

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Proposed amendments to Rules 25-4.003, F.A.C., Definitions; 25-4.110, F.A.C., Customer Billing for Local Exchange Telecommunications Companies; 25-4.113, F.A.C., Refusal or Discontinuance of Service by Company; 25-24.490, F.A.C., Customer Relations; Rules Incorporated; and 25-24.845, F.A.C., Customer Relations; Rules Incorporated.

DOCKET NO. 990994-TP  
ORDER NO. PSC-00-0525-NOR-TP  
ISSUED: March 10, 2000

The following Commissioners participated in the disposition of this matter:

JOE GARCIA, Chairman  
J. TERRY DEASON  
SUSAN F. CLARK  
E. LEON JACOBS, JR.  
LILA A. JABER

NOTICE OF RULEMAKING

NOTICE is hereby given that the Florida Public Service Commission, pursuant to Section 120.54, Florida Statutes, has initiated rulemaking to amend Rules 25-4.003, 25-4.110, 25-4.113, 25-24.490, and 25-24.845, Florida Administrative Code, relating to customer billing for and discontinuance of telecommunications services.

The attached Notice of Rulemaking will appear in the March 17, 2000 edition of the Florida Administrative Weekly.

If timely requested, a hearing will be held at a time and place to be announced in a future notice.

Written requests for hearing and written comments or suggestions on the rules must be received by the Director, Division of Records and Reporting, Florida Public Service Commission, 2540

DOCUMENT NUMBER-DATE

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FPSC-RECORDS/REPORTING

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Shumard Oak Blvd., Tallahassee, FL 32399-0850, no later than April  
7, 2000.

By ORDER of the Florida Public Service Commission, this 10th  
day of March, 2000.

BLANCA S. BAYÓ, Director  
Division of Records & Reporting

By: Kay Flynn  
Kay Flynn, Chief  
Bureau of Records

( S E A L )

DWC

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NOTICE OF PROPOSED RULEMAKING

FLORIDA PUBLIC SERVICE COMMISSION

DOCKET NO. 990994-TP

RULE TITLE:	RULE NO.:
Definitions	25-4.003
Customer Billing for Local Exchange Telecommunications Companies	25-4.110
Refusal or Discontinuance of Service by Company	25-4.113

PURPOSE AND EFFECT: The proposed rule amendments identify the types of information that billing entities must place on customer's telephone bills. The effect is that customers will be able to better review and understand all the charges that appear on their bills. Terminology for taxes and fees appearing on the bills will be standardized across the telecommunication industries in Florida. This standardization will help consumers as well as help regulatory personnel in understanding the various components of a customer's bill. In the alternative, companies must provide to the customer a plain language explanation of any line item or applicable tax, fee and surcharge. In addition, the customer will be provided the name of the originating party and the toll-free telephone number of the originating party or its customer service agent for charges appearing on the bill. This will provide customers the option to

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make contact with the originating parties should there be a billing dispute. A billing party, upon request from a customer, must restrict charges on its bills to only a) those charges that originate from the billing party itself, a governmental agency, and the customer's presubscribed local-toll and long distance carrier(s), and b) collect calls, third party calls, customer dialed calls, and calls made using a 10-10-xxx calling pattern. The effect of this proposed amendment is that customers will have an option to be billed only for telecommunications type services, thus the opportunities for companies fraudulently adding unrelated charges to a customer's telephone bill will be greatly reduced. Upon notification by the customer, billing parties must immediately credit charges for products or services that were not ordered or were not received by the customer. The anticipated effect is that the originating party initiating the charge will not separately bill the customer, particularly if the charges are not valid. Florida residents should see a reduction in the number of attempts by originating parties to bill fraudulent charges on their telephone bills. The rule amendments require that a customer's Lifeline local service may not be discontinued by a telecommunications provider if the charges, taxes, and fees related to the Lifeline local service have been paid by the customer. The effect is that Lifeline customers will be protected from

disconnection in the event that charges for services or products other than Lifeline local service are not paid by the customer.

