Commissioners: Matthew M. Carter II, Chairman Lisa Polak Edgar Katrina J. McMurrian Nancy Argenziano Nathan A. Skop

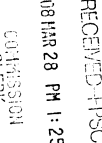


OFFICE OF THE GENERAL COUNSEL MICHAEL G. COOKE GENERAL COUNSEL (850) 413-6199

# Jublic Service Commission

March 28, 2008

Mr. Scott Boyd, Executive Director Joint Administrative Procedures Committee Room 120 Holland Building Tallahassee, FL 32399-1300



RE: Docket No. 080052-OT - Proposed amendment of Rules 25-6.0436, Depreciation; 25-7.045, Depreciation; 25-30.032, Applications; 25-30.565, Application for Approval of New or Revised Service Availability Policy or Charges; 25-30.140, Depreciation; 25-24.470, Registration Required; 25-24.511, Application for Certificate; 25-24.512, Application for Approval of Sale, Assignment or Transfer of Certificate; 25-24.567, Application for Certificate; 25-24.70, Application for Certificate; 25-24.70, Application for Certificate; 25-24.569, Application for Approval of Sale, Assignment or Transfer of Certificate; 25-24.730, Application for Approval of Sale, Assignment, or Transfer of Certificate; 25-24.810, Application for Certificate; and 25-24.815, Application for Approval of Assignment or Transfer of Certificate.

#### Dear Mr. Boyd:

Enclosed are the following forms and materials concerning the above referenced proposed rules:

- 1. A copy of the rules and the forms incorporated by reference into Rules 25-24.511 - 25-24.815.
- 2. A copy of the F.A.W. notice.
- 3. A statement of facts and circumstances justifying the proposed rules.
- 4. A federal standards statement.
- 5. A statement of estimated regulatory costs.

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Mr. Scott Boyd, Executive Director Page -2-

If there are any questions with respect to these rules, please do not hesitate to call me at 413-6082.

Sincerely, Int Mille

Cindy Miller Senior Attorney

080052 JAPCltr.cm.doc Enclosures cc: Office of Commission Clerk

#### 1 | **25-6.0436** Depreciation.

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	1	25-0.0450 Depreciation.
	2	(1) For the purposes of this part, the following definitions shall apply:
	3	(a) Category or Category of Depreciable Plant – A grouping of plant for which a
	4	depreciation rate is prescribed. At a minimum it should include each plant account prescribed
	5	in subsection 25-6.014(1), F.A.C.
	6	(b) Embedded Vintage – A vintage of plant in service as of the date of study or
	7	implementation of proposed rates.
	8	(c) Mortality Data – Historical data by study category showing plant balances,
	9	additions, adjustments and retirements, used in analyses for life indications or calculations of
	10	realized life. Preferably, this is aged data in accord with the following:
	11	1. The number of plant items or equivalent units (usually expressed in dollars) added
	12	each calendar year.
	13	2. The number of plant items retired (usually expressed in dollars) each year and the
	14	distribution by years of placing of such retirements.
	15	3. The net increase or decrease resulting from purchases, sales or adjustments and the
	16	distribution by years of placing of such amounts.
	17	4. The number that remains in service (usually expressed in dollars) at the end of each
	18	year and the distribution by years of placing of such amounts.
	19	(d) Net Book Value – The book cost of an asset or group of assets minus the
		accumulated depreciation or amortization reserve associated with those assets.
, <sup>,</sup>	21	(e) Remaining Life Method – The method of calculating a depreciation rate based on
2	- 22	the unrecovered plant balance, less average future net salvage and the average remaining life.
6 8	23	The formula for calculating a Remaining Life Rate is:
	24	100% - Reserve % - Average Future Net Salvage % Remaining Life Rate =
	25	Average Remaining Life in Years

(f) Reserve (Accumulated Depreciation) – The amount of depreciation/amortization
 expense, salvage, cost of removal, adjustments, transfers, and reclassifications accumulated to
 date.

4 (g) Reserve Data – Historical data by study category showing reserve balances, debits
5 and credits such as booked depreciation, expense, salvage and cost of removal and
6 adjustments to the reserve utilized in monitoring reserve activity and position.

(h) Reserve Deficiency – An inadequacy in the reserve of a category as evidenced by a
comparison of that reserve indicated as necessary under current projections of life and salvage
with that reserve historically accrued. The latter figure may be available from the utility's
records or may require retrospective calculation.

(i) Reserve Surplus – An excess in the reserve of a category as evidenced by a
comparison of that reserve indicated as necessary under current projections of life and salvage
with that reserve historically accrued. The latter figure may be available from the utility's
records or may require retrospective calculation.

(j) Salvage Data – Historical data by study category showing bookings of retirements,
gross salvage and cost of removal used in analysis of trends in gross salvage and cost of
removal or for calculations of realized salvage.

18 (k) Theoretical Reserve or Prospective Theoretical Reserve – A calculated reserve
19 based on components of the proposed rate using the formula:

20 Theoretical Reserve = Book Investment - Future Accruals - Future Net Salvage
21 (1) Vintage – The year of placement of a group of plant items or investment under

22 study.

23 (m) Whole Life Method – The method of calculating a depreciation rate based on the

24 Whole Life (Average Service Life) and the Average Net Salvage. Both life and salvage

25 | components are the estimated or calculated composite of realized experience and expected

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1	activity. The formula is:	
2		00% - Average Net Salvage %
3	Whole Life Rate = $\overline{A}$	Average Service Life in Years
4	(2)(a) No utility sh	all change any existing depreciation rate or initiate any new
5	depreciation rate without	prior Commission approval.
6	(b) No utility shall	reallocate accumulated depreciation reserves among any primary
7	accounts and sub-account	s without prior Commission approval.
8	(c) When plant inv	vestment is booked as a transfer from a regulated utility depreciable
9	account to another or from	n a regulated company to an affiliate, an appropriate reserve amount
10	shall also be booked as a t	ransfer. When plant investment is sold from one regulated utility to
11	an affiliate, an appropriate	e associated reserve amount shall also be determined to calculate the
12	net book value of the utili	ty investment being sold. Appropriate methods for determining the
13	appropriate reserve amour	nt associated with plant transferred or sold are as follows:
14	1. Where vintage r	eserves are not maintained, synthesization using the currently
15	prescribed curve shape ma	ay be required. The same reserve percent associated with the original
16	placement vintage of the r	elated investment shall then be used in determining the appropriate
17	amount of reserve to trans	fer.
18	2. Where the origin	hal placement vintage of the investment being transferred is
19	unknown, the reserve perc	ent applicable to the account in which the investment being
20	transferred resides may be	assumed as appropriate for determining the reserve amount to
21	transfer.	
22	3. Where the age o	f the investment being transferred is known and a history of the
23	prescribed depreciation rat	tes is known, a reserve can be determined by multiplying the age
24	times the investment times	s the applicable depreciation rate(s).
25	4. The Commission	n shall consider any additional methods submitted by the utilities for
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1 determining the appropriate reserve amounts to transfer.

- 2 (3)(a) Each utility shall maintain depreciation rates and accumulated depreciation
  3 reserves in accounts or subaccounts as prescribed by subsection 25-6.014(1), F.A.C. Utilities
  4 may maintain further sub-categorization.
- 5 (b) Upon establishing a new account or subaccount classification, each utility shall
  6 request Commission approval of a depreciation rate for the new plant category.
- 7 (4) A utility filing a depreciation study, regardless if a change in rates is being
  8 requested or not, shall submit to the Office of Commission Clerk <u>sixfifteen</u> copies of the
  9 information required by paragraphs (6)(a) through (f) and (h) of this rule and at least three
  10 copies of the information required by paragraph (6)(g).
- (5) Upon Commission approval by order establishing an effective date, the utility shall
  reflect on its books and records the implementation of the proposed rates, subject to
  adjustment when final depreciation rates are approved.
- 14 (6) A depreciation study shall include:
- (a) A comparison of current and proposed depreciation rates and components for each
  category of depreciable plant. Current rates shall be identified as to the effective date and
  proposed rates as to the proposed effective date.
- (b) A comparison of annual depreciation expense as of the proposed effective date,
  resulting from current rates with those produced by the proposed rates for each category of
  depreciable plant. The plant balances may involve estimates. Submitted data including plant
  and reserve balances or company planning involving estimates shall be brought to the
  effective date of the proposed rates.
- (c) Each recovery and amortization schedule currently in effect should be included
  with any new filing showing total amount amortized, effective date, length of schedule, annual
  amount amortized and reason for the schedule.

(d) A comparison of the accumulated book reserve to the prospective theoretical
 reserve based on proposed rates and components for each category of depreciable plant to
 which depreciation rates are to be applied.

4 (e) A general narrative describing the service environment of the applicant company
5 and the factors, e.g., growth, technology, physical conditions, necessitating a revision in rates.
6 (f) An explanation and justification for each study category of depreciable plant
7 defining the specific factors that justify the life and salvage components and rates being

proposed. Each explanation and justification shall include substantiating factors utilized by the
utility in the design of depreciation rates for the specific category, e.g., company planning,
growth, technology, physical conditions, trends. The explanation and justification shall discuss
any proposed transfers of reserve between categories or accounts intended to correct deficient
or surplus reserve balances. It should also state any statistical or mathematical methods of
analysis or calculation used in design of the category rate.

(g) The filing shall contain all calculations, analysis and numerical basic data used in
the design of the depreciation rate for each category of depreciable plant. Numerical data shall
include plant activity (gross additions, adjustments, retirements, and plant balance at end of
year) as well as reserve activity (retirements, accruals for depreciation expense, salvage, cost
of removal, adjustments, transfers and reclassifications and reserve balance at end of year) for
each year of activity from the date of the last submitted study to the date of the present study.
To the degree possible, data involving retirements should be aged.

(h) The mortality and salvage data used by the company in the depreciation rate design
must agree with activity booked by the utility. Unusual transactions not included in life or
salvage studies, e.g., sales or extraordinary retirements, must be specifically enumerated and
explained.

25 (7)(a) Utilities shall provide calculations of depreciation rates using both the whole life
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method and the remaining life method. The use of these methods is required for all
 depreciable categories. Utilities may submit additional studies or methods for consideration by
 the Commission.

4 (b) The possibility of corrective reserve transfers shall be investigated by the
5 Commission prior to changing depreciation rates.

6 (8)(a) Each company shall file a study for each category of depreciable property for
7 Commission review at least once every four years from the submission date of the previous
8 study unless otherwise required by the Commission.

9 (b) A utility proposing an effective date of the beginning of its fiscal year shall submit
10 its depreciation study no later than the mid-point of that fiscal year.

