

Eric Fryson

From: Garcia, Nicki [NGarcia@gunster.com]
Sent: Thursday, October 18, 2012 4:19 PM
To: Filings@psc.state.fl.us
Cc: Lee Eng Tan; Jessica Miller; Feil, Matthew; 'davidd@budgetprepay.com'; 'dbailey@bullseyetelecom.com'; 'lhaag@ernestgroup.com'; 'asolar@flatel.net'; 'AKlein@kleinlawPLLC.com'; 'azoracki@kleinlawpllc.com'; 'Susan.masterton@centurylink.com'; 'Rebecca.edmonston@verizon.com'; Beth Salak; 'adam.sherr@centurylink.com'; 'agold@acgoldlaw.com'; 'Carolyn.Ridley@twtelecom.com'; 'mike@navtel.com'
Subject: Electronic Filing - Docket No. 090538-TP
Attachments: Docket 090538-TP TWT Request for Official Notice.pdf

Attached is an electronic filing for the docket referenced below. If you have any questions, please contact Matt Feil. Thank you.

Person Responsible for Filing:

Matthew Feil
 Gunster Law Firm
 215 South Monroe Street, Suite 601
 Tallahassee, FL 32301
 Direct: 850-521-1708
 Main: 850-521-1980
mfeil@gunster.com

Docket Name and Number: Docket No. 090538-TP – Amended Complaint of Qwest Communications Company, LLC against MCImetro Access Transmission Services (d/b/a Verizon Access Transmission Services); XO Communications Services, Inc.; tw telecom of florida, l.p.; Granite Telecommunications, LLC; Broadwing Communications, LLC; Access Point, Inc.; Birch Communications, Inc.; Budget Prepay, Inc.; Bullseye Telecom, Inc.; DeltaCom, Inc.; Ernest Communications, Inc.; Flatel, Inc.; Navigator Telecommunications, LLC; PaeTec Communications, Inc.; STS Telecom, LLC; US LEC of Florida, LLC; Windstream Nuvox, Inc.; and John Does 1 through 50, for unlawful discrimination.

Filed on Behalf of: tw telecom of florida, l.p.

Total Number of Pages: 18

Description of Documents: Request for Official Notice

Thank you.



GUNSTER

FLORIDA'S LAW FIRM FOR BUSINESS

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Gunster ranked for the fourth consecutive year by *Florida Trend* as one of Florida's Best Companies to Work for in 2012.

DOCUMENT NUMBER-DATE

07118 OCT 18 2012

10/18/2012

FPSC-COMMISSION CLERK

Tax Advice Disclosure: To ensure compliance with requirements imposed by the IRS under Circular 230, we inform you that any U.S. federal tax advice contained in this communication (including any attachments), unless otherwise specifically stated, was not intended or written to be used, and cannot be used, for the purpose of (1) avoiding penalties under the Internal Revenue Code or (2) promoting, marketing or recommending to another party any matters addressed herein. Click the following hyperlink to view the complete Gunster IRS Disclosure & Confidentiality note.

<http://www.gunster.com/terms-of-use/>

October 18, 2012

ELECTRONIC FILING

Ms. Ann Cole
Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, FL 32399

Re: Docket No. 090538-TP - Amended Complaint of Qwest Communications Company, LLC against MCImetro Access Transmission Services (d/b/a Verizon Access Transmission Services); XO Communications Services, Inc.; tw telecom of florida, l.p.; Granite Telecommunications, LLC; Broadwing Communications, LLC; Access Point, Inc.; Birch Communications, Inc.; Budget Prepay, Inc.; Bullseye Telecom, Inc.; DeltaCom, Inc.; Ernest Communications, Inc.; Flatel, Inc.; Navigator Telecommunications, LLC; PaeTec Communications, Inc.; STS Telecom, LLC; US LEC of Florida, LLC; Windstream Nuvox, Inc.; and John Does 1 through 50, for unlawful discrimination.