SUMMARY: Revisions to Rule 25-4.003, F.A.C., include definitions for billing party, information service, and originating party as provided in Section 364.602, F.S., Definitions. Amendments to Rule 25-4.110, F.A.C., Customer Billing for Local Exchange Telecommunications Companies, require a billing party to clearly identify on its bill the name and toll-free customer service number of the originating party; the telecommunications service or information service billed; and the specific charges, taxes and fees associated with each telecommunications or information service. The proposed rule amendments require that charges on the customer's bill be identified by standard and uniform labels for the telecommunications industry in Florida and that the terminology for Federal regulated taxes, fees, and surcharges must be consistent with the FCC's required terminology. As an alternative to companies providing the Florida standard labels, companies must provide a plain language explanation of any line items and applicable tax, fee and surcharge. The proposed amendments also include requirements to state the TASA surcharge and 911 fee on all bills rendered. Additionally, the proposed rule amendments require a billing party to provide credit and remove the charge from a customer's bill if the customer notifies the billing party that he

did not order an item or was not provided a service appearing on the bill. Originating parties are not prohibited from direct billing customers. The proposed rule amendments will give customers the right to restrict the types of charges that can be placed on their bills and requires billing parties to notify customers of this right. Proposed amendments to Rule 25-4.113, F.A.C., Refusal or Discontinuance of Service by Company prevents telecommunication companies from discontinuing a customer's Lifeline local service if the charges, taxes, and fees applicable to dial tone, local usage, dual tone multi-frequency dialing, "911", and relay services are paid.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The only section that appears to pose substantial costs remaining is the charge blocking for certain calls, Rule 25-4.110(19). Companies estimated that it would cost \$4.68 million to \$7.17 million to implement this requirement and \$250,000 per year thereafter. However, companies would have a year to make changes to their systems and could possibly mitigate these costs by rolling them in with other modifications to their systems. Companies would have to give more detailed explanations to their customers concerning items on the bill which could increase customer service costs somewhat. These costs are unknown at this time. Other proposed changes to the rules

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would cost an estimated \$109,500 initially and approximately \$1 million per year, thereafter.

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

SPECIFIC AUTHORITY: 350.127, 350.127(2), 364/604(5), 427.704(8), FS.

LAW IMPLEMENTED: 350.113, 364.01, 364.02, 364.03, 364.05, 364.17, 364.19, 364.32, 364.335, 364.337, 364.3375, 364.3376, 364.602, 364.604, 427,704, FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF RECORDS AND REPORTING, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

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

THE PERSON TO BE CONTACTED REGARDING THESE PROPOSED RULES ARE:  
Director of Appeals, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850) 413-6245.

THE FULL TEXT OF THESE PROPOSED RULES ARE:  
25-4.003 Definitions.

For the purpose of Chapter 25-4, the definitions to the following terms apply:

(1) No Change.

(2) "Alternative Local Exchange Telecommunications Company (ALEC)." Any telecommunications company, ~~as defined in Section 364.02(1), Florida Statutes~~ certificated by the commission to provide local exchange telecommunications services in Florida on or after July 1, 1995.

(3) No Change.

(4) "Billing Party." Any telecommunications company that bills an end user consumer on its own behalf or on behalf of an originating party.

~~(45)~~ (4) through (17) renumbered (5) through (18) No Change.

(19) "Information Service." Telephone calls made to 900 or 976 type services, but does not include Internet services.

~~(1820)~~ No Change.

~~(1921)~~ "Interexchange Company (IXC)." Any telecommunications company, as defined in Section 364.02(12), Florida Statutes, which provides telecommunications service between local calling areas as those areas are described in the approved tariffs of individual LECs. IXC includes, but is not limited to, MLDA as defined in subsection ~~(3735)~~ of these definitions.



(~~202~~) (20) through (37) renumbered (22) through (39) No Change.

(40) "Originating Party." Any person, firm, corporation, or other entity, including a telecommunications company or a billing clearinghouse, that provides any telecommunications service or information service to a customer or bills a customer through a billing party, except the term "originating party" does not include any entity specifically exempted from the definition of "telecommunications company" as provided in s. 364.02(12).