(c) A utility proposing an effective date coinciding with the expected date of additional
revenues initiated through a rate case proceeding shall submit its depreciation study no later
than the filing date of its Minimum Filing Requirements.

(9) As part of the filing of the annual report pursuant to Rule 25-6.135, F.A.C., each 14 utility shall include an annual status report. The report shall include booked plant activity 15 (plant balance at the beginning of the year, additions, adjustments, transfers, reclassifications, 16 retirements and plant balance at year end) and reserve activity (reserve balance at the 17 beginning of the year, retirements, accruals, salvage, cost of removal, adjustments, transfers, 18 reclassifications and reserve balance at end of year) for each category of investment for which 19 a depreciation rate, amortization, or capital recovery schedule has been approved. The report 20 21 shall indicate for each category that:

(a) There has been no change of plans or utility experience requiring a revision of
rates, amortization or capital recovery schedules; or

(b) There has been a change requiring a revision of rates, amortization or capital
recovery schedules.

1	(10) For any category where current conditions indicate a need for revision of
2	depreciation rates, amortization or capital recovery schedules and no revision is sought, the
3	report shall explain why no revision is requested.
4	(a) Prior to the date of retirement of major installations, the Commission shall approve
5	capital recovery schedules to correct associated calculated deficiencies where a utility
6	demonstrates that (1) replacement of an installation or group of installations is prudent and (2)
7	the associated investment will not be recovered by the time of retirement through the normal
8	depreciation process.
9	(b) The Commission shall approve a special capital recovery schedule when an
10	installation is designed for a specific purpose or for a limited duration.
11	(c) Associated plant and reserve activity, balances and the annual capital recovery
12	schedule expense must be maintained as subsidiary records.
13	Specific Authority 350.127(2), 366.05(1) FS.
14	Law Implemented 350.115, 366.04(2)(f), 366.06(1) FS.
15	History-New 11-11-82, Amended 1-6-85, Formerly 25-6.436, Amended 4-27-88, 12-12-91,
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### 1 | **25-7.045 Depreciation**.

from existing law.

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2	(1) For the purpose of this part, the following definitions shall apply:
3	(a) Category or Category of Depreciable Plant – A grouping of plant for which a
4	depreciation rate is prescribed. At a minimum it should include each plant account prescribed
5	in Rule 25-7.046, F.A.C.
6	(b) Embedded Vintage – A vintage of plant in service as of the date of study or
7	implementation of proposed rates.
8	(c) Mortality Data – Historical data by study category showing plant balances,
9	additions, adjustments and retirements, used in analyses for life indications or for calculations
10	of realized life. Preferably this is aged data in accord with the following:
11	1. The number of plant items or equivalent units (usually expressed in dollars) added
12	each calendar year.
13	2. The number of plant items retired (usually expressed in dollars) each year and the
14	distribution by years of placing of such retirements.
15	3. The net increase or decrease resulting from purchases, sales or adjustments and the
16	distribution by years of placing of such amounts.
17	4. The number that remains in service (usually expressed in dollars) at the end of each
18	year and the distribution by years of placing of such amounts.
19	(d) Remaining Life Method – The method of calculating a depreciation rate based on
20	the unrecovered plant balance, less average future net salvage and the average remaining life.
21	The formula for calculating a Remaining Life Rate is:
22	Remaining Life Rate = <u>100% - Reserve % - Average Future Net Salvage %</u> Average Remaining Life in Years
23	
24	(e) Reserve Data – Historical data by study category showing reserve balances, debits
25	and credits, such as booked depreciation expense, salvage and cost of removal, and
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1 adjustments to the reserve utilized in monitoring reserve activity and position.

2	(f) Reserve Deficiency – An inadequacy in the reserve of a category as evidenced by a
3	comparison of that reserve indicated as necessary under current projections of life and salvage
4	with that reserve historically accrued. The latter figure may be available from the utility's
5	records or may require retrospective calculation.

6 (g) Reserve Surplus – An excess in the reserve of a category as evidenced by a
7 comparison of that reserve indicated as necessary under current projections of life and salvage
8 with that reserve historically accrued. The latter figure may be available from the utility's
9 records or may require retrospective calculation.

(h) Salvage Data – Historical data by study category showing bookings of retirements,
 gross salvage and cost of removal used in analysis of trends in gross salvage and cost of
 removal or for calculations of realized salvage.

(i) Theoretical Reserve or Prospective Theoretical Reserve – A calculated reserve
based on components of the proposed rate using the formula:

15 Theoretical Reserve = Book Investment – Future Accruals – Future Net Salvage.

16 (j) Vintage – The year of placement of a group of plant items or investment under

17 study.

18

(k) Whole Life Method – The method of calculating a depreciation rate based on the

19 Whole Life (Average Service Life) and the Average Net Salvage. Both life and salvage

20 | components are the estimated or calculated composite of realized experience and expected

21 | activity. The formula is:

 Whole Life Rate = <u>100% - Average Net Salvage %</u> Average Service Life in Years
 (2)(a) No utility may change any existing depreciation rate or initiate any new depreciation rate without prior Commission approval.

1	(b) No utility may reallocate accumulated depreciation reserves among any primary
2	accounts and sub-accounts without prior Commission approval.
3	(3)(a) Each utility shall maintain depreciation rates and accumulated depreciation
4	reserves in accounts or subaccounts as prescribed by Rule 25-7.046, F.A.C. Utilities may
5	maintain further sub-categorization.
6	(b) Upon establishing a new account or subaccount classification, each utility shall
7	request Commission approval of a depreciation rate for the new plant category.
8	(4) A utility filing a depreciation study, regardless if a change in rates is being
9	requested or not, shall submit to the Office of Commission Clerk office sixfifteen copies of the
10	information required by paragraphs (6)(a) through (f) and (h) of this rule and at least three
11	copies of the information required by paragraph $(6)(g)$ .
12	(5) Upon Commission approval by order establishing an effective date, the utility may
13	reflect on its books and records the implementation of the proposed rates, subject to
14	adjustment when final depreciation rates are approved.
15	(6) A depreciation study shall include:
16	(a) A comparison of current and proposed depreciation rates and components for each
17	category of depreciable plant. Current rates shall be identified as to the effective date and
18	proposed rates as to the proposed effective date.
19	(b) A comparison of annual depreciation expense resulting from current rates with
20	those produced by the proposed rates for each category of depreciable plant. The plant
21	balances may involve estimates. Submitted data including plant and reserve balances or
22	company planning involving estimates should be brought to the effective date of the proposed
23	rates.
24	(c) Each recovery and amortization schedule currently in effect should be included
25	with any new filing showing total amount amortized, effective date, length of schedule, annual
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1 amount amortized and reason for the schedule.

2 (d) A comparison of the accumulated book reserve to the prospective theoretical
3 reserve based on proposed rates and components for each category of depreciable plant to
4 which depreciation rates are to be applied.

(e) A general narrative describing the service environment of the applicant company
and the factors, e.g., growth, technology, physical conditions, leading to the present
application for a revision in rates.

(f) An explanation and justification for each study category of depreciable plant 8 9 defining the specific factors that justify the life and salvage components and rates being 10 proposed. Each explanation and justification shall include substantiating factors utilized by the 11 utility in the design of the depreciation rates for the specific category, e.g., company planning, 12 growth, technology, physical conditions, trends. The explanation and justification shall discuss any proposed transfers of reserve between categories or accounts intended to correct deficient 13 or surplus reserve balances. It should also state any statistical or mathematical methods of 14 15 analysis or calculation used in design of the category rate.

(g) The filing shall contain all calculations, analysis and numerical basic data used in
the design of the depreciation rate for each category of depreciable plant. Numerical data shall
include plant activity (gross additions, adjustments, retirements, and plant balance at end of
year) as well as reserve activity (retirements, accruals for depreciation expense, salvage, cost
of removal, adjustments, transfers and reclassifications and reserve balance at end of year) for
each year of activity from the date of the last submitted study to the date of the present study.
To the degree possible, data involving retirements should be aged.

(h) The mortality and salvage data used by the company in the depreciation rate design
must agree with activity booked by the utility. Unusual transactions not included in life or
salvage studies, e.g., sales or extraordinary retirements, must be specifically enumerated and
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1 | explained.

2 (7)(a) Utilities shall provide calculations of depreciation rates using both the whole life
3 and the remaining life method. The use of these methods is required for all depreciable
4 categories. Utilities may submit additional studies or methods for consideration by the
5 Commission.

6 (b) The possibility of corrective reserve transfers shall be investigated by the
7 Commission prior to changing depreciation rates.

8 (8)(a) Each company shall file a study for each category of depreciable property for
9 Commission review at least once every five years from the submission date of the previous
10 study unless otherwise required by the Commission.

(b) A utility proposing an effective date of the beginning of its fiscal year shall submit
its depreciation study no later than the mid-point of that fiscal year.

(c) A utility proposing an effective date coinciding with the expected date of additional
revenues initiated through a rate case proceeding shall submit its depreciation study no later
than the filing date of its Minimum Filing Requirements.

(9) As part of the filing of the annual report under subsection 25-7.014(3), F.A.C., each 16 17 utility shall include an annual status report. The report shall include booked plant activity (plant balance at the beginning of the year, additions, adjustments, transfers, reclassifications. 18 19 retirements and plant balance at year end) and reserve activity (reserve balance at the 20 beginning of the year, retirements, accruals, salvage, cost of removal, adjustments, transfers, 21 reclassifications and reserve balance at end of year) for each category of investment for which 22 a depreciation rate, amortization schedule, or capital recovery schedule has been approved. 23 The report shall indicate for each category that: (a) There has been no change of plans or utility experience requiring a revision of the 24

25 | rates, amortization, or capital recovery schedules; or

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1	(b) There has been a change requiring a revision of rates, amortization, or capital
2	recovery schedules. For any category where current conditions indicate a need for revision of
3	depreciation rates, amortization, or capital recovery schedules and no revision is sought, the
4	report shall explain why no revision is requested.
5	(10)(a) Prior to the date of retirement of major installations, the Commission may
6	approve capital recovery schedules to correct associated calculated deficiencies where a utility
7	demonstrates that (1) replacement of an installation or group of installations is prudent, and (2)
8	the associated investment will not be recovered by the time of retirement through the normal
9	depreciation process.
10	(b) The Commission may approve a special capital recovery schedule when an
11	installation is designed for a specific purpose or for a limited duration.
12	(c) Associated plant and reserve activity, balances and the annual capital recovery
13	schedule expense must be maintained as subsidiary records.
14	Specific Authority 350.127(2), 366.05(1) FS.
15	Law Implemented 350.115 FS.
16	History-New 11-11-82, Amended 1-6-85, Formerly 25-7.45, Amended 4-27-88, 12-12-91.
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#### 1 25-24.470 Registration Required.