Dear Ms. Cole:

Enclosed is tw telecom of florida, l.p.'s Request for Official Notice, submitted by electronic mail in the above-referenced docket.

If you have any questions, please call me at 850-521-1708.

Sincerely,



Matthew J. Feil

Enclosures

DOCUMENT NUMBER-DATE

07118 OCT 18 02

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Complaint of Qwest Communications Company, LLC against MCImetro Access Transmission Services (d/b/a Verizon Access Transmission Services); tw telecom of florida, l.p.; Granite Telecommunications, LLC; Broadwing Communications, LLC; Budget Prepay, Inc.; Bullseye Telecom, Inc.; DeltaCom, Inc.; Ernest Communications, Inc.; Flatel, Inc.; Navigator Telecommunications, LLC; PaeTec Communications, Inc.; Saturn Telecommunications, LLC; US LEC of Florida, LLC; Windstream Nuvox, Inc.; and John Does 1 through 50, for unlawful discrimination.

Docket No. 090538-TP

Filed: October 18, 2012

TWTC'S REQUEST FOR OFFICIAL NOTICE

Comes now tw telecom of florida, l.p., ("TWTC"), pursuant to the Order Establishing Procedure and as permitted by the Administrative Procedures Act, and requests that for the hearing record in the captioned proceeding the Commission take official notice of the following matters:

1. TWTC's switched access price lists on file with the Commission (and housed in Room 266 of the Gunter Building), including both the front and back of all pages.
2. The Commission's Administrative Procedure Manual (APM), and, more specifically, section 2.07(C)5(16) of the APM whereby the Commission has given staff authority to administratively process CLEC price lists, which go into effect

DOCUMENT NUMBER-DATE

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on one day's notice. (For convenience, a copy of Section 2.07 is attached hereto as "Attachment A.")

3. The FCC's *Seventh Report and Order and Further Notice of Proposed Rulemaking*, FCC 01-146, released April 27, 2001 ("FCC CLEC Access Order").

4. The FCC's *Report and Order and Further Notice of Proposed Rulemaking*, FCC 11-161, released November 18, 2011 ("FCC Intercarrier Compensation Reform Order").

5. All documents in Commission rulemaking Docket No. 950918-TP (creating rules governing CLECs). A hard copy of the document index listing from the Commission's website is attached as "Attachment B" and may be found at:

<http://www.psc.state.fl.us/dockets/cms/docketFilings3.aspx?docket=950918>

6. Qwest Communications' February 20, 2001, Comments filed with the FCC in CCB/CPD No. 01-02. This document was also prefiled by Broadwing witness Mack Greene (and identified as Exhibit No. MDG-7).¹

All of the above matters are official records of a branch of the state or federal government, are publicly available and have been publically available prior to inception of this case. Additionally, TWTC's witnesses are available at the hearing to answer questions regarding the above items.

¹ Broadwing has recently been voluntarily dismissed from this proceeding. See Order No. PSC-12-0546-PCO-TP, issued October 16, 2012.

RESPECTFULLY SUBMITTED this 18th day of October, 2012.

A handwritten signature in cursive script, appearing to read "Matthew Feil", written in black ink. The signature is positioned above a horizontal line.


Matthew Feil
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850-521-1708
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served upon the following by email, and/or U.S. Mail this 18th day of October, 2012.