(~~3841~~) (38) through (56) renumbered (41) through (59) No Change.

Specific Authority: 350.127(2) FS.

Law Implemented: 364.01, 364.02, 364.32, 364.335, 364.337, 364.3375, 364.3376, 364.602 FS.

History Revised 12-01-68, Amended 03-31-76, formerly 25-4.03, Amended 02-23-87, 03-04-92, 12-21-93, 03-10-96, 07-20-98, 12/28/98, 02/01/99, XX/XX/XX.

25-4.110 Customer Billing for Local Exchange Telecommunications Companies.

(1) Each company shall issue bills monthly or may offer customers a choice of billing intervals that includes a monthly billing interval.

(2) Six months after the effective date of this rule, each billing party shall set forth on the bill all charges, fees, and taxes which are due and payable.

(a) There shall be a heading for each originating party which is billing to that customer account for that billing period. The heading shall clearly and conspicuously indicate the originating party's name. If the originating party is a certificated telecommunications company, the certificated name must be shown. If the originating party has more than one certificated name, the name appearing in the heading must be the name used to market the service.

(b) The toll-free customer service number for the service provider or its customer service agent must be conspicuously displayed in the heading, immediately below the heading, or immediately following the list of charges for the service provider. For purposes of this subparagraph, the service provider is defined as the company which provided the service to the end user. If the service provider has a customer service agent, the toll-free number must be that of the customer service agent and must be displayed with the service provider's heading or with the customer service agent's heading, if any. For purposes of this subparagraph, a customer service agent is a person or entity that acts for any originating party pursuant to the terms of a written agreement. The

scope of such agency shall be limited to the terms of such written agreement.

(c) Each charge shall be described under the applicable originating party heading.

(d) 1. Taxes, fees, and surcharges related to an originating party heading shall be shown immediately below the charges described under that heading. The terminology for Federal Regulated Service Taxes, Fees, and Surcharges must be consistent with all FCC required terminology.

2. The billing party shall either:

a. Identify Florida taxes and fees applicable to charges on the customer's bill as (including but not limited to) "Florida gross receipts tax," "Franchise fees," "Municipal utility tax," and "Sales tax," and identify the assessment base and rate for each percentage based tax, fee, and surcharge, or

b. (i) Provide a plain language explanation of any line item and applicable tax, fee, and surcharge to any customer who contacts the billing party or customer service agent with a billing question and expresses difficulty in understanding the bill after discussion with a service representative.

(ii) If the customer requests or continues to express difficulty in understanding the explanation of the authority, assessment base or rate of any tax, fee or surcharge, the billing

party shall provide an explanation of the state, federal, or local authority for each tax, fee, and surcharge; the line items which comprise the assessment base for each percentage based tax, fee, and surcharge; or the rate of each state, federal, or local tax, fee, and surcharge consistent with the customer's concern. The billing party or customer service agent shall provide this information to the customer in writing upon the customer's request.

(e) If each recurring charge due and payable is not itemized,  
~~Each bill shall show the delinquent date, set forth a clear listing of all charges due and payable, and contain the following statement:~~

~~"Further~~ written itemization of local billing available upon request."

~~(a)~~ (3) Each LEC shall provide an itemized bill for local service:

~~1-(a)~~ (a) With the first bill rendered after local exchange service to a customer is initiated or changed; and

~~2-(b)~~ (b) To every customer at least once each twelve months.

~~(b)~~ (4) The annual itemized bill shall be accompanied by a bill stuffer which explains the itemization and advises the customer to verify the items and charges on the itemized bill. This bill stuffer shall be submitted to the Commission's Division of Telecommunications for prior approval. The itemized bill provided

to residential customers and to business customers with less than ~~10~~ ten access lines per service location shall be in easily understood language. The itemized bill provided to business customers with ~~10~~ ten or more access lines per service location may be stated in service order code, provided that it contains a statement that, upon request, an easily understood translation is available in written form without charge. An itemized bill shall include, but not be limited to the following information, separately stated:

~~1-(a)~~ 1. through 8. renumbered (a) through (h) No Change.

