposed as
			CURF	RENT COMPANY	STATUS	3	<u> </u>		
	lities-Based Carrier mate-Operator Service) Reseller) Rebiller			Call Aggregator Other:			
			BI	LLING INFORMA	TION				
Complete	e below if billing agent is other than ye	urself.							
	(Name)	- —		(Address: Cit	y/State/Z	Zip)	(Telephone)		
	he total amount of customer deposits of tt: \$ for 20						tal amount of bond hel Exp		
			CO	MPANY INFORMA	TION				
	ease telecommunications' facilities?		() NO)					
•	who do you lease these facilities from?	_							
Address:									
informati	e undersigned owner/officer of the a ion is a true and correct statement. I to mislead a public servant in the per	ım aware tha	at pursuant to	o Section 837.06, Flo	orida Sta	tutes, whoever kno	wingly makes a false s		
	(Signature of Company Offic	ial)			(Titl	le)		(I)	Date)
		•	T.	elephone Number	()		Fax Number ()	
	(Preparer of Form - Please Prin	Name)		orophone rannoci			. LA THAINDEI (
·	· •	,		F.E.I. No.					·
PSC/CN	MP 153 (Rev. <u>XX/XX</u> 01/05)			C:\DOCUM	IE~l\dch	nristi\LOCALS~1\7	emp\foxmerge541531	52\xxmer	geformxx.doc

-16-

FLORIDA PUBLIC SERVICE COMMISSION

Instructions For Filing Regulatory Assessment Fee Return (Interexchange Company)

1. WHEN TO FILE: For companies which owed a total of \$10,000 or more of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return and payment is required twice a year and payment must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, <u>and</u> On or before January 30 for the six-month period July 1 through December 31.

For companies which owed a total of less than \$10,000 of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return and payment must be filed or postmarked:

On or before January 30 for the twelve-month period January 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee may be filed or postmarked on the next business day, without penalty.

2. **FEES:** Each company shall pay 0.0020 of its gross operating revenues derived from intrastate business, as referenced in Rule 25-4.0161(1), F.A.C. Gross Operating Revenues are defined as the total revenues before expenses. Gross Intrastate Operating Revenues are defined as revenues from calls originating and terminating within Florida. Do not deduct any expenses, taxes, or uncollectibles from these amounts other than the amount in Line 7.

On Line 7, deduct any amounts paid to a telecommunications company for the use of any telecommunications network to provide service to its customers. <u>Do not deduct</u> any taxes, federal subscriber line charges, interstate long distance access charges, or amounts paid for nonregulated services such as voice mail, inside wire maintenance, or equipment purchases/rentals. **DEDUCTIONS MUST BE INTRASTATE ONLY AND MUST BE VERIFIABLE.**

3. FAILURE TO FILE BY DUE DATE: Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 10). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 11). A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.

When a company fails to timely file a Regulatory Assessment Fee Return, the Commission has the authority to order the company to pay a penalty and/or remove the company from the list of companies registered to provide service. The company will have an opportunity to respond to any proposed Commission action.

4. **EXTENSION:** A request for an extension of time up to 30 days may be made by filing the enclosed *Regulatory Assessment Fee Extension Request* form (PSC/CCA 124), two weeks prior to the filing date. When an extension is granted, a charge shall be added to the amount due (Line 12):

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a company may file a return and remit payment based upon estimated gross operating revenues. If such return is filed by the normal due date, the company shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period. An automatic 30-day extension to file an actual return may be obtained by checking the "Estimated Return" space in the top left-hand corner on the reverse side.

- 5. **FEE ADJUSTMENTS:** You will be notified as to the amount and reason for any fee adjustment. Penalty and interest charges may be applicable to additional amounts owed the Commission by reason of the adjustment. The company may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- 6. MAILING INSTRUCTIONS: Please complete this form, make a copy for your files, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. Make your check payable to the Florida Public Service Commission. If you are unable to use the envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

7. **ADDITIONAL ASSISTANCE:** If you need additional assistance in preparing your Regulatory Assessment Fee Return or regarding telecommunications facilities, please contact the Division of Competitive Markets and Enforcement at (850) 413-6600. This division may be contacted at the above-referenced address, directing correspondence to the attention of the division.

TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE

Alternative Access Vendor Regulatory Assessment Fee Return

		Florida	Public Service Con	FOR PSC	FOR PSC USE ONLY		
STATU	JS:		See Filing Instructions on Back of F	orm)	Check #	<u></u>	
	tual Return				\$	06-03-001	
	imated Return				003001		
— An	nended Return				\$	E	
PEDIO	D COVERED:				\$	P 06-03-001 004011	
FERIO	D COVERED:				\$	I 004011	
					Postmark Date Initials of Preparer _		
		Please Complete	Below If Official Mailing A	ddress Has Changed			
	(Name of Company)		(Address)		(City/State)	(Zip)	
LINE				FLORID	A GROSS		
NO.	WIDE	E AREA TOLL SERVICES	<u> </u>			STATE REVENUE	
1.	Special Access Services	ı		\$	\$		
2.	Private Line Services			<u></u>			
3.	Leased Facilities & Circ	cuits Services					
4.	Miscellaneous Services						
5.	TOTAL REVENUES				\$		
6.	LESS: Amounts Paid to	Other Telecommunication	s Companies ⁽¹⁾				
7.	NET INTRASTATE O Fee Calculation (Line 5	PERATING REVENUE less Line 6)	for Regulatory Assessment		\$		
8.	Regulatory Assessment	Fee Due (Multiply Line 7	by 0.0020)		<u></u>		
9.	Penalty for Late Paymen	nt (see "3. Failure to File b	y Due Date" on back)				
10.	Interest for Late Paymen	nt (see "3. Failure to File b	y Due Date" on back)		·		
11.	Extension Payment Fee	(see "4. Extension " on bac	ek)				
12.	TOTAL AMOUNT DU	JE (<u>\$600</u> \$50 MINIMUM	n)		\$	(2)	
	(1) These amounts mus (2) Regardless of the gr Section 364.336, Flo	ross operating revenue of a	ist be verifiable (see "2. Fees company, a minimum annua	" on back). al regulatory assessment	fee of <u>\$600</u> \$50 shall be im	posed as provided in	
			COMPANY INFORMA	ATION			
Do you le	ase telecommunications' fac	vilities? () YES	() NO				
If YES, w	ho do you lease these facilit	ies from? Name:					
Addr	ess:						
informatio	on is a true and correct state	ment. I am aware that pu	npany, have read the foregorsuant to Section 837.06, Flofficial duty shall be guilty of	orida Statutes, whoever	knowingly makes a false sta	e and belief the above atement in writing with	
	(Signature of Compar	ny Official)	· · ·	(Title)		(Date)	
			Telephone Number	()	Fax Number ()	
()	Preparer of Form - Plea	se Print Name)	-				
			F.E.I. No.				
PSC/CM	IP 001 (Rev. <u>XX/XX</u> 01/05)		C:\DOCUM	IE~1\dchristi\LOCALS-	~1\Temp\foxmerge54141453	3\xxmergeformxx.doc	

-18-

FLORIDA PUBLIC SERVICE COMMISSION

Instructions For Filing Regulatory Assessment Fee Return (Alternative Access Vendor)

1. WHEN TO FILE: For companies which owed a total of \$10,000 or more of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return is required twice a year and payment must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, <u>and</u> On or before January 30 for the six-month period July 1 through December 31.

For companies which owed a total of less than \$10,000 of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return and payment must be filed or postmarked:

On or before January 30 for the prior twelve-month period January 1 through December 31.

However, if July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee may be filed or postmarked on the next business day, without penalty.

2. **FEES:** Each company shall pay 0.0020 of its gross operating revenues derived from intrastate business, as referenced in Rule 25-4.0161(1), F.A.C. Gross Operating Revenues are defined as the total revenues before expenses. Gross Intrastate Operating Revenues are defined as revenues from calls originating and terminating within Florida. Do not deduct any expenses, taxes, or uncollectibles from these amounts.

On Line 6, deduct any amounts paid to a telecommunications company for the use of any telecommunications network to provide service to its customers. <u>Do not deduct</u> any taxes, federal subscriber line charges, interstate long distance access charges, or amounts paid for nonregulated services such as voice mail, inside wire maintenance, or equipment purchases/rentals. **DEDUCTIONS MUST BE INTRASTATE ONLY AND MUST BE VERIFIABLE.**

3. FAILURE TO FILE BY DUE DATE: Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 9). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 10). A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.

When a company fails to timely file a Regulatory Assessment Fee Return, the Commission has the authority to order the company to pay a penalty and/or cancel the company's certificate. The company will have an opportunity to respond to any proposed Commission action.