2	(1) No person shall provide intrastate interexchange telephone service without first
3	filing an initial tariff containing the rates, terms, and conditions of service and providing the
4	company's current contact information with the Office of Commission Clerk.
5	(2) An original and $\frac{\text{two}(2)\text{three }(3)}{\text{three }(3)}$ copies of the company's initial tariff shall be filed.
6	The tariff filing shall conform to the requirements of Rule 25-24.485, F.A.C.
7	(3) The company's contact information shall be provided using Form PSC/CMP 31
8	(08/05), entitled "IXC Registration Form" which is hereby incorporated into these rules. A
9	copy of the form may be obtained from the Commission's website, at
10	www.floridapsc.com,/utilities/telecomm/ or by contacting the Commission's Division of
11	Competitive Markets and Enforcement.
12	(4) Each IXC shall file and update, within 10 days after any change, the following
13	contact information with the Office of Commission Clerk:
14	(a) Official company name, including any fictitious names, as filed with the
15	Department of State, Division of Corporations; and
16	(b) Mailing address, including street name and address and post office box, city, state,
17	and zip code.
18	(c) Name, address, telephone number, and e-mail address and FAX number, where
19	applicable, of the individual who is to serve as primary liaison with the Commission in regard
20	to ongoing operations of the company within the state.
21	Specific Authority 350.127(2) FS.
22	Law Implemented 364.02, 364.04 FS.
23	History-New 2-23-87, Amended 8-25-05.
24	25-24.511 Application for Certificate.
25	(1) Any person desiring to provide pay telephone services must have a pay telephone
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1 service certificate.

2	(2) An applicant shall submit an application on Form PSC/CMP 32 ( $xx/xx^{1/06}$ ),
3	entitled "Application Form for Authority to Provide Pay Telephone Service Within the State
4	of Florida," which is incorporated into this rule by reference and may be obtained from the
5	Commission's website at www.floridapsc.com/utilities/telecom/ or from the Division of
6	Competitive Markets and Enforcement. A non-refundable application fee of \$250.00 must
7	accompany the filing of all applications.
8	(3) An original and <u>one copytwo copies</u> of the application shall be filed with the Office
9	of Commission Clerk.
10	(4) Any pay telephone service authority previously granted or granted hereafter is
11	subject to the following:
12	(a) Authority granted is statewide.
13	(b) Authority is to provide both local and intrastate toll pay telephone service. A
14	certificate to provide pay telephone service does not carry with it the authority to provide local
15	exchange or interexchange service. A separate application must be made for such authority.
16	Specific Authority 350.127(2) FS.
17	Law Implemented 364.32, 364.33, 364.335, 364.337, 364.3375, 364.345 FS.
18	History–New 1-5-87, Amended 9-28-89, 4-7-91, 11-20-91, 12-21-92, 2-1-99, 1-5-06.
19	25-24.512 Application for Approval of Sale, Assignment or Transfer of Certificate.
20	(1) Certificates of public convenience and necessity authorizing pay telephone service
21	shall not be sold, assigned or transferred by the holder without prior Commission approval.
22	(2) A person seeking to obtain a certificate by sale, assignment or transfer from the
23	holder shall submit an application jointly with the certificate holder on Commission Form
24	PSC/CMP 32 ( $xx/xx^{1/06}$ ), entitled "Application Form for Authority to Provide Pay Telephone
25	Service Within the State of Florida". The application form may be obtained from the
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1	Commission's website at www.floridapsc.com/utilities/telecomm/ or from the Division of
2	Competitive Markets and Enforcement. A nonrefundable application fee of \$250.00 must
3	accompany the filing of all applications to cover processing costs. The Commission's
4	acceptance of the application fee does not imply that the application for sale, assignment or
5	transfer of a certificate will be granted.
6	(3) An original and <u>one copy</u> two copies of the application shall be filed with the Office
7	of Commission Clerk.
8	(4) An application for sale, assignment or transfer of a certificate will be granted if the
9	Commission determines that such approval is in the public interest.
10	(5) A certificate may be sold, assigned or transferred only as a whole.
11	Specific Authority 350.127(2) FS.
12	Law Implemented 364.32, 364.33, 364.335, 364.337, 364.3375, 364.345 FS.
13	History-New 1-5-87, Amended 5-15-89, 1-5-06.
14	25-24.567 Application for Certificate.
15	(1) An applicant desiring to provide shared tenant service shall submit an application
16	on Commission Form PSC/CMP 37 ( $xx/xx^{1/06}$ ), which is incorporated into this rule by
17	reference. Form PSC/CMP 37 ( $xx/xx^{1/06}$ ), entitled "Application Form for Authority to
18	Provide Shared Tenant Service Within the State of Florida," may be obtained from the
19	Commission's website at www.floridapsc.com/utilities/telecomm/ or by contacting the
20	Commission's Division of Competitive Markets and Enforcement. A non-refundable
21	application fee of \$250.00 must accompany the filing of all applications.
22	(2) An original and <u>one copytwo copies</u> of the application shall be filed with the Office
23	of Commission Clerk.
24	(3) A certificate will be granted if the Commission determines that such approval is in
25	the public interest.
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.

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1	(4) Any shared tenant service authority granted hereafter is subject to the following:
2	(a) Shared tenant authority granted to all companies is on a statewide basis and is
3	restricted to tenants as defined in subsection 25-24.560(10), F.A.C.
4	(b) Each shared tenant service applicant shall:
5	1. Advise all customers of its current rates and conditions for resold local exchange
6	service and its quality of service standards.
7	2. Inform each customer in advance of agreement to provide service, that the Florida
8	Public Service Commission will not set rates or regulate the service quality standards.
9	(c) A certificate to provide shared tenant service does not carry with it the authority to
10	provide competitive local exchange telecommunication, alternative access vendor,
11	interexchange or pay telephone service. A separate application must be made for such
12	authority.
13	Specific Authority 350.127(2) FS.
14	Law Implemented 364.33, 364.335, 364.339, 364.345 FS.
15	History-New 1-28-91, Amended 5-8-91, 11-20-91, 7-29-97, 1-5-06.
16	25-24.569 Application for Approval of Sale, Assignment or Transfer of Certificate.
17	(1) A company desiring to obtain a certificate by sale, assignment or transfer from the
18	holder thereof shall submit an application jointly with the certificate holder on Commission
19	Form PSC/CMP 37 ( $xx/xx^{1/06}$ ), which is incorporated into this rule by reference. Form
20	PSC/CMP 37 ( $xx/xx^{1/06}$ ) is entitled "Application Form for Authority to Provide Shared
21	Tenant Service Within the State of Florida." The application form may be obtained from the
22	Commission's website at www.floridapsc.com/utilities/telecomm/ or by contacting the
23	Commission's Division of Competitive Markets and Enforcement. A nonrefundable
24	application fee of \$250.00 must accompany each application. The Commission's acceptance
25	of the application fee does not imply that the application for sale, assignment or transfer of a
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1 certificate will be granted.

2 (2) An original and <u>one copytwo copies</u> of the application shall be filed with the Office
3 of Commission Clerk.
4 (3) An application for sale, assignment or transfer of a certificate will be granted if the

5 Commission determines that such approval is in the public interest.

6 (4) A certificate may be sold, assigned or transferred only as a whole.

7 Specific Authority 350.127(2) FS.

8 Law Implemented 364.32, 364.33, 364.335, 364.337, 364.339, 364.345 FS.

9 History–New 1-28-91, Amended 11-20-91, 7-29-97, 1-5-06.

10 **25-24.720** Application for Certificate.

11 (1) An applicant seeking to provide Alternative Access Vendor service shall submit an 12 application on Commission Form PSC/CMP 43 ( $xx/xx^{1/06}$ ), entitled "Application Form for 13 Authority to Provide Alternative Access Vendor Service within the State of Florida," which is incorporated into this rule by reference. The form may be obtained from the Commission's 14 15 website at www.floridapsc.com/utilities/telecomm/ or by contacting the Division of Competitive Markets and Enforcement. A nonrefundable application fee of \$250.00 must 16 17 accompany each application to cover processing costs. The Commission's acceptance of the 18 application fee does not imply that a certificate will be granted. 19 (2) An original and one copytwo copies of the application shall be filed with the Office of Commission Clerk. 20 21 (3) A certificate will be granted if the Commission determines that such approval is in

22 the public interest.

23 Specific Authority 350.127(2) FS.

24 Law Implemented 364.33, 364.335, 364.337, 364.345 FS.

25 | History–New 1-8-95, Amended 1-5-06.

### 1 25-24.730 Application for Approval of Sale, Assignment, or Transfer of Certificate.

2	(1) A person seeking to obtain a certificate by sale, assignment or transfer from the
3	holder shall submit an application jointly with the certificate holder on Commission Form
4	PSC/CMP 43 ( $xx/xx^{1/06}$ ) (entitled "Application Form for Authority to Provide Alternative
5	Access Vendor Service within the State of Florida"). The application form may be obtained
6	from the Commission's website at www.floridapsc.com/utilities/telecomm/ or the Division of
7	Competitive Markets and Enforcement. A nonrefundable application fee of \$250.00 must
8	accompany each application to cover processing costs. The Commission's acceptance of the
9	application fee does not imply that the application for sale, assignment or transfer of a
10	certificate will be granted.
11	(2) An original and <u>one copy</u> two copies of the application shall be filed with the Office
12	of Commission Clerk.
13	(3) An application for sale, assignment or transfer of a certificate will be granted if the
14	Commission determines that such approval is in the public interest.
15	(4) A certificate may be sold, assigned or transferred only as a whole.
16	Specific Authority 350.127(2) FS.
17	Law Implemented 364.32, 364.33, 364.335, 364.337, 364.345 FS.
18	History–New 1-8-95, Amended 1-5-06.
19	25-24.810 Application for Certificate.
20	(1) An applicant for a certificate shall submit an application on Form PSC/CMP 8-T
21	$(xx/xx^{1/06})$ , which is incorporated into this rule by reference. Form PSC/CMP 8-T
22	$(xx/xx^{1/06})$ , entitled "Application Form for Authority to Provide Competitive Local Exchange
23	Service Within the State of Florida", may be obtained from the Commission's website at
24	www.floridapsc.com/utilities/telecomm/ or by contacting the Commission's Division of
25	Competitive Markets and Enforcement. A non-refundable application fee of \$400.00 must
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1 | accompany the filing of each application.

- 2 (2) An original and <u>one copytwo copies</u> of the application shall be filed with the Office
  3 of Commission Clerk.
- 4 Specific Authority 350.127(2) FS.
- 5 Law Implemented 364.335 FS.
- 6 History–New 12-27-95, Amended 1-5-06.