~~(c)(5)~~ Each All bills rendered by a local exchange company shall clearly:

~~1-~~ Separately state the following items:

~~a-(a)~~ Any discount or penalty, ~~if applicable~~ The originating party is responsible for informing the billing party of all such penalties or discounts to appear on the bill, in a form usable by the billing party;

~~b-(b)~~ Past due balance;

~~c-(c)~~ Unregulated charges, identified as unregulated items for which nonpayment will result in disconnection of the customer's basic local service, including a statement of the consequences of nonpayment;

~~d.~~(d) Long-distance monthly or minimum charges, if included in the bill;

~~e.~~(e) Franchise fee, if applicable, and Long-distance usage charges, if included in the bill;

~~f.~~(f) Taxes, as applicable on purchases of local and long distance service, and Usage-based local charges, if included in the bill;

(g) Telecommunications Access System Surcharge, per Rule 25-4.160(3);

(h) "911" fee per Section 365.171(13), Florida Statutes; and

(i) Delinquent date.

~~2. Contain a statement that nonpayment of regulated charges may result in discontinuance of service and that the customer may contact the business office (at a stated number) to determine the amount of regulated charges in the bill.~~

~~(2)~~(6) (2) through (9) renumbered (6) through (13) No Change.

~~(10)~~(14) After January 1, 1999, or six months after the effective date of this rule, whichever is later, aAll bills produced shall clearly and conspicuously display the following information for each service billed in regard to each company claiming to be the customer's presubscribed provider for local, local toll, or toll service:

(a) - (c) No Change.

~~(11)~~(15) No Change.

(a) - (g) No Change.

~~(12)~~(16) The customer must be notified Companies that bill for local service must provide notification with the customer's first bill or via letter, or on the customer's first bill and annually thereafter that a PC Freeze is available. Existing customers must be notified ~~by January 1, 1999, or six months after the effective date of this rule, whichever is later, and annually thereafter~~ that a PC Freeze is available.

~~(13)~~(17) ~~By January 1, 1999, or six months after the effective date of this rule, whichever is later, t~~The customer must be given notice on the first or second page of the customer's next bill in conspicuous bold face type when the customer's presubscribed provider of local, local toll, or toll service has changed.

(18) If a customer notifies a billing party that they did not order an item appearing on their bill or that they were not provided a service appearing on their bill, the billing party shall promptly provide the customer a credit for the item and remove the item from the customer's bill, with the exception of the following:

(a) Charges that originate from:

1. Billing party or its affiliates;
2. A governmental agency;

3. A customer's presubscribed intraLATA or interLATA interexchange carrier; and

(b) Charges associated with the following types of calls:

1. Collect calls;

2. Third party calls;

3. Customer dialed calls; and

4. Calls using a 10-10-xxx calling pattern.

(19) (a) Within one year of the effective date of this rule and upon request from any customer, a billing party must restrict charges in its bills to only:

1. Those charges that originate from the following:

a. Billing party or its affiliates;

b. A governmental agency;

c. A customer's presubscribed intraLATA or interLATA interexchange carrier; and

2. Those charges associated with the following types of calls:

a. Collect calls;

b. Third party calls;

c. Customer dialed calls; and

d. Calls using a 10-10-xxx calling pattern.

(b) Customers must be notified of this right by billing parties annually and at each time a customer notifies a billing party that the customer's bill contained charges for products or



services that the customer did not order or that were not provided to the customer.

(c) Small local exchange telecommunications companies as defined in Section 364.052(1), F.S., are exempted from this subsection.

(20) Nothing prohibits originating parties from billing customers directly, even if a charge has been blocked from a billing party's bill at the request of a customer.

Specific Authority 350.127, 364.604(5) FS.

Law Implemented 364.17, 350.113, 364.03, 364.04, 364.05, 364.052,  
364.19, 364.602, 364.604 FS.

