

During the December 12, 2000 workshop, staff authorized the parties to file post workshop comments in this docket. Therefore, Time Warner Telecom of Florida, L.P. (Time Warner) states as follows:

It would be appropriate for this Commission to defer action in this matter until the issue is addressed by the FCC. However, if this Commission wishes to take action in the meantime, Time Warner requests that ALECs have an opportunity to provide input throughout the process.

With respect to cost allocation, costs associated with number pooling should be allocated to all carriers, not just those carriers who happen to operate within one of the three number pooling trial areas in Florida. The cost should be shared by all carriers since every carrier, and every end-user, ultimately benefits from number pooling, not just those carriers and end-users within one of the trial areas.

All costs should be recovered the	nrough a single end-user surcharge. The surcharge
should be an explicit, fixed monthly ch	arge per line for a period of three (3) years. In other
words, a surcharge similar to the LN	P surcharge. The surcharge should be calculated
CAF based upon each carrier's specific co	sts. Depending upon how long it takes the FCC to
COM CTRimplement rules, Time Warner may b ECR	be willing to postpone recovery if a single recovery
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The amount of the surcharge should be determined using a method similar to that used when determining the LNP surcharge, i.e, calculate the specific nationwide charges per carrier, allocate the appropriate portion to Florida, determine the number of end-users, and divide it among the carriers.

Respectfully submitted this 12th day of February, 2001.

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## CERTIFICATE OF SERVICE DOCKET NO. 001503-TP

## I HEREBY CERTIFY that a true and correct copy of the foregoing Time Warner Telecom

## of Florida, L.P.'s Post Workshop Comments has been served by U.S. Mail on this 12th day of

February, 2001, to the following parties of record:

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