4. **EXTENSION:** A request for an extension of time up to 30 days may be made by filing the enclosed *Regulatory Assessment Fee Extension Request* form (PSC/CCA 124), two weeks prior to the filing date. When an extension is granted, a charge shall be added to the amount due (Line 11):

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a company may file a return and remit payment based upon estimated gross operating revenues. If such return is filed by the normal due date, the company shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period. An automatic 30-day extension to file an actual return may be obtained by checking the "Estimated Return" space in the top left-hand corner on the reverse side.

- 5. **FEE ADJUSTMENTS:** You will be notified as to the amount and reason for any fee adjustment. Penalty and interest charges may be applicable to additional amounts owed the Commission by reason of the adjustment. The company may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- 6. MAILING INSTRUCTIONS: Please complete this form, make a copy for your records, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. <u>Make your check payable to the Florida Public Service Commission</u>. If you are unable to use the envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

7. ADDITIONAL ASSISTANCE: If you need additional assistance in preparing your Regulatory Assessment Fee Return or regarding telecommunications facilities, please contact the Division of Competitive Markets and Enforcement at (850) 413-6600. This division may be contacted at the above-referenced address, directing correspondence to the attention of the division.

TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE

Competitive Local Exchange Company Regulatory Assessment Fee Return

		Florida Pub	lic Service Con	FOR PSC	FOR PSC USE ONLY Check #		
STATU	S:	(See Filin	g Instructions on Back of Fo	Check #			
Act	ual Return				\$	06-03-001	
	imated Return					003001	
Am	ended Return				\$	_ E	
					\$	P 06-03-001	
PERIO	D COVERED:					004011	
					\$	- I	
					Postmark Date Initials of Preparer _		
		Please Complete Below	If Official Mailing Ad	dress Has Changed			
		-	· ·	_			
	(Name of Company)		(Address)		(City/State)	(Zip)	
LINE				ELORIDA C	n Occ		
NO.	ACCOL	INT CLASSIFICATION		FLORIDA G OPERATING RI		TATE REVENUE	
1.	Basic Local Services			\$			
2.	Long Distance Services (In	ntraLATA only)(1)			Ψ		
3.	Access Services						
4. 5.	Private Line Services Leased Facilities & Circui	ts Services					
6.	Miscellaneous Services						
7. 8.	TOTAL REVENUES LESS: Amounts Paid to O	ther Telecommunications Corr	manies ⁽²⁾		\$		
9.			•				
9. 10.		ERATING REVENUE for Re te Due (Multiply Line 9 by 0.0		ee Calculation (Line	/ less Line 8) \$		
11.		(see "3. Failure to File by Due	•				
12.		(see "3. Failure to File by Due	Date" on back)				
13.	Extension Payment Fee (se	ee "4. Extension " on back)					
14.	TOTAL AMOUNT DUE	(<u>\$600</u> \$50 MINIMUM)			\$	(3)	
	(1) Other long distance re	venue must be listed on the Int	erexchange Regulatory	Assessment Fee Reti	ım.		
	(2) These amounts must b	e intrastate only and must be v	erifiable (see "2. Fees"	on back).			
	provided in Section 36	oss operating revenue of a co 54.336, Florida Statutes.	mpany, a minimum ai	inual regulatory asses	ssment lee of <u>\$600</u> \$50 shall	be imposed as	
-		- CUD					
() Facilit	ties-Based Provider	() Reseller	RENT COMPANY S	TATUS			
() Lucini	no Busca Provider						
		D	II LINC INFORMAT	TON			
Complete	below if billing agent is other		ILLING INFORMAT	ION			
					()		
	(Name)		(Address: City	/State/Zip)	(Telephone)		
		CC	MPANY INFORMA	TION			
Do you lea	ase telecommunications' facili						
If YES, wh	ho do you lease these facilities	from? Name:		· · · · · · · · · · · · · · · · · · ·			
Address:							
		the above-named company,					
		ent. I am aware that pursuant he performance of his official				tement in writing with	
		p	out, onen ou gami, or i	This define and the	obvoile dogree.		
	(Signature of Company	Official)		(Title)		(Data)	
	(Signature of Company	Official)		(Title)		(Date)	
			Telephone Number	()	Fax Number (<u> </u>	
(I	Preparer of Form - Please						
			F.E.I. No.			·	
PSC/CM1	P 007 (Rev. XX/XX 01/05)		C:\DOCUMI	E~I\dchristi\LOCALS	~1\Temp\foxmerge54147394	\xxmergeformxx.doc	
	· · · · · · · · · · · · · · · · · · ·						

-20-

FLORIDA PUBLIC SERVICE COMMISSION

Instructions For Filing Regulatory Assessment Fee Return (Competitive Local Exchange Company)

1. WHEN TO FILE: For companies which owed a total of \$10,000 or more of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return is required twice a year and payment must be filed or postmarked:

On or before July 30 for the six-month period January 1 through June 30, <u>and</u> On or before January 30 for the six-month period July 1 through December 31.

