BEFORE THE PUBLIC SERVICE COMMISSION

In re: Adoption of the National School Lunch | DOCKET NO. 040604-TL Program and an income-based criterion at or below 135% of the Federal Poverty Guidelines as eligibility criteria for the Lifeline and Link-Up programs.

ORDER NO. PSC-04-1096-PCO-TL ISSUED: November 5, 2004

ORDER MODIFYING PROCEDURE

On August 10, 2004, Proposed Agency Action Order No. PSC-04-0781-PAA-TL was issued for the purpose of adopting the National School Lunch program and an income-based eligibility criterion for consumers with incomes at or below 135% of the Federal Poverty Additionally, the Order allows Florida consumers, who qualify for Lifeline Guidelines. assistance, the option of electing a self-certification process. The Order requires ETCs to disclose to consumers both Lifeline certification processes available, along with the Lifeline credits available under each process. Additionally, ETCs are required, on an annual basis, to file reports identifying the number of applicants applying for Lifeline and Link-up, the number of applicants approved for Lifeline/Link-up, the method of certification the applicant used, and whether the approved applicant received \$8.25 or \$13.50 in assistance.

On August 31, 2004, BellSouth Telecommunications, Inc., Verizon Florida, Inc., the Florida Office of the Public Counsel on behalf of the Citizens of Florida, Quincy Telephone Company d/b/a TDS Telecom, GTC, Inc. d/b/a GT COM and ALLTEL Florida, Inc., and Sprint-Florida, Inc. filed protests in response to Order No. PSC-04-0781-PAA-TL requesting a formal hearing pursuant to Section 120.57, Florida Statutes. Pursuant to the above-listed entities' protests, this matter is currently scheduled for an administrative hearing.

By Order No. PSC-04-1066-PCO-TL, issued November 1, 2004, certain controlling dates for this docket were established. Due to a conflict in the Commission calendar, the Prehearing Conference as scheduled in Order No. PSC-04-1066-PCO-TL must be changed to January 5, 2005. Therefore, I find it necessary and appropriate to make the following modification to the schedule:

Prehearing Conference

January 5, 2005

Based upon the foregoing, it is

ORDERED by Chairman Braulio L. Baez, Prehearing Officer, that the procedural schedule as set forth in Order No. PSC-04-1066-PCO-TL is modified as set forth herein, and shall be followed unless further modified by the Commission. It is further

ORDERED that Order No. PSC-04-1066-PCO-TL is reaffirmed in all other respects.

DOCUMENT NUMBER-DATE 11942 NOV-5 a

ORDER NO. PSC-04-1096-PCO-TL DOCKET NO. 040604-TL PAGE 2

By ORDER of Chairman Braulio L. Baez, as Prehearing Officer, this 5th day of November , 2004

BRAULIO L. BAEZ
Chairman and Prehearing Officer

(SEAL)

KS

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.0376, Florida Administrative Code; or (2) judicial review by the Florida Supreme Court, in the case of an electric, gas or telephone utility, or the First District Court of Appeal, in the case of a water or wastewater utility. A motion for reconsideration shall be filed with the Director, Division of the Commission Clerk and Administrative Services, in the form prescribed by Rule 25-22.060, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.