History New 12-01-68, Amended 03-31-76, 12-31-78, 01-17-79, 07-28-81, 09-08-81, 05-03-82, 11-21-82, 04-13-86, 10-30-86, 11-28-89, 03-31-91, 11-11-91, 03-10-96, 07-20-97, 12/28/98, XX/XX/XX.

25-4.113 Refusal or Discontinuance of Service by Company.

(1) (a) - (e) No Change.

(f) For nonpayment of bills for telephone service, including the telecommunications access system surcharge referred to in Rule 25-4.160(3), provided that suspension or termination of service shall not be made without 5 working days' written notice to the customer, except in extreme cases. The written notice shall be separate and apart from the regular monthly bill for service. A company shall not, however, refuse or discontinue service for

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nonpayment of a dishonored check service charge imposed by the company, nor discontinue a customer's Lifeline local service if the charges, taxes, and fees applicable to dial tone, local usage, dual tone multifrequency dialing, emergency services such as "911," and relay service are paid. No company shall discontinue service to any customer for the initial nonpayment of the current bill on a day the company's business office is closed or on a day preceding a day the business office is closed.

(g) - (5) No Change.

Specific Authority 350.127, 427.704(8), FS.

Law Implemented 364.03, 364.19, 364.604, 427.704, FS.

History New 08-01-55, Amended 12-01-68, 03-31-76, 10-25-84, 10-30-86, 01-01-91, 09-17-92, 01-11-93, 01-25-95, XX/XX/XX.

NAME OF PERSON ORIGINATING PROPOSED RULES: Ray Kennedy

NAME OF SUPERVISOR OR PERSONS WHO APPROVED THE PROPOSED RULES:  
Florida Public Service Commission.

DATE PROPOSED RULES APPROVED: February 1, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW:

August 27, 1999

If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence

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forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Division of Records and Reporting at (850) 413-6770 at least 48 hours prior to the hearing. Any person who is hearing or speech impaired should contact the Florida Public Service Commission by using the Florida Relay Service, which can be reached at: 1-800-955-8771 (TDD).

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NOTICE OF PROPOSED RULEMAKING

FLORIDA PUBLIC SERVICE COMMISSION

DOCKET NO. 990994-TP

RULE TITLE:	RULE NO.:
Customer Relations; Rule Incorporated	25-24.490
Customer Relations; Rules Incorporated	25-24.845

PURPOSE AND EFFECT: Upon notification by the customer, billing parties must immediately credit charges for products or services that were not ordered or were not received by the customer. The anticipated effect is that the originating party initiating the charge will not separately bill the customer, particularly if the charges are not valid. Florida residents should see a reduction in the number of attempts by originating parties to bill fraudulent charges on their telephone bills. The rule amendments require that a customer's Lifeline local service may not be discontinued by a telecommunications provider if the changes, taxes, and fees related to the Lifeline local service have been paid by the customer. The effect is that Lifeline customers will be protected from disconnection in the event that charges for services or products other than Lifeline local service are not paid by the customer.

SUMMARY: The proposed amendments to Rule 25-24.490, F.A.C., Customer Relations; Rules Incorporated, identify the subsections of Rule 25-4.110, F.A.C., Customer Billing for Local Exchange

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Telecommunications Companies, that are applicable to interexchange companies. The proposed amendments to Rule 25-24.845, F.A.C., Customer Relations; Rules Incorporated, identify the subsections of Rule 25-4.110, F.A.C., Customer Billing for Local Exchange Telecommunications Companies, that are applicable to alternative local exchange companies.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No substantial estimated regulatory costs were reported for these proposed rule amendments.

Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to 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), 364.337(2), 364.604(5), FS.

LAW IMPLEMENTED: 364.03, 364.14, 364.15, 364.603, 364.19, 364.337, 364.337(2), 364.602, 364.604, FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF RECORDS AND REPORTING, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

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

THE PERSON TO BE CONTACTED REGARDING THESE PROPOSED RULES ARE:  
Director of Appeals, Florida Public Service Commission, 2540  
Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850) 413-6245.

THE FULL TEXT OF THESE PROPOSED RULES ARE:

25-24.490 Customer Relations; Rules Incorporated.