For companies which owed a total of less than \$10,000 of assessment fee for the preceding calendar year, this Regulatory Assessment Fee Return and payment must be filed or postmarked:

On or before January 30 for the prior twelve-month period January 1 through December 31.

However, when July 30 or January 30 falls on a Saturday, Sunday, or holiday, the Regulatory Assessment Fee Return may be filed or postmarked on the next business day, without penalty or interest.

2. FEES: Each company shall pay 0.0020 of its gross operating revenues derived from intrastate business, as referenced in Rule 25-4.0161(1), F.A.C. Gross Operating Revenues are defined as the total revenues before expenses. Gross Intrastate Operating Revenues are defined as revenues from calls originating and terminating within Florida. Do not deduct any expenses, taxes, or uncollectibles from these amounts.

On Line 8, deduct any amounts paid to another telecommunications company for the use of any telecommunications network to provide service to its customers. <u>Do not deduct</u> any taxes, federal subscriber line charges, interstate long distance access charges, or amounts paid for nonregulated services such as voice mail, inside wire maintenance, or equipment purchases/rentals. **DEDUCTIONS MUST BE INTRASTATE ONLY AND MUST BE VERIFIABLE.**

3. FAILURE TO FILE BY DUE DATE: Failure to file a return by the established due date will result in a penalty being added to the amount of fee due, 5% for each 30 days or fraction thereof, not to exceed a total penalty of 25% (Line 11). In addition, interest shall be added in the amount of 1% for each 30 days or fraction thereof, not to exceed a total of 12% per year (Line 12). A Regulatory Assessment Fee Return must be completed, signed, and filed even if there are no revenues to report or if the minimum amount is due.

When a company fails to timely file a Regulatory Assessment Fee Return, the Commission has the authority to order the company to pay a penalty and/or cancel the company's certificate. The company will have an opportunity to respond to any proposed Commission action.

4. **EXTENSION:** A request for an extension of time up to 30 days may be made by filing the enclosed *Regulatory Assessment Fee Extension Request* form (PSC/CCA 124), two weeks prior to the filing date. When an extension is granted, a charge shall be added to the amount due (Line 13):

0.75% of the fee to be remitted for an extension of 15 days or less, or 1.5% of the fee for an extension of 16 to 30 days.

In lieu of paying the charges outlined above, a company may file a return and remit payment based upon estimated gross operating revenues. If such return is filed by the normal due date, the company shall be granted a 30-day extension period in which to file and remit the actual fee due without paying the above charges, provided the estimated fee payment remitted is at least 90% of the actual fee due for the period. An automatic 30-day extension to file an actual return may be obtained by checking the "Estimated Return" space in the top left-hand corner on the reverse side.

- 5. **FEE ADJUSTMENTS:** You will be notified as to the amount and reason for any fee adjustment. Penalty and interest charges may be applicable to additional amounts owed the Commission by reason of the adjustment. The company may file a written request for a refund of any overpayments. The request should be directed to Fiscal Services at the below-referenced address.
- 6. MAILING INSTRUCTIONS: Please complete this form, make a copy for your files, and return the original in the enclosed preaddressed envelope. Use of this envelope should assure a more accurate and expeditious recording of your payment. <u>Make your check payable to the Florida Public Service Commission</u>. If you are unable to use the enclosed envelope, please address your remittance as follows:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

ATTENTION: Fiscal Services

7. ADDITIONAL ASSISTANCE: If you need additional assistance in preparing your Regulatory Assessment Fee Return or regarding telecommunications facilities, please contact the Division of Competitive Markets and Enforcement at (850) 413-6600. This division may be contacted at the above-referenced address, directing correspondence to the attention of the division.