Lee Eng Tan Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 ltan@psc.state.fl.us	Mr. David Bailey BullsEye Telecom, Inc. 25925 Telegraph Road, Suite 210 Southfield, MI 48033-2527 dbailey@bullseyetelecom.com
Alan C. Gold, P.A. 1501 Sunset Drive, 2 nd Floor Coral Gables, FL 33143 agold@acgoldlaw.com	Ernest Communications, Inc. 5275 Triangle Parkway Suite 150 Norcross, GA 30092-6511 lhaag@ernestgroup.com
Flatel, Inc. c/o Adriana Solar Executive Center, Suite 100 2300 Palm Beach Lakes Blvd. West Palm Beach, FL 33409-3307 asolar@flatel.net	Andrew M. Klein/Allen C. Zoracki Klein Law Group 1250 Connecticut Ave. NW, Suite 200 Washington, DC 20036 AKlein@kleinlawPLLC.com azoracki@kleinlawpllc.com
Adam L. Sherr Qwest Communications Company, LLC 1600 7th Avenue, Room 1506 Seattle, WA 98191 Adam.Sherr@centurylink.com	David Stotelmyer Navigator Telecommunications, LLC. P.O. Box 13860 North Little Rock, AR 72113 david@navtel.com
Jessica Miller Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399 JEMiller@psc.state.fl.us BSalak@psc.state.fl.us	Susan S. Masterton, Esq. CenturyLink QCC 315 S. Calhoun Street, Suite 500 Tallahassee, FL 32301 susan.masterton@centurylink.com
Ms. Rebecca A. Edmonston Verizon Access Transmission Services 106 East College Avenue, Suite 710 Tallahassee, FL 32301-7721 rebecca.edmonston@verizon.com	Ms. Carolyn Ridley tw telecom of florida l.p. 2078 Quail Run Drive Bowling Green, KY 42104 Carolyn.Ridley@twtelecom.com

By: _____


Matthew Feil, Esq.

2.07 ADMINISTRATIVE DISPOSITION OF CERTAIN MATTERS (OPR:CLK)

A. PURPOSE

To list those matters which the Commission has authorized staff to dispose of administratively.

B. POLICIES

1. Except as otherwise stated, the director of the division which is designated Office of Primary Responsibility (OPR) is responsible for processing and disposing of the matters listed below. Such actions by the OPR are to be taken in coordination with the Offices of Collateral Responsibility (OCRs) and, in particular, with the Office of General Counsel (GCL). If GCL is the OPR, it is to coordinate the appropriate action with the division(s).
2. Any party to matters processed under this section may, upon written request, have the matter considered by the Commission.

C. MATTERS FOR ADMINISTRATIVE DISPOSITION

1. Legal Matters

The General Counsel may grant motions or Petitions for Intervention if it is clear that the petitioner has standing under Agrico, and no response in opposition has been filed. Recommendations to deny motions or Petitions for Intervention are to be forwarded by the General Counsel to the Commissioner assigned to rule on motions and procedural matters for the case.

2. Administrative Matters

- a. Changes of names and corporate reorganizations of regulated utilities, where no change of ownership or control or transfer of assets is involved, may be approved by the Director of the appropriate technical division and GCL by notifying the Office of Commission Clerk (CLK). Cases involving changes in ownership or control, or asset transfer, or other reason to withhold acknowledgment, are to be referred to the Commission.
- b. The OPR and the attorney assigned may grant written requests for withdrawal of pay telephone certificate applications filed by a utility or company by notifying CLK and the applicant.
- c. CLK may close a staff-assisted rate case docket 30 days after the utility is notified of the denial by the Chairman unless a written protest is filed.

- d. CLK may administratively close dockets as described below upon the joint recommendation of the OPR division and GCL. By the fifteenth of the following month, CLK will submit a monthly report of such actions to the Chairman, with copies to the Executive Director and General Counsel.
 - (1) Dockets which were erroneously opened.
 - (2) Dockets which were opened to resolve objections relating to notices or applications for certificates, amendments, or transfers in which the objection was subsequently withdrawn.
 - (3) Dockets opened to address requests for confidential classification when the subject request is withdrawn prior to a ruling on the confidentiality of the information or when staff determines that it does not need the information and directs that it be returned to its source prior to a ruling on confidentiality.
 - (4) Other dockets initiated by the filing of a petition, application, notice, complaint or other request in which the applicant, petitioner or complainant seeks to withdraw its initial pleading and staff has determined that there are no pending issues that need to be addressed by the Commission regarding the filing, no request for refund of filing fee has been made, and no agency action has been taken.
- e. The Director of the Division of Economic Regulation (ECR) may grant written requests for withdrawal of pass-through or price index rate adjustment applications.
- f. Requests may be granted for increases in bonds, letters of credit and corporate underwritings, which are submitted due to an order by the Commission or pursuant to appropriate statutes, when the originals are deemed inadequate to fulfill the purpose for which they were filed.