7 25-24.815 Application for Approval of Sale, Assignment or Transfer of Certificate.

8 (1) A person obtaining a certificate by sale, assignment or transfer from the holder

9 thereof shall submit jointly with the certificate holder an application on Form PSC/CMP 8-T

10  $(\underline{xx/xx1/06})$ , which is incorporated into this rule by reference. Form PSC/CMP 8-T

11 (xx/xx<del>1/06</del>), entitled "Application Form for Authority to Provide Competitive Local Exchange

- 12 Service Within the State of Florida", may be obtained from the Commission's website at
- 13 www.floridapsc.com/utilities/telecomm/ or by contacting the Commission's Division of
- 14 Competitive Markets and Enforcement. A non-refundable application fee of \$400.00 must
- 15 | accompany the filing of each application.

21

- 16 (2) An original and <u>one copytwo copies</u> of the application shall be filed with the Office
  17 of Commission Clerk.
- (3) An application for sale, assignment or transfer of a certificate will be granted if the
  Commission determines that such approval is in the public interest.
- 20 (4) A certificate may be sold, assigned or transferred only as a whole.
  - (5) In the case of sale, assignment or transfer where the assignor and assignee or
- 22 transferor or transferee are all currently certificated by the Commission and there are no
- 23 pending actions against them, a sale, assignment or transfer shall be considered effective upon
- 24 filing. Any party protesting the sale, assignment or transfer shall be required to prove why the
- 25 | sale, assignment or transfer is not in the public interest.

1	Specific Authority 350.127(2) FS.
2	Law Implemented 364.335, 364.345(2) FS.
3	History-New 12-27-95, Amended 1-5-06.
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6	Rules 25-24.des.doc
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#### 1 | **25-30.032** Applications.

2	(1) Each utility subject to regulation by the Commission shall apply for an initial
3	certificate of authorization, amendment to an existing certificate of authorization, transfer, or
4	name change by filing a completed application and $six^{12}$ copies, in accordance with either
5	Rule 25-30.033, 25-30.034, 25-30.035, 25-30.036, subsection 25-30.037(1) or (2), or Rule 25-
6	30.039, F.A.C. However, a utility shall apply for a transfer to a governmental authority by
7	filing a completed application and two copies, in accordance with subsections 25-30.037(3)
8	and (4), F.A.C. The application shall be filed with the Director, Office of Commission Clerk,
9	2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850. Sample application forms
10	may be obtained from the Division of Economic Regulation, 2540 Shumard Oak Boulevard,
11	Tallahassee, Florida 32399-0850.

(2) A utility may file combined applications if it is applying for certificates of
authorization or any amendments thereto for both water and wastewater systems; however, the
utility shall remit a separate application fee for each service. The Commission will treat a
combined application as if a separate application had been filed for each service.

(3) The official filing date of an application for an original certificate, any amendment
to an existing certificate, or any transfer shall be the date a completed application is filed with
the Office of Commission Clerk, except that the noticing requirements set forth in Rule 2530.030, F.A.C., do not need to be completed at that time. If, however, the utility has not
completed the noticing within the time limits prescribed by Rule 25-30.030, F.A.C., the
official filing date shall be the date the noticing is complete.

22 | Specific Authority 350.127(2), 367.121 FS.

23 Law Implemented 367.031, 367.045, 367.071, 367.083 FS.

24 | History-New 1-27-91, Amended 11-30-93.

25

## 1 **25-30.140 Depreciation.**

I	23-30.140 Depreciation.
2	(1) For the purpose of the rule, the following definitions apply:
3	(a) Account – Water and wastewater plant accounts are defined in the NARUC
4	Uniform System of Accounts adopted by Rule 25-30.115, F.A.C.
5	(b) Amortization – The gradual extinguishment of an amount in an account by
6	distributing such amount over a fixed period.
7	(c) Asset – Any owned physical object (tangible) or right (intangible) having economic
8	value to its owner.
9	(d) Average Remaining Life – The future expected service in years of the surviving
10	plant at a given age.
11	(e) Average Service Life – The period of service that can be reasonably expected from
12	the plant type in question. It is measured by the period of time the subject plant and its
13	associated investment is included on the company's books as in service to the public. The
14	average service life will typically be less than the potential physical life due to factors such as
15	governmental requirements, growth or adverse operating conditions.
16	(f) Average Service Life Depreciation Rate - The depreciation rate based on the
17	expected average service to be experienced by the investment or account in question.
18	A.S.L. Rate = 100% - Average Net Salvage % Average Service Life
19	
20	(g) Capitalization – Measures of the propriety of capitalization versus expensing as
21	follows:
22	1. The addition of any retirement unit, or
23	2. Any replacement with a retirement unit that materially enhances the value, use, life
24	expectancy, strength or capacity of the asset prior to replacement shall be capitalized.
25	3. The cost of incidental repairs that neither materially add to the value of the property
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nor appreciably prolong its life and that were made to keep the property in an ordinary
 efficient operating condition shall be accounted for as a maintenance expense.

3 (h) Cost of removal – The cost of demolishing, dismantling, tearing down or otherwise
4 removing utility plant, including the cost of transportation and handling incidental thereto.

(i) Continuing Property Record (CPR) – A perpetual collection of records required by
the NARUC Uniform System of Accounts showing the detailed original costs, quantities, and
locations of plant in service. Generally, a CPR should contain 1) an inventory of property
record units which can be readily checked for proof of physical existence, 2) the association of
costs with such property record units to ensure accurate accounting for retirements, and 3) the
dates of installation and removal of plant to provide data for use in connection with
depreciation studies.

(j) Depreciation – As applied to depreciable utility plant, the loss in service value not
restored by current maintenance incurred in connection with the consumption or prospective
retirement of utility plant in the course of service from causes that are known to be in current
operation and against which the utility is not protected by insurance. Among the causes to be
given consideration are wear and tear, decay, action of the elements, inadequacy,
obsolescence, changes in the art, changes in demand and requirements of public authorities.
The intent of depreciation per this rule is to provide for recovery of invested capital and to

19 match this recovery as nearly as possible to the useful life of the depreciable investment.

20 (k) Depreciation Accounting – The process of charging the book cost of depreciable
21 property, adjusted for net salvage, to operations over the associated useful life.

(1) Depreciation Expense – The periodic charge to expense to allocate the original cost
of a depreciable group of assets over the life of those assets.

(m) Depreciable Group – A homogeneous grouping of assets expected to experience
 similar life and salvage patterns. Unless otherwise ordered by the Commission, depreciable
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1	groups are the accounts defined in the NARUC Uniform System of Accounts adopted by Rule					
2	25-30.115, F.A.C.					
3	(n) Function – defined as follows:					
4	Water	Wastewater				
5	Source of Supply	Collection Plant				
6	(Accounts 304 to 311 and 339) (Accounts 354, 355 and 360 to 367)					
7		Pumping Plant				
8		(Accounts 354, 355, 370, 371)				
9	Water Treatment Plant	Treatment & Disposal Plant				
10	(Accounts 304, 310, 311, 320, and 339)	(Accounts 354 and 380 to 389)				
11		Reclaimed Water Treatment Plant				
12	Transmission & Distribution Plant	(Accounts 354, 355, 371, 374, 380, 381, 389)				
13	(Accounts 304, 310, 311 and 330 to 339)	Reclaimed Water Distribution Plant				
14	General Plant	(Accounts 354, 355, 366, 367, 371, 375, 389)				
15	(Accounts 304 and 340 to 348)	General Plant				
16		(Accounts 354 and 390 to 398)				
17						
18	(o) Group Depreciation – An acco	unting procedure under which depreciation charges				
19	are accrued on the basis of the original co	st of all property included in each depreciable group.				
20	Under the group concept, no attempt is m	ade to keep track of the accumulated provision for				
21	depreciation applicable to individual asse	ts of property, in view of the many items making up				
22	a utility system. The group approach reco	gnizes that some assets within the group may live				
23	longer or shorter than the average life of t	he group but the group is expected to live the				
24	average service life. Every item in the gro	oup is assumed to be fully depreciated at retirement.				
25	(p) Mortality Data – See plant acti	ivity data.				
	CODING: Words <u>underlined</u> are add from existing law.	itions; words in struck through type are deletions				
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- 4 -

1	(q) Net Salvage – The salvage value of property retired less the cost of removal. This is
2	expressed as a percent of retirements in the depreciation rate formula.

3	(r) Original Cost – The cost of acquiring an asset and placing it into service for first
4	utility use. This includes the direct costs of acquiring the asset and the cost of labor, materials,
5	and associated costs of installation to prepare the asset for first utility use. The cost is used in
6	the computation of depreciation expense. In the event that an asset is acquired that is already
7	in public service, the original historic cost of the asset should be recorded in plant in service,
8	and the historic accumulated depreciation should be charged to the accumulated depreciation
9	account. In the event the historic cost of an asset that is already in utility service cannot be
10	determined, an independent engineer's evaluation based on an original cost study may be
11	used.
12	(s) Plant Activity Data – Annual additions, retirements, adjustments or transfers, sales
13	or purchases, and investment balances at end of year.
14	(t) Property Retired – As applied to utility plant, property that has been removed, sold,
15	abandoned, destroyed or which has been withdrawn from service for any cause.
16	(u) Remaining Life Depreciation Rate – The depreciation rate based on the average
17	remaining portion of the service life expected to be experienced by the investment or account
18	in question and on the net unrecovered capital for that investment or account.
19	R.L. Rate = <u>100% - Accumulated Reserve % - Future Net Salvage %</u> Average Remaining Life
20	Average Kentanning Ene
21	The average remaining life for an account or sub-account is a function of known planned
22	retirement or of the average age of that account and its appropriate mortality table.
23	(v) Replacing or Replacement – The construction or installation of utility plant in place
23	of property retired, together with the removal of the property retired.
25	(w) Reserve – The accumulated provision for depreciation. The accumulated
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depreciation reserve is the net of depreciation accruals (expenses) and retired investment with
 related gross salvage and cost of removal as well as any appropriate adjustments or transfers.
 (x) Reserve Activity Data – Annual depreciation expense, retirements, transfers or
 adjustments, gross salvage realized, cost of removal, and end of year balance for the
 accumulated provision for depreciation.

(y) Retirement Units – Those items of utility plant which, when retired with or without
replacement, are accounted for by crediting the book cost to the utility plant account in which
it is included.

9 (z) Salvage Value – The amount received for property retired, less any expenses
10 incurred in connection with the sale or in preparing the property for sale or, if retained, the
11 amount at which the material recoverable is chargeable to materials and supplies or other
12 appropriate account.

