

Eric Fryson

From: Joshua Lippert [Joshua.Lippert@usmetrotel.com]
Sent: Tuesday, March 06, 2012 7:33 AM
To: Filings@psc.state.fl.us
Cc: Scott Tonarelli
Subject: FPSC E-service of Document NO. 00925-12 in Docket 110303-OT (Email ID = 551582) - Response from CLEC Company Code: TX907
Attachments: PSC Filing for Rule 25-4 0161, FAC.pdf

To whom it may concern:

Please let this email serve as **US Metropolitan Telecom, LLC's (CLEC Company Code TX907)** formal response to the Commission's Economic Review required by Sections 120.745 and 120.541, Florida Statutes. Our response is to be filed in Docket No. 110303-OT.

1. **Person responsible for the electronic filing:**

Joshua Lippert
 US Metropolitan Telecom, LLC
 24017 Production Circle
 Bonita Springs, FL 34135

 Phone: 239-325-4105 x125
 Email: Joshua.Lippert@USMetroTel.com

2. **Docket number:**

110303-OT: Industry survey for legislative review of agency rules in effect on or before November 16, 2010.

3. **Name of party filing the document:**

US Metropolitan Telecom, LLC – CLEC Company Code TX907.

4. **Total number of pages in each attached document:**

2 pages (one document) attached.
 File name: [PSC Filing for Rule 25-4 0161, FAC.pdf](#)

5. **Description of attached document**

The document is our written response required by Rule 25-4.0161, F.A.C. – Survey Questions. This is in regards to an industry survey for legislative review of agency rules in effect on or before November 16, 2010.

Joshua Lippert
Vice President – Finance
Phone: 239.325.4105 ext. 125
Cell: 239.571.8527

DOCUMENT NUMBER DATE

: 01300 MAR -6 09

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3/6/2012



US Metropolitan Telecom, LLC
24017 Production Circle
Bonita Springs, FL 34135

www.USMetroTel.com

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24017 Production Circle Bonita Springs, Florida 34135 Tel: 239-325-4105 Fax: 239-992-1827

March 6, 2012

Judy Harlow
c/o Ann Cole, Commission Clerk
Office of Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

RE: FPSC E-service of Document NO. 00925-12 in Docket 110303-OT - Response from CLEC Company Code: **TX907**

Dear Ms. Harlow:

Please let this email serve as **US Metropolitan Telecom, LLC's (CLEC Company Code TX907)** formal response to the Commission's Economic Review required by Sections 120.745 and 120.541, Florida Statutes. Our response is to be filed in Docket No. 110303-OT.

Below, please find our company's responses numbered 1 – 11. These numbers are referenced as to correspond with the appropriate survey questions numbers as stated by Rule **25-4.0161, F.A.C. – Survey Questions.**

1. The estimated transactional costs resulting from our compliance of Rule 25-4.0161, F.A.C., for the 5 year period beginning July 1, 2011 is **\$ 6,000. The annualized cost of compliance for our company is estimated at \$ 1,200.**
 - a. The actual transactional costs resulting from our company's compliance from July 1, 2011 to December 31, 2011 was **\$ 1,200.**
2. The estimated likely impact on small businesses located in our company's service territory for the five year period beginning July 1, 2011 is a **cost of \$ 2,250. The annualized cost to small businesses located in our service territory is \$ 450. We do not estimate that there will be any benefits to small businesses that are located in our company's service territory.**
3. The estimated likely impact on small counties and small cities located in our company's service territory for the five year period beginning July 1, 2011 is a **cost of \$ 0. The annualized cost to small counties and small cities located in our service territory is \$ 0. We do not estimate that**

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there will be any benefits to small counties or small cities that are located in our company's service territory.

4. **The estimated likely impact on other entities not included in #2 and #3 above located in our company's service territory for the five year period beginning July 1, 2011 is a cost of \$ 750. The annualized cost to other entities not included in #2 and #3 above located in our service territory is \$ 150. We do not estimate that there will be any benefits to other entities not included in #2 and #3 above that are located in our company's service territory.**
5. **We believe that Rule 25-4.0161, F.A.C. will have absolutely no effect on economic growth, private sector job creation or employment, and private sector investment for the five year period beginning July 1, 2011. The annual impact of this rule for the purpose stated is \$ 0.**
6. **We believe that Rule 25-4.0161, F.A.C. will have absolutely no effect on business competitiveness for the five year period beginning July 1, 2011. The annual impact of this rule for the purpose stated is \$ 0.**
7. **We believe that Rule 25-4.0161, F.A.C. will have absolutely no benefits for our company. The annual impact of this rule for the purpose stated is \$ 0.**
8. **Our company has not revised customer rates in order to comply with Rule 25-4.0161, F.A.C. based on the December 4, 2011 rule change. The annual impact of this rule for the purpose stated is \$ 0.**
9. **Due to our answer to Question #8, our response to this question is N/A.**
10. **Our company does not anticipate having to revise customer rates in the future in order to comply with Rule 25-4.0161, F.A.C. The annual impact of this rule for the purpose stated is \$ 0.**
11. **Due to our answer to Question #10, our response to this question is N/A.**

We respectfully submit our responses to the State of Florida, Public Service Commission and welcome any questions that you may have regarding our answers.

Sincerely,

US METROPOLITAN TELECOM, LLC

s/ Joshua E Lippert

Joshua Lippert
CFO / VP Finance