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May 1, 2006

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06 MAY - 1 PM 4:46  
COMMISSION  
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Mrs. Blanca S. Bayo  
Director, Division of the Commission Clerk  
and Administrative Services  
Florida Public Service Commission  
2540 Shumard Oak Boulevard  
Tallahassee, FL 32399-0850

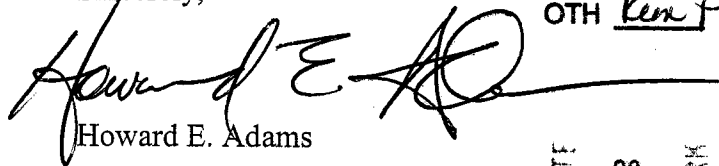
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SEC 1  
OTH Ken P

RE: In re: Time Warner Telecom of Florida, L.P. Comments Regarding Proposed Rules Governing Overhead Electric Facilities. Docket No. 060173-EU

Dear Ms. Bayo:

Enclosed are the original and three copies of comments by Time Warner Telecom of Florida, L. P., regarding the proposed rules governing overhead electric facilities to allow more stringent construction standards than required by National Electric Safety Code which we ask that you file in the above-captioned docket.

Sincerely,

  
Howard E. Adams

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FPSC-BUREAU OF RECORDS

HEA/bja

Path\GJodi\Gene\ Time Warner\Comments regarding Proposed Rule Place New Electric 060173-EU letter

DOCUMENT NUMBER-DATE  
03840 MAY - 1 06  
FPSC-COMMISSION CLERK

**BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

**In Re: Proposed rules governing overhead electric facilities to allow more stringent construction standards than required by National Electric Safety Code.**

**DOCKET NO. 060173-EU**

**Dated: May 1, 2006**

**TIME WARNER TELECOM OF FLORIDA, L.P.**  
**COMMENTS REGARDING PROPOSED RULE DEVELOPMENT**

Comes now Time Warner Telecom of Florida, L.P. and files these comments before the Florida Public Service Commission in the above styled docket.

1. Time Warner Telecom of Florida, L.P., a competitive telecommunications provider, is interested in the notice of proposed rule development regarding the proposed rules governing overhead electric facilities to allow more stringent construction standards than required by National Electric Safety Code.
2. Time Warner Telecom of Florida, L.P. is further interested in comments made by Tampa Electric Company and others at the prior rule development workshop regarding collocation of facilities and collocation for telecommunications facilities currently attached to poles and other such facilities will be addressed in these rules and or proceedings.
3. Time Warner Telecom of Florida, L.P. is a competitive local exchange carrier and has current agreements pursuant to federal law and interconnection and franchise agreements with government entities, other telecommunications and utility providers for collocation of communications infrastructure.

DOCUMENT NUMBER-DATE

03840 MAY-18

FPSC-COMMISSION CLERK

4. This Commission should in its review of these rules and in discussions address definitively how charges and expenses for underground collocation and location of facilities should be addressed in order to equitably address these cost issues and to provide such charges are included in the rate base appropriately allocated and to end user customers.
  
5. Time Warner Telecom of Florida, L.P. is currently in agreement with the Commission's suggestions to show these as contributions in aid of construction and as an allocation to users which is pursuant to current law and rules. Time Warner Telecom of Florida, L.P. will continue to furnish information and further comments as these rules are developed.

Respectfully submitted this 1<sup>st</sup> day of May 2006.



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