## ORIGINAL

## NOTICE OF PROPOSED RULEMAKING

FLORIDA PUBLIC SERVICE COMMISSION

## **DOCKET NO. 040269-TP**

RULE TITLE:

Expedited Dispute Resolution Process for Telecommunications Companies PURPOSE AND EFFECT: The purpose of the rule is to implement a process designed to minimize the time necessary to reach a decision on a dispute between telecommunications companies pursuant to Section 364.058(3), Florida Statutes.

SUMMARY: The rule provides for an expedited process to facilitate the quick resolution of disputes between telecommunications companies. For any proceeding conducted pursuant to the expedited process, the Commission shall make its determination within 120 days after a petition is filed or a motion is made.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COST: The proposed rule should make the dispute process more efficient and less time consuming, and thus less costly for utilities. It should also facilitate more competitive choices for customers. The Commission would benefit by the resolution of disputes in a more timely manner, but staff's workload may be heavier given the requirement to complete the hearing process in 120 days. The total cost savings COM are unknown.

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- Any person who wishes to provide information regarding the statement of estimated regulatory ECR costs, or to provide a proposal for a lower cost regulatory alternative must do so in writing within GCL OPC \_\_\_\_\_21 days of this notice.
- MMS SPECIFIC AUTHORITY: 350.127(2), 364.058(3), FS RCA
- SCR LAW IMPLEMENTED: 364.058, FS
- SEC
- OTH

DOCUMENT NUMBER-DATE 06428 JUN-93 FPSC-COMMISSION CLERK

WRITTEN COMMENTS OR SUGGESTIONS ON THE PROPOSED RULE MAY BE SUBMITTED TO THE FPSC, DIVISION OF THE COMMISSION CLERK AND ADMINISTRATIVE SERVICES, 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 THE THESE PROPOSED RULE IS: Marlene Stern, Florida Public Service Commission, 2540 Shumard Oak Blvd., Tallahassee, Florida 32399-0862, (850) 413-6230.

THE FULL TEXT OF THE PROPOSED RULE IS:

25-22.0365 Expedited Dispute Resolution Process for Telecommunications Companies.

(1) The purpose of this rule is to establish an expedited process for resolution of disputes between telecommunications companies ("companies").

(2) To be considered for an expedited proceeding, the companies involved in the dispute must have attempted to resolve their dispute informally.

(3) To initiate the expedited dispute resolution process, the complainant company must file with the Commission a request for expedited proceeding, direct testimony, and exhibits, and must simultaneously serve the filing on the other company involved in the dispute. The request for expedited proceeding is in lieu of the petition required by Rule 28-106.201, Florida Administrative Code.

(4) The request for expedited proceeding must include:

(a) the name, address, telephone number, facsimile number and e-mail address of the complainant company and its representative to be served, if different from the company;

(b) a statement of the specific issue or issues to be litigated and the complainant company's position on the issue or issues;

(c) the relief requested;

(d) a statement attesting to the fact that the complainant company attempted to resolve the dispute informally; and,

(e) an explanation of why the use of this expedited process is appropriate. The explanation of why use of the expedited process is appropriate shall include a discussion of the following:

1. the number and complexity of the issues;

2. the policy implications that resolution of the dispute is expected to have, if any;

3. the topics on which the company plans to conduct discovery, including a

description of the nature and quantity of information expected to be exchanged;

4. the specific measures taken to resolve the dispute informally; and,

5. any other matter the company believes relevant to determining whether the dispute is one suited for an expedited proceeding.

(5) Any petition for intervention shall provide the information required by paragraphs (4)(a)-(c) and (e) as it applies to the intervenor.

(6) The request for expedited proceeding shall be dismissed if it does not substantially comply with the requirements of paragraphs (2), (3) and (4), above. The first dismissal shall be without prejudice.

(7) The respondent company may file a response to the request. The response must be filed within 14 days of the filing of the request for expedited proceeding.

(a) The response shall include the name, address, telephone number, facsimile number and e-mail address of the respondent and the respondent's representative to be served, if different from the respondent.