(aa) Straight-Line Method – A depreciation method by which the service value of a
depreciable group is charged to depreciation expense (or a clearing account) and credited to
the accumulated provision for depreciation account through equal annual charges over the
service life of the group.

(bb) Unit Depreciation - An accounting procedure under which the original cost, 17 depreciation expense, and accumulated provision for depreciation, and all associated activity 18 are maintained for each individual asset. Service life and salvage parameters are estimated for 19 each individual asset with a depreciation rate designed to recover each asset's original cost 20 over its related life. If the asset lives longer than its expected life, depreciation expense stops 21 accruing when the asset is fully recovered. If the asset retires earlier than its expected service 22 life, the associated unrecovered amount is immediately written-off as a loss. 23 (cc) Unrecovered Amount - Original cost less the accumulated provision for 24

25 depreciation less expected net salvage.

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1	(2) The average service life and salvage components for each class of utility are as								
2	follows:								
3	(a) Water System Guideline Average Service Lives.								
4			Large	Small	Small				
5			Utility	Utility	Utility				
6			(Class	(Class	Function	Net			
7	Account	Description	A&B)	C)	Composite <sup>3</sup>	Salvage $\%^4$			
8	1. Intangible Plant								
9	351	Organization	40	40					
10	352	Franchise Cost	40 <sup>5</sup>	40 <sup>5</sup>					
11	2. Source of Supply				28				
12	304	Structures & Improvements	32 <sup>1</sup>	27 <sup>1</sup>					
13		Wood	28	25					
14		Masonry	30	27					
15		Reinforced Concrete	40	37					
16		Steel Building	40	35					
17		Tanks or Sheds	25	20					
18		Fiberglass	20	18					
19	305	Collecting and Impounding	50	40					
20		Reservoirs							
21	306	Lake, River and Other Intakes	40	40					
22	307	Wells and Springs							
23		Drilled & Cased Well	30	27					
24		(Floridian or Non-Corrosive)							
25		Shallow Well (Sand	20	18					

1		Aquifer or Corrosive			
2	- 	Water)			
3	308	Infiltration Galleries			
4		and Tunnels	40	N/A	
5	309	Supply Mains	35	32	
6	310	Power Generation Equipment	20	17	
7	311	Pumping Equipment	20 <sup>1</sup>	17 <sup>1</sup>	
8		Pumping Equipment Electric	20	15	
9		Pumping Equipment Chemical	8	6	
10	339	Other Miscellaneous Equipment	18	15	
11	3. Water Treatment Plant				21
12	304	Structures and			
13		Improvements (see			
14		"Source of Supply"			
15		for subcategory lives)	32 <sup>1</sup>	27 <sup>1</sup>	
16	310	Power Generation Equipment	20	17	
17	311	Pumping Equipment	20 <sup>1</sup>	17 <sup>1</sup>	
18		Pumping Equipment-Electric	20	15	
19		Pumping Equipment-Chemical	8	6	
20	320	Water Treatment Equipment	221	171	
21		Chlorination Equipment	10	7	
22		Membrane Elements	5	5	
23		Other Mechanical Equipment	25	20	
24	339	Other Miscellaneous Equipment	18	15	
25					

1	4. Transmission &			
2	Distribution Plant			
3	304	Structures &		
4		Improvements (See		
5		"Source of Supply"		
6		for subcategory lives)	321	27 <sup>1</sup>
7	310	Power Generation Equipment	20	17
8	311	Pumping Equipment	20 <sup>1</sup>	17 <sup>1</sup>
9		Pumping Equipment – Electric	20	15
10		Pumping Equipment - Chemical	8	6
11	330	Distribution		
12		Reservoirs & Stand		
13		Pipes	37 <sup>1</sup>	331
14		Steel Pneumatic Tank	35	30
15		Concrete Ground		
16		Storage Reservoir	40	37
17	331	Transmission & Distribution	43 <sup>1</sup>	381
18		Mains		
19		Galvanized Steel pipe		
20		& Fittings	35	33
21		Black Steel Pipe	20	18
22		Plastic Pipe <sup>2</sup>	45	40
23		Asbestos – Cement	40	35
24		Cast Iron or Ductile Iron	40	35

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1		Valves & Valve Boxes	25	20		
2		Fire Mains	33	30		
3	333	Services <sup>2</sup>	40	35		
4	334	Meters and Meter Installations	20	17		
5	335	Hydrants	45	40		
6	336	Backflow Prevention Devices	15	10		
7	339	Other Plant and Miscellaneous				
8		Equipment	25	20		
9	5. General Plant					
10	304	Structures & Improvements	40 <sup>1</sup>	35 <sup>1</sup>		
11		Wood Building	35	30		
12		Masonry Building	40	35		
13		Reinforced Concrete Building	40	37		
14		Steel Building	40	35		
15		Tanks or Sheds	25	20		
16	340	Office Furniture & Equipment	15	15		
17		Computers	6	6		
18	341	Transportation Equipment	6	6		10
19	342	Stores Equipment	18	N/A	14 (composite	e
20					of 342-348)	
21	343	Tools, Shop & Garage	16	15		
22		Equipment				
23	344	Laboratory Equipment	15	N/A		
24	345	Power Operated Equipment	12	10		5
25						

1	346	Communication Equipment	10	N/A		10
2	347	Miscellaneous Equipment	15	N/A		
3	348	Other Tangible Plant	10	10		
4						
5	(b) Wastewater System	n Guideline Average Services L	ives.			
6			Large	Small	Small	
7			Utility	Utility	Utility	
8			(Class	(Class	Function	Net
9	Account	Description	A&B)	C)	Composite <sup>3</sup>	Salvage $\%^4$
10	1. Intangible Plant					
11	351	Organization	40	40		
12	352	Franchise Cost	40 <sup>5</sup>	40 <sup>5</sup>		
13	2. Collection System				35	
14	354	Structures &				
15		Improvements Above				
16		Grade	32 <sup>1</sup>	27 <sup>1</sup>		
17		Wood	28	25		
18		Masonry	30	27		
19		Reinforced Concrete	38	35		
20		Steel Below Grade	25	22		
21		Concrete	35	32		
22		Steel	22	20		
23		Lift Stations	25	22		
24	355	Power Generation Equipment	20	17		
25	360	Collection Sewers-Force <sup>2</sup>	30 <sup>1</sup>	27 <sup>1</sup>		

1	361	Collection Sewers-Gravity <sup>2</sup>	45	40	
2		Manholes	30	27	
3	362	Special Collecting	40	37	
4		Structures			
5	363	Services to Customers <sup>2</sup>	38	35	
6	364	Flow Measuring Devices	5	5	
7	365	Flow Measuring Installations	38	35	
8	389	Other Miscellaneous Equipment	18	15	
9	3. Pumping Plant				18
10	354	Structures & Improvements	32 <sup>1</sup>	27 <sup>1</sup>	
11	355	Power Generating Equipment	20	17	
12	370	Receiving Wells	30	25	
13	371	Pumping Equipment	18	15	
14		Pumping Equipment – Electric	18	15	
15		Pumping Equipment - Chemical	7	5	
16	389	Other Miscellaneous Equipment	18	15	
17	4. Treatment and				18
18	Disposal Plant				
19	354	Structures &			
20		Improvements (see			
21		"Collection System"			
22		for subcategory lives)	32 <sup>1</sup>	27'	
23	355	Power Generating Equipment	20	17	
24	371	Pumping Equipment	18 <sup>1</sup>	15 <sup>1</sup>	
25					

1		Pumping Equipment – Electric	18	15	
2		Pumping Equipment – Chemical	7	5	
3	380	Treatment & Disposal Equipmen	t18 <sup>1</sup>	15 <sup>1</sup>	
4		Blowers, Motors,			
5		Pumps Electric			
6		Controls	15	12	
7		Chlorination Equipment	10	7	
8		Other Mechanical Equipment	23	18	
9	381	Plant Sewers	35	32	
10	382	Outfall Sewer Lines	30	30	
11	389	Other Plant and Miscellaneous			
12		Equipment	18	15	
13	5. Reclaimed Water				21
14	Treatment Plant				
15	354	Structures & Improvements (see	32 <sup>1</sup>	27 <sup>1</sup>	
16		"Collection System" for			
17		subcategory lives)			
18	355	Power Generating Equipment	20	17	
19	371	Pumping Equipment	181	15 <sup>1</sup>	
20		Pumping Equipment – Electric	18	15	
21		Pumping Equipment Chemical	7	5	
22	374	Reuse Distribution			
23		Reservoirs	37 <sup>1</sup>	331	
24		Steel Pneumatic Tank	35	30	
25					

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1		Concrete Ground Storage	40	37	
2		Reservoir			
3	380	Treatment & Disposal Equipmen	t 1 8 <sup>1</sup>	15 <sup>1</sup>	
4		Blowers, Motors, Pumps, Electric	c15	12	
5		Controls			
6		Chlorination Equipment	10	7	
7		Other Mechanical Equipment	23	18	
8	381	Plant Sewers	35	32	
9	389	Other Plant and Miscellaneous	18	15	
10		Equipment			
11	6. Reclaimed Water				36
12	Distribution Plant				
13	354	Structures & Improvements (see	32 <sup>1</sup>	27 <sup>1</sup>	
14		"Collection System" for			
15		subcategory lives)			
16	355	Power Generating Equipment	20	17	
17	366	Reuse Services	40	35	
18	367	Reuse Meters and Meter	20	17	
19		Installation			
20	371	Pumping Equipment	181	15'	
21		Pumping Equipment – Electric	18 <sup>1</sup>	15	
22		Pumping Equipment – Chemical	7	5	
23	375	Reuse Transmission &	43 <sup>1</sup>	38 <sup>1</sup>	
24		Distribution System			
25					

CODING: Words <u>underlined</u> are additions; words in <del>struck through</del> type are deletions from existing law.