3. Accounting Records

The relevant division, with the concurrence of the Executive Director or designee, may provide comments to federal agencies concerning audit reports or findings proposed by the staff of federal agencies. The Intergovernmental Attorney in GCL shall be copied with the draft comments prior to their transmittal to the federal agencies.

4. Jurisdictional Water and Wastewater Systems

- a. Requests may be granted for the keeping of records and record books outside of the office or place of business of companies within this state (private

homes, independent accounting offices or other record keeping offices) if the Commission will have free access to such records and books of record.

- b. Requests may be granted for the keeping of records and record books outside of the state if the company agrees to reimburse the Commission for the reasonable travel expenses of the Commission's representative during any out-of-state audits or investigations.
- c. GCL and ECR are directed not to initiate a show cause proceeding when staff initially discovers that a water and/or wastewater utility's books and records are not maintained in accordance with the NARUC USoA, in apparent violation of Rule 25-30.115, F.A.C. Staff is also directed to require the utility to bring its accounts and records into conformance with the NARUC USoA in accordance with Rule 25-30.115, F.A.C., and to require the utility to submit a statement from its accountant with its next annual report indicating that it has done so. If a utility remains out of compliance, staff should then bring a show cause issue to the Commission for disposition.
- d. Applications for the sale or transfer of water and wastewater facilities from private entities to governmental authorities may be granted when they are filed and processed in accordance with Section 367.071(4)(a), Florida Statutes. Governmental transfers shall be brought to the Commission for consideration if it appears to the staff to be controversial or unique in nature. A memorandum shall be provided to notify the Executive Director and all Commissioners at least two weeks prior to the administrative approval of any governmental transfers.

5. Miscellaneous

- a. Investor-owned utility tariff filings, when they propose to do the following things, may be approved administratively. Proposals to make obsolete or eliminate non-obsolete tariff offerings shall be presented to the Commission. In addition, any proposal falling in the following categories shall be brought to the Commission for consideration if it appears to the staff to be controversial or unique in nature.
 - (1) To approve tariffs filed in response to a Commission rule, order or vote unless the Commission has requested to see the tariffs filed before approval. These tariffs may go into effect upon staff approval.
 - (2) To correct typographical errors.
 - (3) To clarify text or to reorganize or modify the tariff as long as such changes simplify or clarify use of the tariff and do not alter the

application of charges or services offered or the original Commission intent or understanding.

- (4) To remove obsolete tariff offerings once all customers have discontinued service.
- (5) To offer new services or equipment which are not presently available to existing customers as long as that proposal does not contain new pricing concepts and does not limit service or affect rates to existing customers.
- (6) To approve tariffs modifying telephone exchange, zone or base rate area boundaries as long as no customers' charges are increased nor service reduced.
- (7) To make any change in the existing tariffs of telephone companies which solely provide resold interexchange services (i.e. not local exchange companies).
- (8) Local exchange tariff filings which change rates for new directories may be administratively approved by staff.
- (9) Interexchange company tariff filings not in compliance with tariff minimum filing requirements may be administratively returned to the petitioner together with a statement advising of the deficiency. The time period will not begin until such time as the filing is resubmitted and meets the tariff filing requirements.
- (10) To change municipally owned electric and rural electric cooperative rates and charges as long as (1) there is no change in the rate structure previously approved for that utility, (2) the change results in the rate relationships moving closer to those approved for the investor-owned electric utilities or, (3) the proposal does not contain new pricing concepts.
- (11) To approve miscellaneous service charges (including initial connection, normal and violation reconnection and premises visit charges) for a water and/or wastewater utility as long as the amounts and conditions are the same as recent Commission decisions.
- (12) Pass-through rate adjustments for water and wastewater utilities may be allowed to go into effect 45 days after filing, except that a pass-through application from any utility which reports unaccounted-for water exceeding ten percent is to be placed before the Commission.