State of Florida



Hublic Service Commission

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

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

DATE: November 17, 2006

TO:

Billy R. Dickens, Division of Economic Regulation FROM:

Statement of Estimated Regulatory Costs for Proposed Rule Amendment 25-4.0161 RE:

SUMMARY OF THE PROPOSED AMENDED RULE

Rule 25-4.0161(1) establishes the minimum annual regulatory assessment fees telecommunications companies must pay to the Florida Public Service Commission in order to operate in Florida. Regardless of the gross operating revenue of a company, a minimum regulatory assessment fee of \$50 is imposed.

The proposed Amendment to Rule 25-4.0161, Florida Administrative Code, Regulatory Assessment Fees; Telecommunications Companies, defines new minimum annual regulatory assessment fees (RAF) companies must pay the Commission, regardless of the gross operating revenues of the companies. Commission forms, Form PSC/CMP 25, Form PSC/CMP 26, Form PSC/CMP 34, Form PSC/CMP 153, Form PSC/CMP 1, and Form PSC/CMP 7 are changed to reflect the new minimum RAFs applicable to a specific company type. The recommended new minimum RAFs are as follows: pay telephone companies (PATS) - \$100, shared tenant service providers (STS) - \$100, interexchange companies (IXCs) - \$700, competitive local exchange companies (CLECs) - \$600, incumbent local exchange companies (ILECs) - \$1,000 and alternative access vendors (AAVs) - \$600.

ESTIMATED NUMBER OF ENTITIES REQUIRED TO COMPLY

All telecommunications companies authorized to operate in Florida are expected to comply with the new minimum RAF requirements. As of September 25, 2006, there are 10 ILECs, 35 AAVs, 371 CLECs, 616 IXCs, 291 PATS and 31 STS that will be directly affected by the proposed rule amendment.

RULE IMPLEMENTATION, ENFORCEMENT COST AND IMPACT ON REVENUES FOR THE AGENCY AND OTHER STATE AND LOCAL GOVERNMENT ENTITIES

The new minimum RAF would impose aggregate cost increases for the regulated industry. Companies complying with the new minimum RAF would be required to pay new minimum RAF increases ranging from 100% - 1,900% above the old minimum RAF. Given the increase in the minimum RAF, some of the currently certificated holders would likely not renew their certificate. The Commission however would benefit from the new minimum RAFs. It is

estimated that the new minimum RAF would result in approximately \$513,000 in new revenue for the FPSC. Assuming all current companies retain their certifications and registrations active, the new revenue from the proposed new RAFs would be allocated to each subindustry as follows: (values are approximations)

• ILEC: \$0

CLEC: \$135,000
IXC: \$348,000
PATS: \$15,000
STS: \$1,000
AAV: \$14,000

The amended rule would not create any additional cost to the FPSC. Because of the numerous subindustry companies, the amended rule should not impair or injure competitive outcomes in Florida's telecommunications market. There should be no negative cost or revenue impact for other state and local government entities unless they hold one of the subindustry certificates and currently pay the minimum RAF.

ESTIMATED TRANSACTIONAL COSTS TO INDIVIDUALS AND ENTITIES

The \$50 minimum RAF would increase for all telecommunications companies. The recommended minimum RAFs are as follows: PATS - \$100, STS - \$100, IXCs - \$700, CLECs - \$600, ILECs - \$1,000 and AAVs - \$600. In 2005, the following number of companies, by company type, paid RAF in an amount greater than the proposed new minimums: 9 AAVs, 39 CLECs, 79 IXCs, 54 PATS, and 3 STS. All ILECs paid in excess of the proposed new amount; hence, there is no cost impact for this subindustry group.

As a result of the amended rule, maintaining compensatory funding for the Commission benefits Florida consumers because the Commission would have the necessary resources to continue assisting citizens with their telecommunications issues. The prices that consumers would pay for the telecommunications services affected by the new minimum RAF may result in negligible or slight increases in those markets where the demand for telecommunication services is relatively price-inelastic.

IMPACT ON SMALL BUSINESSES, SMALL CITIES OR SMALL COUNTIES

The amended rule would have minimal impact on small businesses. If the small business is a customer of telecommunications services, it would face slight, but negligible price increases for telecommunications services caused by production costs being transferred to end-users. If the small business is a provider of telecommunications services, some companies, i... e. PATS or CLECs may no longer choose to be a market player and discontinue operations due to the higher minimum RAF.

Small counties and small cities who are buyers and sellers of telecommunication services may experience impacts similar to small businesses. There should be no negative impact on these municipal providers of telecommunication services.

Cc: Mary Andrews Bane Charles Hill Ray Kennedy Hurd Reeves