1		Plastic Pipe <sup>2</sup>	45	40		
2		Valves & Valve Boxes	25	20		
3		Fire Mains	33	30		
4	389	Other Plant and Miscellaneous	18	15		
5		Equipment				
6	7. General Plant					
7	354	Structures & Improvements	40 <sup>1</sup>	35 <sup>1</sup>		
8		Reinforced Concrete Building	45	40		
9		Masonry Building	40	35		
10		Wood Building	35	30		
11		Steel Building	40	35		
12		Tanks or Sheds	25	20		
13	390	Office Furniture & Equipment	15	15		
14		Computers	6	6		
15	391	Transportation Equipment	6	6		10
16	392	Stores Equipment	18	N/A	14 (composit	e
17					of 392-398)	
18	393	Tools, Shop & Garage	16	15		
19		Equipment				
20	394	Laboratory Equipment	15	N/A		
21	395	Power Operated Equipment	12	10		5
22	396	Communication Equipment	10	N/A		10
23	397	Miscellaneous Equipment	15	N/A		
24	398	Other Tangible Plant	10	10		

25

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1	(c) For the purposes of paragraphs (2)(a) and (b), the following apply:
2	1. <sup>1</sup> Denotes composite life.
3	2. <sup>2</sup> Plastic pipe footnote – assumes use of AWWA standard pipe only. Assumes
4	AWWA DR18 used for all mains of 6" or more.
5	3. <sup>3</sup> To be used only when acceptable company plant balances are not available for
6	developing composites using account lives.
7	4. <sup>4</sup> Net Salvage zero except as indicated.
8	5. <sup>5</sup> Franchise costs shall be amortized over a period of 40 years unless a specific time
9	period is designated in the utility franchise agreement.
10	(3)(a) Average service life depreciation rates based on guideline lives and salvages
11	shall be used in any Commission proceeding in which depreciation rates are addressed, except
12	for those utilities using depreciation rates in accordance with the requirements listed in
13	subsections (6) and (7) of this rule. A utility shall also implement the applicable guideline
14	rates for any new plant to be placed in service.
15	(b) A utility may implement applicable guideline rates without specific approval by the
16	Commission. Guideline rates, if implemented for any account, must be implemented for all
17	accounts. If a utility implements applicable guideline rates outside of a rate proceeding, the
18	utility shall provide written notification to the Director of Economic Regulation within 30
19	days of such implementation.
20	(c) If guideline depreciation rates have been implemented, the rates shall not be
21	changed unless approved by the Commission.
22	(4)(a) All Class A and B utilities shall maintain depreciation rates and reserve activity
23	data by account as prescribed by this Commission.
24	(b) All Class C utilities shall maintain depreciation rates and reserve activity data by
25	total depreciable plant, function or account as prescribed by this Commission.
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.

- 16 -

1	(5) Computation of depreciation expense. Regulatory book depreciation expense shall				
2	be computed on a monthly basis in conformity with group depreciation accounting procedures.				
3	(6)(a) At the time a utility applies for a change in its revenue rates and charges, it may				
4	also petition for average service life depreciation rates different from those in the above				
5	schedule if it can justify the service lives that the utility is proposing in lieu of the guideline				
6	lives. That justification should be in the form of historic data, technical information or utility				
7	planning for the affected accounts or sub-accounts. Common causes of need for different				
8	depreciation rates include composition of account, adverse environmental conditions, high				
9	growth or regulatory changes.				
10	(b) A utility filing for such a revision of depreciation rates shall submit sixten copies of				
11	the filing to the office of the Office of Commission Clerk.				
12	(c) For each account or function of depreciable plant addressed in the filing, the				
13	following shall be included:				
14	1. A comparison of current and proposed depreciation rates and service lives. The				
15	proposed effective date of the new rates shall be identified.				
16	2. A comparison of depreciation expenses resulting from current rates with those				
17	produced by the proposed rates. Plant balances used in this calculation shall be those as of the				
18	effective date of the proposed rates.				
19	3. A general narrative defining the service environment of the applicant utility and the				
20	factors (e.g., composition of account, growth, environmental conditions, regulatory changes)				
21	leading to the present application for a revision in rates in the affected accounts.				
22	4. Any statistics, data, analyses or calculations used in the development of the				
23	proposed average service lives.				
24	(7)(a) A Class A, B, or C utility may apply for guidelines for a proposal for				
25	implementation of remaining life depreciation rates if the utility has maintained both plant				
CODING: Words <u>underlined</u> are additions; words in <del>struck through</del> type are deletions from existing law.					
	- 17 -				

- 17 -

activity data by account and accumulated provision for depreciation (reserve) data by account,
 function or total depreciable plant generally in accord with the Uniform System of Accounts
 for either at least ten years or since the inception of the utility, whichever is less.

4 (b) To provide time for study development, any application for remaining life
5 guidelines should be submitted at least six months before the filing for a test year in
6 connection with a request for a revenue rate increase.

(8) Prior to the date of retirement of major installations, the Commission may approve
capital recovery schedules to correct associated calculated deficiencies in recovery where a
utility demonstrates that retirement of the installation or group of installations is prudent and
the associated investment will not be recovered by the time of retirement through the normal
depreciation process.

(9)(a) Beginning with the year ending December 31, 2003, all Class A and B utilities 12 13 shall maintain separate sub-accounts for: (1) each type of Contributions-in-Aid-of-Construction (CIAC) charge collected including, but not limited to, plant capacity, meter 14 15 installation, main extension or system capacity; (2) contributed plant; (3) contributed lines; and (4) other contributed plant not mentioned previously. Establishing balances for each new 16 sub-account may require an allocation based upon historical balances. Each CIAC sub-account 17 shall be amortized in the same manner that the related contributed plant is depreciated. 18 Separate sub-accounts for accumulated amortization of CIAC shall be maintained to 19 20 correspond to each sub-account for CIAC. (b) Beginning with the year ending December 31, 2003, for Class C utilities, where 21 adequate CIAC records are maintained in sub-accounts, by type of charge or contributed plant, 22 CIAC amortization rates shall be applied separately to each sub-account. Where CIAC records 23 are not kept by sub-account, a composite depreciation rate for total plant, excluding general 24 25 plant, shall be applied to the entire CIAC account.

CODING: Words <u>underlined</u> are additions; words in <del>struck through</del> type are deletions from existing law.

1	(c) Any composite rate used shall be recalculated each year based on the applicable	
2	plant balances and depreciation rates.	
3	Specific Authority 350.127(2), 367.121(1) FS.	
4	Law Implemented 350.115, 367.081(2), 367.121(1) FS.	
5	History–New 3-22-84, Formerly 25-10.32, 25-10.032, Amended 11-10-86, 5-8-88, 11-21-95,	
6	12-4-03.	
7	25-30.565 Application for Approval of New or Revised Service Availability Policy or	
8	Charges.	
9	(1) Each application for a service availability policy or charges shall be filed in	
10	original and <u>six12</u> copies.	
11	(2) Upon filing an application for a new or revised service availability charge or	
12	policy, the utility shall provide notice pursuant to Rule 25-30.4345, F.A.C.	
13	(3) A filing fee as required in Rule 25-30.020, F.A.C., shall be submitted at the time of	
14	application.	
15	(4) Each application shall include the following, if applicable:	
16	(a) A statement describing how the notice provisions have been complied with,	
17	including a copy of the actual notice(s).	
18	(b) The name of the applicant, the applicant's principal place of business and each	
19	local office from which company operations are conducted. The applicant's name shall be as it	
20	appears on the certificate issued by the Commission if one has been issued.	
21	(c) The number of the Commission order, if any, which previously considered the	
22	charges or service availability policy for the system involved.	
23	(d) A statement explaining the basis for the requested changes in charges and	
24	conditions.	
25	(e) A schedule showing the original cost of any existing treatment plants, the water	
	CODING: Words <u>underlined</u> are additions; words in <del>struck through</del> type are deletions from existing law.	

1	transmission and distribution system, and the sewage collection system, by Uniform System of
2	Accounting account numbers as required by Rule 25-30.115, F.A.C., and the related capacity
3	of each system as of 90 days prior to application.
4	(f) A detailed statement of accumulated depreciation for the plant listed in paragraph
5	(e) above as of 90 days prior to application.
6	(g) A schedule showing the number of active customers on line 90 days prior to the
7	time of application by meter size, by customer class, and the related equivalent residential
8	connections (ERC) as defined in subsection 25-30.515(8), F.A.C. Describe the method by
9	which an ERC is defined.
10	(h) A detailed statement defining the capacity of the treatment facilities in terms of
11	ERCs as used in developing the proposed service availability charges.
12	(i) A detailed statement defining the capacity of the distribution or collection system in
13	terms of ERCs as used in developing the proposed service availability charges.
14	(j) Provide a list of outstanding developer agreements.
15	(k) For each developer agreement state whether the agreement is designed to result in
16	contributed property, other than the approved system capacity charge, within the next 24
17	months; an estimate of the value of the contributed property to be added to the utility's books;
18	and a description of the property.
19	(1) A schedule showing total collections of contributions-in-aid-of-construction (CIAC)
20	as of 90 days prior to the date of application. Detail any prepaid CIAC by amount, the related
21	reserved ERCs, and the anticipated connection date. Reference any appropriate developer
22	agreements.
23	(m) A detailed statement of accumulated amortization of CIAC as listed in (l) above as
24	of 90 days prior to application.
25	(n) Copies of approvals or permits for construction and operation of treatment
	CODING: Words <u>underlined</u> are additions; words in <del>struck through</del> type are deletions from existing law.

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1 facilities.

2	(o) A detailed statement by a registered professional engineer showing the cost, by
3	Uniform System of Accounting account numbers, and capacity of proposed plant expansion,
4	and a timetable showing projected construction time.
5	(p) A detailed statement by a registered professional engineer showing how the
6	proposed construction will affect the capacity of the existing systems.
7	(q) If the expansion or plant upgrading is being undertaken to comply with the
8	mandates of local, state or federal regulatory authorities, copies of the order(s) or
9	correspondence directing the expansion or upgrading.
10	(r) A schedule showing the projected growth rate for utilization of the existing plant
11	and line capacity and future plant and line capacity.
12	(s) A summary schedule of how the proposed service availability charge was
13	calculated.
14	(t) A schedule showing, by meter size, the cost of meters, connecting fittings, meter
15	boxes or enclosures and also showing sufficient data on labor and any other applicable costs to
16	allow the determination of an average cost for meter installation by type.
17	(u) A statement of the existing and proposed on-site and off-site main installation
18	charges or policy.
19	(v) The company's present capital structure, including the cost of debt in the present
20	capitalization. The availability and cost of other sources of financing the proposed expansion
21	or upgrading of the system also shall be given.
22	(w) An original and three copies of the proposed tariff sheets.
23	(5) Upon filing of the application and supporting exhibits, the utility shall place copies
24	thereof at its local office of the utility serving the area affected by the charges and conditions,
25	and such copies shall be made available for public inspection.
	CODING: Words <u>underlined</u> are additions; words in <del>struck through</del> type are deletions from existing law.
	21

- 21 -

1	(6) Each utility shall demonstrate the appropriateness of the requested service
2	availability charges and conditions.
3	Specific Authority 367.121(1), 367.101 FS.
4	Law Implemented 367.101 FS.
5	History-New 6-14-83, Amended 11-10-86, 11-30-93.
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7	Rules 25-30.des.doc
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CODING: Words <u>underlined</u> are additions; words in <del>struck through</del> type are deletions from existing law.

1. This is an application for (check one):

Original certificate (new company).