- (13) Price index rate adjustments for water and wastewater utilities may be allowed to go into effect 60 days after filing except that, when material staff adjustments are made and/or possible overearnings are evident, these two exceptions are to be placed before the Commission.
- (14) Requests by rate base/rate-of-return regulated telephone companies to waive recurring and nonrecurring charges associated with special promotions may be granted when the Commission has previously approved requests of the same type and for the same service for any rate base/rate-of-return regulated telephone company. Such staff approval is granted 15 days after filing or at a later date requested by the company.
- (15) Tariff filings made by a local exchange telecommunications company which has elected to be price-regulated pursuant to Section 364.051, F.S., may be administratively processed¹ as follows:
- (a) Basic Service filings which are in compliance with Sections 364.051(2) and 364.051(3), F.S., may go into effect after 30 days' notice.
 - (b) Non-Basic Service filings which are in compliance with Section 364.051(5), F.S., may go into effect after one day's notice.
- (16) Price list filings made by an alternative local exchange telecommunications company may be administratively processed and may go into effect after one day's notice.
- b. The Division of Regulatory Analysis (RAD) and GCL may administratively dispose of an unopposed request by a telecommunications carrier to adopt an Interconnection Agreement between carriers that was previously approved by the Commission or allowed to go into effect by operation of law. The docket shall be closed after 90 days upon filing of an acknowledgment memorandum to the docket file.
 - c. RAD and GCL may dispose of a request for voluntary cancellation of a pay telephone certificate initiated by the pay telephone company. The docket shall be closed upon issuance of the administrative order.

¹In the event that staff's review of the tariff filing uncovers a potential substantive conflict with Florida Statutes, Commission rules or orders, staff will process the tariff administratively and concurrently open an investigation docket.

- d. RAD and GCL may administratively dispose of a request for approval of a negotiated Interconnection Agreement, subject to the following conditions, by allowing an agreement to go into effect by operation of law;
- (1) The party entering into the agreement with the incumbent local exchange telecommunications company is registered with the Secretary of State's Office to conduct business in Florida and, if certificated as a competitive local exchange telecommunications company, the certificated name of the party is used in the agreement.
 - (2) The agreement contains a provision for 911 access, which meets the requirements of Rule 25-24.840, F.A.C.
 - (3) There is no basis for rejection under Section 252(e)(2), F.S., of the Telecommunications Act of 1996.
 - (4) The agreement appears to comply with state law, to the extent provided for in Section 252(e)(3), F.S., of the Telecommunications Act of 1996.
- The docket shall be closed upon filing an acknowledgment memorandum to the docket file.

- e. GCL may approve intraLATA toll dialing parity plans that are consistent with the provisions of Order No. PSC-99-1255-PAA-TP. The intraLATA toll dialing parity plans must include the following:
- (1) The 2-PIC option,
 - (2) The No-PIC status with dial-around capability, and
 - (3) Consumer notification and carrier selection procedures.

The docket shall be closed upon issuance of the administrative order.

- f. RAD will review a telecommunications carrier's request to review and overturn the North American Numbering Plan Administration's (NANPA) central official code (NXX), or the Pooling Administrator's thousand-block (NXX-X) code denials using the following steps:
- (1) Day 1: Upon NANPA's ten thousand-block code denial, or the Pooling Administrator's one thousand-block code denial (Part 3), the carrier shall file a petition with the Commission requesting review of the code denial.
- Subsequent to the filing of its petition, the carrier must, within three business days, file with this Commission:

- (a) The customer's name, address, and telephone number.
- (b) The utilization threshold for every switch in that particular rate center where additional numbering resources are sought.
- (c) The Months-to-Exhaust (MTE) for every switch in that particular rate center where additional numbering resources are sought.

To the extent necessary, companies may seek confidential treatment of the information provided, pursuant to Rule 25-22.006, F.A.C., and Section 364.183, F.S.