(1) The following rules are incorporated herein by reference  
and apply to IXC's.

<u>SECTION</u>	<u>TITLE</u>	<u>PORTIONS APPLICABLE</u>
25-4.110	Customer Billing	Subsections <del>(10)</del> <del>(11)</del> , <del>(12)</del> <del>, and (13)</del> , <u>(14)</u> , <u>(15)</u> , <u>(17)</u> , <u>(18)</u> , and <u>(20)</u>
25-4.111	Customer Complaint and Service Requests	All except Subsection (2)
25-4.112	Termination of Service by Customer	All
25-4.113	Refusal or Discontinuance of Service by Company	All
25-4.114	Refunds	All
25-4.117	800 Service	All
25-4.118	Local, Local Toll, or Toll Provider Selection	All

(2) - (3) (f) No Change.

Specific Authority 350.127(2), 364.604(5) FS.

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Law Implemented 364.03, 364.14, 364.15, 364.603, 364.19, 364.337  
364.602, 364.604 FS.

History New 02-23-87, Amended 10-31-89, 03-05-90, 03-04-92, 03-13-  
96, 07-20-98, 12-28-98, XX/XX/XX.

25-24.845 Customer Relations; Rules Incorporated.

The following rules are incorporated herein by reference and  
apply to ALECs. In the following rules, the acronym 'LEC' should be  
omitted or interpreted as 'ALEC'.

<u>SECTION</u>	<u>TITLE</u>	<u>PORTIONS APPLICABLE</u>
25-4.110	Customer Billing	Subsections <del>(10)</del> , <del>(11)</del> , <del>(12)</del> <del>, and (13)</del> <u>(14), (15), (16),</u> <u>(17), (18), and (20)</u>
24-4.118	Local, Local Toll, or Toll Provider Selection	All

Specific Authority 350.127(2) and 364.337(2), 364.604(5) FS.

Law Implemented 364.337(2), 364.602, 364.604.

History New 07-20-98, Amended 12-28-98, XX/XX/XX.

NAME OF PERSON ORIGINATING PROPOSED RULES: Ray Kennedy

NAME OF SUPERVISOR OR PERSONS WHO APPROVED THE PROPOSED RULES:  
Florida Public Service Commission.

DATE PROPOSED RULES APPROVED: February 1, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW:  
August 27, 1999

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If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Division of Records and Reporting at (850) 413-6770 at least 48 hours prior to the hearing. Any person who is hearing or speech impaired should contact the Florida Public Service Commission by using the Florida Relay Service, which can be reached at: 1-800-955-8771 (TDD).



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NOTICE OF PROPOSED RULEMAKING

FLORIDA PUBLIC SERVICE COMMISSION

DOCKET NO. 990994-TP

RULE TITLE:	RULE NO.:
Customer Relations; Rule Incorporated	25-24.490
Customer Relations; Rules Incorporated	25-24.845

PURPOSE AND EFFECT: The proposed rule amendments identify the types of information that billing entities must place on customer's telephone bills. The effect is that customers will be able to better review and understand all the charges that appear on their bills. Terminology for taxes and fees appearing on the bills will be standardized across the telecommunications industries in Florida. This standardization will help consumers as well as help regulatory personnel in understanding the various components of a customer's bill. In the alternative, companies must provide to the customer a plain language explanation of any line item or applicable tax, fee, and surcharge. In addition, the customer will be provided the name of the originating party and the toll-free telephone number of the originating party or its customer service agent for charges appearing on the bill. This will provide customers the option to make contact with the originating parties should there be a billing dispute. A billing party, upon request from a customer, must restrict charges on its bills to only a)

those charges that originate from the billing party itself, a governmental agency, and the customer's presubscribed local-toll and long distance carrier(s), and b) collect calls, third party calls, customer dialed calls, and calls made using a 10-10-xxx calling pattern. The effect of this proposed amendment is that customers will have an option to be billed only for telecommunications type services, thus the opportunities for companies fraudulently adding unrelated charges to a customer's telephone bill will be greatly reduced. Florida residents should see a reduction in the number of attempts by originating parties to bill fraudulent charges on their telephone bills.