Approval of transfer of existing certificate: <u>Example</u>, a non-certificated company purchases an existing company and desires to retain the original certificate authority rather that apply for a new certificate.

Approval of Assignment of existing Certificate: Example, a certificated company purchases an existing company and desires to retain the existing certificate of authority and tariff.

Approval for transfer of control: <u>Example</u>, a company purchases 51% of a certificated company. The Commission must approve the new controlling entity.

- 2. Name of company:
- 3. Name under which applicant will do business (fictitious name, etc.):
- 4. Official mailing address:

Street/Post Office Box: City: State: Zip:

5. Florida address:

Street/Post Office Box:
City:
State:
Zip:

6. Structure of organization:

Individual
Foreign Corporation
General Partnership
Other,

Corporation Foreign Partnership Limited Partnership

FORM PSC/CMP-32 (<u>xx/xx</u> <del>01/06</del>) Required by Commission Rule Nos. 25-24.511 and 25-24.512

## 7. If individual, provide:

- 8. <u>If incorporated in Florida</u>, provide proof of authority to operate in Florida. The Florida Secretary of State corporate registration number is:
- 9. <u>If foreign corporation</u>, provide proof of authority to operate in Florida. The Florida Secretary of State corporate registration number is:
- **10.** <u>If using fictitious name (d/b/a)</u>, provide proof of compliance with fictitious name statute (Chapter 865.09, FS) to operate in Florida. The Florida Secretary of State fictitious name registration number is:
- **11.** <u>If a limited liability partnership</u>, please proof of registration to operate in Florida. The Florida Secretary of State registration number is:
- **12.** <u>If a partnership</u>, provide name, title and address of all partners and a copy of the partnership agreement.

Name:
Title:
Street/Post Office Box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:
Website Address:

**13.** <u>If a foreign limited partnership, provide proof of compliance with the foreign limited partnership statute (Chapter 620.169, FS), if applicable. The Florida registration number is:</u>

FORM PSC/CMP-32 (<u>xx/xx</u> 01/06) Required by Commission Rule Nos. 25-24.511 and 25-24.512

### 14. Provide <u>F.E.I. Number(if applicable)</u>:

- 15. Who will serve as liaison to the Commission in regard to the following?
  - (a) The application:
    - Name: Title: Street name & number: Post office box: City: State: Zip: Telephone No.: Fax No.: E-Mail Address: Website Address:
  - (b) Official point of contact for the ongoing operations of the company:

Name:
Title:
Street name & number:
Post office box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:
Website Address:

(c) Complaints/Inquiries from customers:

Name: Title: Street/Post Office Box: City: State: Zip: Telephone No.: Fax No.: E-Mail Address: Website Address:

FORM PSC/CMP-32 ( $xx/xx \frac{01/06}{0}$ ) Required by Commission Rule Nos. 25-24.511 and 25-24.512

**16.** List the states in which the applicant:

(a) has operated as a Pay Telephone Service provider.

(b) has applications pending to be certificated as a Pay Telephone Service provider.

(c) is certificated to operate as a Pay Telephone Service provider.

(d) has been denied authority to operate as a Pay Telephone Service provider and the circumstances involved.

(e) has had regulatory penalties imposed for violations of telecommunications statutes and the circumstances involved. Explain circumstances.

(f) has been involved in civil court proceedings with an interexchange carrier, local exchange company or other telecommunications entity, and the circumstances involved.

**17.** Indicate if any of the officers, directors, or any of the ten largest stockholders have previously been:

(a) adjudged bankrupt, mentally incompetent (and not had his or her competency restored), or found guilty of any felony or of any crime, or whether such actions may result from pending proceedings. If so, provide explanation.

(b) granted or denied a pay telephone certificate in the State of Florida (this includes active and canceled pay telephone certificates). If yes, provide explanation and list the certificate holder and certificate number.

(c) an officer, director, partner or stockholder in any other Florida certificated telephone company. If yes, give name of company and relationship. If no longer associated with company, give reason why not.

# THIS PAGE MUST BE COMPLETED AND SIGNED

**REGULATORY ASSESSMENT FEE:** I understand that all telephone companies must pay a regulatory assessment fee. Regardless of the gross operating revenue of a company, a minimum annual assessment fee, as defined by the Commission, is required.

**RECEIPT AND UNDERSTANDING OF RULES:** I acknowledge receipt and understanding of the Florida Public Service Commission's rules and orders relating to the provisioning of pay telephone service (PATS) in Florida.

**APPLICANT ACKNOWLEDGEMENT:** By my signature below, I, the undersigned officer, attest to the accuracy of the information contained in this application and attached documents and that the applicant has the technical expertise, managerial ability, and financial capability to provide alternative access vendor service in the State of Florida. I have read the foregoing and declare that, to the best of my knowledge and belief, the information is true and correct. I attest that I have the authority to sign on behalf of my company and agree to comply, now and in the future, with all applicable Commission rules and orders.

Further, I am aware that, pursuant to Chapter 837.06, Florida Statutes, "Whoever knowingly makes a false statement in writing with the intent to mislead a public servant in the performance of his official duty shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 and s. 775.083."

Com	pany	Owner	or Officer

Print Name: Title: Telephone No.: E-Mail Address:

Signature:

Date:

FORM PSC/CMP-32 (xx/xx 01/06) Required by Commission Rule Nos. 25-24.511 and 25-24.512

# <u>CERTIFICATE SALE, TRANSFER,</u> <u>OR</u> <u>ASSIGNMENT STATEMENT</u>

As current holder of Florida Public Service Commission Certificate Number , I have reviewed this application and join in the petitioner's request for a

sale

transfer

assignment a

of the certificate.

# Company Owner or Officer

Print Name:
Title:
Street/Post Office Box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:

Signature:

Date:\_\_\_\_\_

## FLORIDA PUBLIC SERVICE COMMISSION

### DIVISION OF COMPETITIVE MARKETS AND ENFORCEMENT

## APPLICATION FORM for AUTHORITY TO PROVIDE SHARED TENANT SERVICE WITHIN THE STATE OF FLORIDA

### Instructions

- A. This form is used as an application for an original certificate and for approval of sale, assignment or transfer of an existing certificate. In the case of a sale, assignment or transfer, the information provided shall be for the purchaser, assignee or transferee (See Page 9).
- B. Print or type all responses to each item requested in the application and appendices. If an item is not applicable, please explain.
- C. Use a separate sheet for each answer which will not fit the allotted space.
- D. Once completed, submit the original and <u>one copy</u> two (2) copies of this form along with a non-refundable application fee of **\$250.00** to:

Florida Public Service Commission Division of the Commission Clerk and Administrative Services 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850 (850) 413-6770

- E. A filing fee of **\$250.00** is required for the sale, assignment or transfer of an existing certificate to another company (Chapter 25-24.569, F.A.C.).
- F. If you have questions about completing the form, contact:

Florida Public Service Commission Division of Competitive Markets and Enforcement 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850 (850) 413-6600 FPSC-COMMISSION OLEEN

FORM PSC/CMP-37 ( $xx/xx \theta 1/\theta 6$ ) Required by Commission Rule Nos. 25-24.567, and 25-24.569

1. This is an application for (check one):

Original certificate (new company).

Approval of transfer of existing certificate: Example, a non-certificated company purchases an existing company and desires to retain the original certificate authority rather that apply for a new certificate.

Approval of Assignment of existing Certificate: Example, a certificated company purchases an existing company and desires to retain the existing certificate of authority and tariff.

Approval for transfer of control: <u>Example</u>, a company purchases 51% of a certificated company. The Commission must approve the new controlling entity.

- 2. Name of company:
- 3. Name under which applicant will do business (fictitious name, etc.):
- **4.** Official mailing address:

Street/Post Office Box: City: State: Zip:

5. Florida address:

Street/Post Office Box:
City:
State:
Zip:

6. Structure of organization:

Individual
Foreign Corporation
General Partnership
Other,

Corporation Foreign Partnership Limited Partnership

FORM PSC/CMP-37 (xx/xx 01/06) Required by Commission Rule Nos. 25-24.567, and 25-24.569

## 7. If individual, provide:

- 8. <u>If incorporated in Florida</u>, provide proof of authority to operate in Florida. The Florida Secretary of State corporate registration number is:
- **9.** <u>If foreign corporation</u>, provide proof of authority to operate in Florida. The Florida Secretary of State corporate registration number is:
- **10.** <u>If using fictitious name (d/b/a)</u>, provide proof of compliance with fictitious name statute (Chapter 865.09, FS) to operate in Florida. The Florida Secretary of State fictitious name registration number is:
- **11.** <u>If a limited liability partnership</u>, please proof of registration to operate in Florida. The Florida Secretary of State registration number is:
- **12.** <u>If a partnership</u>, provide name, title and address of all partners and a copy of the partnership agreement.

Name:
Title:
Street/Post Office Box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:
Website Address:

**13.** <u>If a foreign limited partnership, provide proof of compliance with the foreign limited partnership statute (Chapter 620.169, FS), if applicable. The Florida registration number is:</u>

FORM PSC/CMP-37 (<u>xx/xx</u> 01/06) Required by Commission Rule Nos. 25-24.567, and 25-24.569

- 14. Provide <u>F.E.I. Number(if applicable)</u>:
- **15.** Provide the following (if applicable):
  - (a) Will the name of your company appear on the bill for your services?

Yes No

(b) If not, who will bill for your services?

Name:
Title:
Street/Post Office Box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:
Website Address:

(c) Who will the billed party contact to ask questions about the bill?

Name: Title: Telephone No.: E-Mail Address:

(d) How is this information provided?

- 16. Who will serve as liaison to the Commission in regard to the following?
  - (a) The application:
    - Name: Title: Street name & number: Post office box: City: State: Zip: Telephone No.: Fax No.: E-Mail Address: Website Address:

(b) Official point of contact for the ongoing operations of the company:

Name:
Title:
Street name & number
Post office box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:
Website Address:

(c) Complaints/Inquiries from customers:

Name: Title: Street/Post Office Box: City: State: Zip: Telephone No.: Fax No.: E-Mail Address: Website Address:

FORM PSC/CMP-37 ( $xx/xx \frac{01/06}{0}$ ) Required by Commission Rule Nos. 25-24.567, and 25-24.569

**17.** List the states in which the applicant:

(a) has operated as an Shared Tenant Service provider.

(b) has applications pending to be certificated as an Shared Tenant Service provider.

(c) is certificated to operate as an Shared Tenant Service provider.

(d) has been denied authority to operate as an Shared Tenant Service provider and the circumstances involved.

(e) has had regulatory penalties imposed for violations of telecommunications statutes and the circumstances involved.

(f) has been involved in civil court proceedings with an interexchange carrier, local exchange company or other telecommunications entity, and the circumstances involved.