- (2) Day 7: Upon review and evaluation, the Commission staff assigned as OPR shall ensure that the following three criteria have been met:
 - (a) The carrier has demonstrated that it has customers in need of immediate numbering resources, or has a switch in a multi-switch rate center which has an MTE of less than six months;
 - (b) The carrier has shown that it is unable to provide services to a potential customer because of NANPA's or the Pooling Administrator's denial of the numbering resources, or it will be unable to provide services to customers from a switch in a multi-switch rate center because its supply of numbers is less than six months;
 - (c) A potential customer cannot obtain service from the provider of his/her choice because the carrier does not have the numbers available, or customers will not be able to have a choice of providers because a provider will run out of numbers for that switch in a multi-switch rate center within six months; and
- (3) Day 10: The following conditions apply:
 - (a) If these three criteria are met, the OPR will submit a memorandum to GCL for the docket file, stating that the identified criteria have been met; thereafter, an administrative Proposed Agency Action (PAA) Order will be issued within seven business days of receipt of the memorandum. If a protest is filed, this docket will remain open to address the protest.
 - (b) If these three criteria are not met, or Commission staff believes that the complexity of the case warrants a more thorough analysis in a recommendation to be considered on the regular agenda schedule, Commission staff will contact the company to discuss the matter. If discussions with the company do not resolve the concerns,

Commission staff will prepare a recommendation to address the matter before the full Commission.

- (4) The RAD director or the director's designee has provisional authority to approve or deny carrier requests to NeuStar to engage in Local Number Portability (LNP) or issue numbering resources during times of emergency, using the procedures set forth in (a) and (b) below.
 - (a) Request by NeuStar for Authority to Engage in LNP in times of emergency.
 - i) When NeuStar contacts one of the designated staff identified above, staff will seek information from NeuStar to determine whether the LNP request is a result of the emergency situation.
 - ii) If the LNP request is a direct result of an emergency situation and if implementation of the LNP request would promote the expeditious recovery of telecommunication service, staff will approve NeuStar's request. Staff will provide a decision verbally to NeuStar within 20 minutes of the request.
 - iii) Designated staff will submit correspondence to NeuStar confirming the verbal approval. Should the Commission facilities be uninhabitable, staff will submit correspondence as soon as practical.
 - iv) Staff will not approve a request for porting that occurs as part of normal business operations.
 - v) Staff will advise Commissioners as soon as practicable that emergency LNP procedures were used and provide an estimate of how long these emergency numbering procedures will remain in place.
 - (b) Requests by carriers to NeuStar to Issue Numbering Resources in times of emergency.
 - i) When contacted by NeuStar, the designated staff member will obtain the following information:
 - Name and contact information of the requesting carrier.
 - Amount of numbers requested by rate center.
 - Justification for the request.

- ii) Staff will make a determination whether the numbering request results from the emergency situation and determine whether such request will benefit the consumers of the State of Florida. In making its decision, staff will consider whether the request will facilitate the restoration of telecommunication service, assist in the maintaining public health, safety, and welfare issues such as for law enforcement, fire and medical emergency services, hospitals, distribution of food or other essential supplies, or aid in recovery efforts through FEMA or insurance companies.
 - iii) Within one hour of the request, staff will inform NeuStar whether the request is approved or denied.
 - iv) Designated staff will submit correspondence to NeuStar confirming the verbal approval. Should the Commission facilities be uninhabitable, staff will submit correspondence as soon as practical.
 - v) Staff will advise Commissioners as soon as practicable that emergency numbering procedures were used and provide an estimate of how long these emergency numbering procedures will remain in place.
- g. RAD and GCL may deny an application to provide pay telephone service, competitive local exchange telecommunications service, alternative access vendor service, or shared tenant service if staff finds the application is incomplete or inaccurate, subject to the following conditions:
- (1) Staff shall send a certified letter to the applicant requesting completion and/or correction of the application.
 - (2) The applicant does not respond within 15 days.
- The docket shall be closed upon issuance of an administrative order.
- h. RAD and GCL may administratively process the registration of an intrastate interexchange telecommunications company (IXC) after staff confirms the company's contact information and tariff have been provided pursuant to Section 364.02(14), F.S. The docket shall be closed upon the filing of an acknowledgment memorandum to the docket file with a copy to the registrant.
- i. RAD and GCL may administratively process a request for cancellation of an intrastate interexchange telecommunications company IXC registration, if the registered IXC has paid all previous years' regulatory assessment fees