SUMMARY: The proposed amendments to Rule 25-24.490, F.A.C., Customer Relations; Rules Incorporated, identify the subsections of Rule 25-4.110, F.A.C., Customer Billing for Local Exchange Telecommunications Companies, that are applicable to interexchange companies. The proposed amendments to Rule 25-24.845, F.A.C., Customer Relations; Rules Incorporated, identify the subsections of Rule 25-4.110, F.A.C., Customer Billing for Local Exchange Telecommunications Companies, that are applicable to alternative local exchange companies.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: No substantial estimated regulatory costs were reported for these proposed rule amendments.

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Any person who wishes to provide information regarding the statement of estimated regulatory costs, or to 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), 364.337(2), 364.604(5), FS.

LAW IMPLEMENTED: 364.03, 364.14, 364.15, 364.603, 364.19, 364.337, 364.337(2), 364.602, 364.604, FS.

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF RECORDS AND REPORTING, WITHIN 21 DAYS OF THE DATE OF THIS NOTICE FOR INCLUSION IN THE RECORD OF THE PROCEEDING.

A HEARING WILL BE SCHEDULED AND ANNOUNCED IN THE FAW.

THE FULL TEXT OF THESE PROPOSED RULES ARE:

25-24.490 Customer Relations; Rules Incorporated.

(1) The following rules are incorporated herein by reference and apply to IXCs.

<u>SECTION</u>	<u>TITLE</u>	<u>PORTIONS APPLICABLE</u>
25-4.110	Customer Billing	Subsections <u>(2)</u> , (14), (15), (17), 18), <u>(19)</u> , and (20)
25-4.111	Customer Complaint and Service Requests	All except Subsection (2)
25-4.112	Termination of Service by Customer	All

25-4.113 Refusal or Discontinuance All  
of Service by Company

25-4.114 Refunds All

25-4.117 800 Service All

25-4.118 Local, Local Toll, or All  
Toll Provider Selection

(2) - (3) (f) No Change.

Specific Authority 350.127(2), 364.604(5) FS.

Law Implemented 364.03, 364.14, 364.15, 364.603, 364.19, 364.337  
364.602, 364.604 FS.

History New 02-23-87, Amended 10-31-89, 03-05-90, 03-04-92, 03-13-  
96, 07-20-98, 12-28-98, XX/XX/XX.

25-24.845 Customer Relations; Rules Incorporated.

The following rules are incorporated herein by reference and  
apply to ALECs. In the following rules, the acronym 'LEC' should be  
omitted or interpreted as 'ALEC'.

<u>SECTION</u>	<u>TITLE</u>	<u>PORTIONS APPLICABLE</u>
25-4.110	Customer Billing	Subsections <u>(2)</u> , (14), (15), (17), 18), <u>(19)</u> , and (20)
24-4.118	Local, Local Toll, or Toll Provider Selection	All

Specific Authority 350.127(2) and 364.337(2), 364.604(5) FS.

Law Implemented 364.337(2), 364.602, 364.604.

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History New 07-20-98, Amended 12-28-98, XX/XX/XX.

NAME OF PERSON ORIGINATING PROPOSED RULES: Ray Kennedy

NAME OF SUPERVISOR OR PERSONS WHO APPROVED THE PROPOSED RULES:  
Florida Public Service Commission.

DATE PROPOSED RULES APPROVED: February 1, 2000

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW:  
August 27, 1999

If any person decides to appeal any decision of the Commission with respect to any matter considered at the rulemaking hearing, if held, a record of the hearing is necessary. The appellant must ensure that a verbatim record, including testimony and evidence forming the basis of the appeal is made. The Commission usually makes a verbatim record of rulemaking hearings.

Any person requiring some accommodation at this hearing because of a physical impairment should call the Division of Records and Reporting at (850) 413-6770 at least 48 hours prior to the hearing. Any person who is hearing or speech impaired should contact the Florida Public Service Commission by using the Florida Relay Service, which can be reached at: 1-800-955-8771 (TDD).