(b) The response to the request may include any information that the company believes will help the Prehearing Officer decide whether use of the expedited dispute resolution process is appropriate. Such information includes, but is not limited to:

1. the respondent's willingness to participate in this process;

2. statement of the specific issue or issues to be litigated from the respondent's

perspective, and the respondent's position on the issue or issues;

3. a discussion of the topics listed in (4)(b)-(e)1.-5. above.

(8) No sooner than 14 days after the filing of the request for expedited proceeding, but promptly thereafter, the Prehearing Officer will decide whether use of the expedited proceeding is appropriate. The decision will be based on the factors provided in Section 364.058(3), Florida Statutes, the materials initially filed by the complainant company and, if a response is filed, the materials included in the response.

(9) Unless otherwise provided by order of the Prehearing Officer, based on the unique circumstances of the case, the schedule for each expedited case will be as follows;

(a) Day 0 - request for expedited proceeding, direct testimony and exhibits are filed;

(b) Day 14 - deadline for filing a motion to dismiss, and a response to the request for expedited proceeding;

(c) Day 21 - deadline for filing a response to the motion to dismiss, if one is filed; and, deadline for filing petitions to intervene, and intervenor testimony and exhibits.

(d) Day 42 - deadline for the Commission staff to file testimony;

(e) Day 56 - deadline for the respondent to file rebuttal testimony.

(10) The Prehearing Officer shall decide whether post-hearing briefs will be filed or if closing arguments will be made in lieu of post-hearing briefs. In making this decision the Prehearing Officer will consider such things as the number of parties, number of issues, complexity of issues, preferences of the parties, and the amount of testimony stipulated into the record.
(11) The Commission shall make a decision on the dispute within 120 days of the complainant company's filing of the request for expedited proceeding, direct testimony and exhibits.
(12) Responses to discovery requests shall be made within 15 days of service of the discovery requests, unless the Prehearing Officer decides otherwise based on the unique circumstances of the case.

(13) Service of all documents on the parties shall be by e-mail, facsimile or hand delivery. An additional copy shall be furnished by hand delivery, overnight mail or U.S. mail if the initial service was by e-mail or facsimile. Filing of all documents with the Commission shall be by hand delivery, overnight mail or any method of electronic filing authorized by the Commission. (14) The applicability of this rule to the proceeding will be reassessed as factors affecting the complexity of the case, number of issues, or number of parties change during the proceeding. (15) Once the Prehearing Officer has determined that use of an expedited proceeding is appropriate, nothing in this rule shall prevent the Prehearing Officer from making a later determination that the case is no longer appropriate for an expedited proceeding based on the number of parties, number of issues or the complexity of the issues. Nothing in this rule shall prevent the Commission from initiating an expedited proceeding on its own motion.
Specific Authority: 350.127(2), 364.058(3), F.S.,

Law Implemented: 364.058, F.S.

History: New \_\_\_\_\_.

NAME OF PERSON ORIGINATING PROPOSED RULE: Rick Wright

NAME OF SUPERVISOR OR PERSONS WHO APPROVED THE PROPOSED RULE:

Florida Public Service Commission.

DATE PROPOSED RULE APPROVED: June 1, 2004.

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: Volume 30,

Number 10, March 5, 2004.

1	25-22.0365 Expedited Dispute Resolution Process for Telecommunications Companies.
2	(1) The purpose of this rule is to establish an expedited process for resolution of disputes
3	between telecommunications companies ("companies").
4	(2) To be considered for an expedited proceeding, the companies involved in the dispute
5	must have attempted to resolve their dispute informally.
6	(3) To initiate the expedited dispute resolution process, the complainant company must
7	file with the Commission a request for expedited proceeding, direct testimony, and exhibits,
8	and must simultaneously serve the filing on the other company involved in the dispute. The
9	request for expedited proceeding is in lieu of the petition required by Rule 28-106.201, Florida
10	Administrative Code.
11	(4) The request for expedited proceeding must include:
12	(a) the name, address, telephone number, facsimile number and e-mail address of the
13	complainant company and its representative to be served, if different from the company;
14	(b) a statement of the specific issue or issues to be litigated and the complainant
15	company's position on the issue or issues;
16	(c) the relief requested;
17	(d) a statement attesting to the fact that the complainant company attempted to resolve the
18	dispute informally; and,
19	(e) an explanation of why the use of this expedited process is appropriate. The
20	explanation of why use of the expedited process is appropriate shall include a discussion of the
21	following:
22	1. the number and complexity of the issues;
23	2. the policy implications that resolution of the dispute is expected to have, if any;
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	3. the topics on which the company plans to conduct discovery, including a description of