2.07-10

and any applicable penalties and interest. Additionally, the registered IXC is subject to the regulatory assessment fee for the final year or portion thereof as a registered IXC, and if the entity commences operations in Florida as an IXC, a new registration must be filed. The docket shall be closed upon the filing of an acknowledgment memorandum to the docket file with a copy to the company.

[History: Revised IA 11/15/82; IA 3/16/83; IA 3/29/83; IA 8/1/83; IA 8/30/83; IA 4/17/84; IA 4/1/85; IA 4/30/85; IA 10/15/85; IA 10/6/86; IA 9/29/87; IA 11/22/88; 2/7/89; Agenda 4/4/89; IA 8/1/89; ED 4/13/90; Agenda 2/91; IA 4/30/91; ED 5/3/91; 2/11/92; APM Reformatted and Reissued 7/1/94; IA 2/6/96; ED 2/22/96; ED 2/27/96 (originally approved at IA 12/4/95); ED 2/97; IA 6/1/99; IA 5/16/2000; ED 6/15/2000; IA 2/6/01; IA 5/14/01; Agenda Conference 5/29/01; ED 10/01; ED 3/02; ED 4/02; ED 9/29/03; ED 11/07/03; APM Reformatted and Reissued 12/01/04; ED 5/6/05; IA 9/19/05; IA 8/15/06; ED 12/7/06 (IA 9/18/06); ED 4/2/10; ED 7/9/10; DED 9/22/11]

Attachment B

NOTICE The information in this and related pages was automatically generated from the FPSC's Case Management System. PDF documents, shown in Red and marked with an asterisk, are an image of the official records docket. Any supplementary document formats, such as word files, are provided for your convenience and may not accurately reflect the contents of the filed document. For more information, please contact the Office of Commission Clerk at clerk@psc.state.fl.us or (850) 413-6770.

To download viewer plug-ins: [Adobe Acrobat PDF](#) and [Microsoft Office Product Viewers \(Word, Excel, PowerPoint, etc.\)](#)
[Old Docket Filings Format](#)

Note: The table below is now sortable. You can sort by document number, order number, filing date, or description. Click on the appropriate column heading to sort. Click again to sort the column in reverse order.

Document Detail for Docket Number: 950918 (18 documents)

<u>Document</u>	<u>Order</u>	<u>Date filed</u>	<u>Description</u>	<u>Files</u>
12349-95	PSC-95-1523-FOF-TX	12/11/1995	Order PSC-95-1523-FOF-TX noticing adoption of Rules 25-24.800, F.A.C., Et Seq., relating to Alternative Local Exchange Companies; and 25-4.0161, F.A.C., relating to Regulatory Assessment Fees, with changes; and closing docket. (CDGJK)	<ul style="list-style-type: none"> • 95-1523.ORD (0.0MB)
12346-95		12/11/1995	APP/Caldwell certified copy of Rules 25-24.800, et seq, FAC, filed with Dept of State on 12/7/95.	<ul style="list-style-type: none"> • *12346-95.pdf (1.5MB)
12345-95		12/11/1995	APP/Caldwell certified copy of Rule 25-4.0616, FAC, filed with Dept of State on 12/6/95.	<ul style="list-style-type: none"> • *12345-95.pdf (1.9MB)
11936-95		11/29/1995	Copy of rule package as filed with JAPC/Webb.	<ul style="list-style-type: none"> • *11936-95.pdf (1.4MB)
11709-95		11/21/1995	VOTE SHEET fr 11/21/95 ag - GR, JN, CL, DS, KS; close.	<ul style="list-style-type: none"> • *11709-95.pdf (0.1MB)
11116-95		11/8/1995	RECOMM fr APP/Caldwell; CMU/Moses/Brown; RRR/Hewitt to 11/21/95 ag - make redlined changes to rule amendments suggested by JAPC; do not adopt changes suggested by LDDS Worldcom; file for adoption and close.	<ul style="list-style-type: none"> • 950918TX.RCM (0.0MB)
10367-95		10/20/1995	WORLDCOM, INC. d/b/a LDDA WORLDCOM (Sulmonetti) - Comments to the proposed rules.	<ul style="list-style-type: none"> • *10367-95.pdf (0.3MB)
10119-95	PSC-95-1190A	10/12/1995	Amendatory Order PSC-95-1190A-NOR-TX rescheduling 11/6/95 rulemaking for 1:30 p.m. instead of 9:30 a.m., if requested by 10/20/95.	<ul style="list-style-type: none"> • 95-1190A.ORD (0.0MB)