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1	4 the specific measures taken to resolve the dispute informally; and,
2	5. any other matter the company believes relevant to determining whether the dispute is
3	one suited for an expedited proceeding.
4	(5) Any petition for intervention shall provide the information required by paragraphs
5	(4)(a)-(c) and (e) as it applies to the intervenor.
6	(6) The request for expedited proceeding shall be dismissed if it does not substantially
7	comply with the requirements of paragraphs (2), (3) and (4), above. The first dismissal shall
8	be without prejudice.
9	(7) The respondent company may file a response to the request. The response must be
10	filed within 14 days of the filing of the request for expedited proceeding.
11	(a) The response shall include the name, address, telephone number, facsimile number and
12	e-mail address of the respondent and the respondent's representative to be served, if different
13	from the respondent.
14	(b) The response to the request may include any information that the company believes
15	will help the Prehearing Officer decide whether use of the expedited dispute resolution process
16	is appropriate. Such information includes, but is not limited to:
17	1. the respondent's willingness to participate in this process;
18	2. statement of the specific issue or issues to be litigated from the respondent's
19	perspective, and the respondent's position on the issue or issues;
20	<u>3.</u> a discussion of the topics listed in (4)(b)-(e)15. above.
21	(8) No sooner than 14 days after the filing of the request for expedited proceeding, but
22	promptly thereafter, the Prehearing Officer will decide whether use of the expedited
23	proceeding is appropriate. The decision will be based on the factors provided in Section
24	364.058(3), Florida Statutes, the materials initially filed by the complainant company and, if a
25	response is filed, the materials included in the response.

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2	circumstances of the case, the schedule for each expedited case will be as follows;
3	(a) Day 0 - request for expedited proceeding, direct testimony and exhibits are filed;
4	(b) Day 14 - deadline for filing a motion to dismiss, and a response to the request for
5	expedited proceeding;
6	(c) Day 21 - deadline for filing a response to the motion to dismiss, if one is filed; and,
7	deadline for filing petitions to intervene, and intervenor testimony and exhibits.
8	(d) Day 42 - deadline for the Commission staff to file testimony;
9	(e) Day 56 - deadline for the respondent to file rebuttal testimony.
10	(10) The Prehearing Officer shall decide whether post-hearing briefs will be filed or if
11	closing arguments will be made in lieu of post-hearing briefs. In making this decision the
12	Prehearing Officer will consider such things as the number of parties, number of issues,
13	complexity of issues, preferences of the parties, and the amount of testimony stipulated into
14	the record.
15	(11) The Commission shall make a decision on the dispute within 120 days of the
16	complainant company's filing of the request for expedited proceeding, direct testimony and
17	exhibits.
18	(12) Responses to discovery requests shall be made within 15 days of service of the
19	discovery requests, unless the Prehearing Officer decides otherwise based on the unique
20	circumstances of the case.
21	(13) Service of all documents on the parties shall be by e-mail, facsimile or hand delivery.
22	An additional copy shall be furnished by hand delivery, overnight mail or U.S. mail if the
23	initial service was by e-mail or facsimile. Filing of all documents with the Commission shall
24	be by hand delivery, overnight mail or any method of electronic filing authorized by the
25	Commission.
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1	(14) The applicability of this rule to the proceeding will be reassessed as factors affecting
2	the complexity of the case, number of issues, or number of parties change during the
3	proceeding.
4	(15) Once the Prehearing Officer has determined that use of an expedited proceeding is
5	appropriate, nothing in this rule shall prevent the Prehearing Officer from making a later
6	determination that the case is no longer appropriate for an expedited proceeding based on the
7	number of parties, number of issues or the complexity of the issues. Nothing in this rule shall
8	prevent the Commission from initiating an expedited proceeding on its own motion.
9	Specific Authority: 350.127(2), 364.058(3), F.S.,
10	Law Implemented: 364.058, F.S.
11	History: New
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