10081-95	<u>-NOR</u> <u>-TX</u>	10/11/1995	FAW NOTICE of rescheduling 11/6/95 rulemaking from 9:30 a.m. to 1:30 p.m.	<ul style="list-style-type: none"> • *10081-95.pdf (0.1MB)
09396-95		9/21/1995	Copy of APP/Caldwell rule package filed with Small and Minority Business Advocate, Division of Economic Development, and Bureau of Minority Business Enterprise Assistance Office (DGS); determination has been made that rule will affect small business.	<ul style="list-style-type: none"> • *09396-95.pdf (1.3MB)
09395-95		9/21/1995	Copy of APP/Caldwell rule package filed with JAPC/Webb.	<ul style="list-style-type: none"> • *09395-95.pdf (1.9MB)
09362-95	<u>PSC-</u> <u>95-</u> <u>1190-</u> <u>NOR-</u> <u>TX</u>	9/21/1995	Order PSC-95-1190-NOR-TX noticing 11/6/95 rulemaking at 9:30 a.m. in Rm 148 of Betty Easley Conference Center, 4075 Esplanade Way in Tallahassee, if requested by 10/20/95.	<ul style="list-style-type: none"> • 95-1190.ORD (0.0MB)
09308-95		9/20/1995	FAW NOTICE of 11/6/95 rulemaking at 9:30 a.m. in Tallahassee if requested within 21 days.	<ul style="list-style-type: none"> • *09308-95.pdf (2.4MB)
08969-95		9/13/1995	VOTE SHEET fr 9/12/95 ag - GR, JN, CL, DS, KS; Issue 1 modified as shown.	<ul style="list-style-type: none"> • *08969-95.pdf (2.2MB)
08788-95		9/7/1995	RAR/Bayo 9/7/95 notice to parties of receipt by Chairman Clark of 8/17/95 letter from Representative Scott W. Clemons, with copy attached, and copy of Chairman's 8/25/95 response; response due within 10 days of receipt of notice that ex parte communication has been placed on record.	<ul style="list-style-type: none"> • *08788-95.pdf (1.7MB)
08527-95		8/31/1995	RECOMM fr APP/Caldwell; CMU/Moses/Brown; RRR/Hewitt to 9/12/95 ag - propose rules, file for adoption if no comments or requests for hearing.	<ul style="list-style-type: none"> • 950918TX.RCM (0.0MB)
08183-95		8/23/1995	BELLSOUTH TELECOMMUNICATIONS, INC. d/b/a SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY (Carver) - Notice of intent to participate.	<ul style="list-style-type: none"> • *08183-95.pdf (0.3MB)
07341-95		8/2/1995	APP/Caldwell req to est dkt: Proposed rules governing telephone service provided by alternative local exchange companies, creating Part XV, 25-24.800, FAC, et seq, and proposing amendment to Rule 25-4.0161, FAC,	<ul style="list-style-type: none"> • *07341-95.pdf (0.3MB)

			Regulatory Assessment Fees; Telecommunications Companies.	
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