**18.** Indicate if any of the officers, directors, or any of the ten largest stockholders have previously been:

(a) adjudged bankrupt, mentally incompetent (and not had his or her competency restored), or found guilty of any felony or of any crime, or whether such actions may result from pending proceedings. If so, provide explanation.

(b) granted or denied a shared tenant services certificate in the State of Florida (this includes active and canceled shared tenant services certificates). If yes, provide explanation and list the certificate holder and certificate number.

(c) an officer, director, partner or stockholder in any other Florida certificated telephone company. If yes, give name of company and relationship. If no longer associated with company, give reason why not.

**19.** Submit the following:

(a) <u>Managerial capability:</u> resumes of employees/officers of the company that would indicate sufficient managerial experiences of each.

(b) <u>Technical capability</u>: resumes of employees/officers of the company that would indicate sufficient technical experiences or indicate what company has been contracted to conduct technical maintenance.

- (c) <u>Financial Capability:</u> applicant's audited financial statements for the most recent three (3) years. If the applicant does not have audited financial statements, it shall so be stated. Unaudited financial statements should be signed by the applicant's chief executive officer and chief financial officer affirming that the financial statements are true and correct and should include:
  - 1. the balance sheet,
  - 2. income statement, and
  - 3. statement of retained earnings.

**Note:** This documentation may include, but is not limited to, financial statements, a projected profit and loss statement, credit references, credit bureau reports, and descriptions of business relationships with financial institutions.

# THIS PAGE MUST BE COMPLETED AND SIGNED

**REGULATORY ASSESSMENT FEE:** I understand that all telephone companies must pay a regulatory assessment fee. Regardless of the gross operating revenue of a company, a minimum annual assessment fee, as defined by the Commission, is required.

**RECEIPT AND UNDERSTANDING OF RULES:** I acknowledge receipt and understanding of the Florida Public Service Commission's rules and orders relating to the provisioning of shared tenant service (STS) in Florida.

**APPLICANT ACKNOWLEDGEMENT:** By my signature below, I, the undersigned officer, attest to the accuracy of the information contained in this application and attached documents and that the applicant has the technical expertise, managerial ability, and financial capability to provide alternative access vendor service in the State of Florida. I have read the foregoing and declare that, to the best of my knowledge and belief, the information is true and correct. I attest that I have the authority to sign on behalf of my company and agree to comply, now and in the future, with all applicable Commission rules and orders.

Further, I am aware that, pursuant to Chapter 837.06, Florida Statutes, "Whoever knowingly makes a false statement in writing with the intent to mislead a public servant in the performance of his official duty shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 and s. 775.083."

Company	Owner o	or Officer

Print Name: Title: Telephone No.: E-Mail Address:

Signature:

Date:\_\_\_\_\_

FORM PSC/CMP-37 (xx/xx = 01/06) Required by Commission Rule Nos. 25-24.567, and 25-24.569

# <u>CERTIFICATE SALE, TRANSFER,</u> <u>OR</u> ASSIGNMENT STATEMENT

As current holder of Florida Public Service Commission Certificate Number , I have reviewed this application and join in the petitioner's request for a

sale

\_\_\_\_\_ transfer

assignment

of the certificate.

# Company Owner or Officer

Print Name:
Title:
Street/Post Office Box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:

Signature:

Date:

FORM PSC/CMP-37 (xx/xx = 01/06) Required by Commission Rule Nos. 25-24.567, and 25-24.569

1. This is an application for (check one):

Original certificate (new company).

Approval of transfer of existing certificate: <u>Example</u>, a non-certificated company purchases an existing company and desires to retain the original certificate authority rather that apply for a new certificate.

Approval of Assignment of existing Certificate: Example, a certificated company purchases an existing company and desires to retain the existing certificate of authority and tariff.

Approval for transfer of control: <u>Example</u>, a company purchases 51% of a certificated company. The Commission must approve the new controlling entity.

- **2.** Name of company:
- 3. Name under which applicant will do business (fictitious name, etc.):
- 4. Official mailing address:

Street/Post Office Box: City: State: Zip:

5. Florida address:

Street/Post Office Box:
City:
State:
Zip:

6. Structure of organization:

Individual
Foreign Corporation
General Partnership
Other,

Corporation Foreign Partnership Limited Partnership

FORM PSC/CMP-43 (<u>xx/xx</u> <del>01/06</del>) Required by Commission Rule Nos. 25-24.720, 25-24.730

## 7. If individual, provide:

Name:
Title:
Street/Post Office Box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:
Website Address:

- 8. <u>If incorporated in Florida</u>, provide proof of authority to operate in Florida. The Florida Secretary of State corporate registration number is:
- 9. <u>If foreign corporation</u>, provide proof of authority to operate in Florida. The Florida Secretary of State corporate registration number is:
- **10.** <u>If using fictitious name (d/b/a)</u>, provide proof of compliance with fictitious name statute (Chapter 865.09, FS) to operate in Florida. The Florida Secretary of State fictitious name registration number is:
- **11.** <u>If a limited liability partnership</u>, please proof of registration to operate in Florida. The Florida Secretary of State registration number is:
- **12.** <u>If a partnership</u>, provide name, title and address of all partners and a copy of the partnership agreement.

Name:
Title:
Street/Post Office Box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:
Website Address:

**13.** <u>If a foreign limited partnership,</u> provide proof of compliance with the foreign limited partnership statute (Chapter 620.169, FS), if applicable. The Florida registration number is:

FORM PSC/CMP-43 (<u>xx/xx</u> <del>01/06</del>) Required by Commission Rule Nos. 25-24.720, 25-24.730

- 14. Provide <u>F.E.I. Number(if applicable)</u>:
- **15.** Provide the following (if applicable):

(a) Will the name of your company appear on the bill for your services?

Yes	🗌 No
-----	------

(b) If not, who will bill for your services?

Name:
Title:
Street/Post Office Box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:
Website Address:

(c) Who will the billed party contact to ask questions about the bill?

Name: Title: Telephone No.: E-Mail Address:

(d) How is this information provided?

- 16. Who will serve as liaison to the Commission in regard to the following?
  - (a) The application:

Name: Title: Street name & number: Post office box: City: State: Zip: Telephone No.: Fax No.: E-Mail Address: Website Address:

(b) Official point of contact for the ongoing operations of the company:

Name:
Title:
Street name & number:
Post office box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:
Website Address:

(c) Complaints/Inquiries from customers:

Name: Title: Street/Post Office Box: City: State: Zip: Telephone No.: Fax No.: E-Mail Address: Website Address:

FORM PSC/CMP-43 (<u>xx/xx</u> 01/06) Required by Commission Rule Nos. 25-24.720, 25-24.730

**17.** List the states in which the applicant:

(a) has operated as an Alternative Access Vendor.

(b) has applications pending to be certificated as an Alternative Access Vendor.

(c) is certificated to operate as an Alternative Access Vendor.

(d) has been denied authority to operate as an Alternative Access Vendor and the circumstances involved.

(e) has had regulatory penalties imposed for violations of telecommunications statutes and the circumstances involved.

(f) has been involved in civil court proceedings with an interexchange carrier, local exchange company or other telecommunications entity, and the circumstances involved.

**18.** Indicate if any of the officers, directors, or any of the ten largest stockholders have previously been:

(a) adjudged bankrupt, mentally incompetent (and not had his or her competency restored), or found guilty of any felony or of any crime, or whether such actions may result from pending proceedings. If so, <u>provide explanation</u>.

(b) granted or denied an alternative access vendor certificate in the State of Florida (this includes active and canceled alternative access vendor certificates). If yes, provide explanation and list the certificate holder and certificate number.

(c) an officer, director, partner or stockholder in any other Florida certificated telephone company. If yes, give name of company and relationship. If no longer associated with company, give reason why not.

# THIS PAGE MUST BE COMPLETED AND SIGNED

**REGULATORY ASSESSMENT FEE:** I understand that all telephone companies must pay a regulatory assessment fee. Regardless of the gross operating revenue of a company, a minimum annual assessment fee, as defined by the Commission, is required.

**RECEIPT AND UNDERSTANDING OF RULES:** I acknowledge receipt and understanding of the Florida Public Service Commission's rules and orders relating to the provisioning of alternative access vendor (AAV) service in Florida.

**APPLICANT ACKNOWLEDGEMENT:** By my signature below, I, the undersigned officer, attest to the accuracy of the information contained in this application and attached documents and that the applicant has the technical expertise, managerial ability, and financial capability to provide alternative access vendor service in the State of Florida. I have read the foregoing and declare that, to the best of my knowledge and belief, the information is true and correct. I attest that I have the authority to sign on behalf of my company and agree to comply, now and in the future, with all applicable Commission rules and orders.

Further, I am aware that, pursuant to Chapter 837.06, Florida Statutes, "Whoever knowingly makes a false statement in writing with the intent to mislead a public servant in the performance of his official duty shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 and s. 775.083."

Com	pany	Owner	or Officer

Print Name: Title: Telephone No.: E-Mail Address:

Signature:

Date:\_\_\_\_\_

FORM PSC/CMP-43 (<u>xx/xx</u> <del>01/06</del>) Required by Commission Rule Nos. 25-24.720, 25-24.730

# <u>CERTIFICATE SALE, TRANSFER,</u> <u>OR</u> <u>ASSIGNMENT STATEMENT</u>

As current holder of Florida Public Service Commission Certificate Number , I have reviewed this application and join in the petitioner's request for a

sale

transfer

assignment

of the certificate.

# Company Owner or Officer

Print Name:
Title:
Street/Post Office Box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:

Signature:

Date:\_\_\_\_

FORM PSC/CMP-43 (<u>xx/xx</u> 01/06) Required by Commission Rule Nos. 25-24.720, 25-24.730

## FLORIDA PUBLIC SERVICE COMMISSION

## DIVISION OF COMPETITIVE MARKETS AND ENFORCEMENT

#### **APPLICATION FORM**

#### for

## AUTHORITY TO PROVIDE COMPETITIVE LOCAL EXCHANGE TELECOMMUNICATIONS COMPANY SERVICE WITHIN THE STATE OF FLORIDA

### **Instructions**

- A. This form is used as an application for an original certificate and for approval of sale, assignment or transfer of an existing certificate. In the case of a sale, assignment or transfer, the information provided shall be for the purchaser, assignee or transferee (See Page 8).
- B. Print or type all responses to each item requested in the application. If an item is not applicable, please explain.
- C. Use a separate sheet for each answer which will not fit the allotted space.
- D. Once completed, submit the original and <u>one copy</u> two (2) copies of this form along with a non-refundable application fee of **\$400.00** to:

Florida Public Service Commission Division of the Commission Clerk and Administrative Services 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850 (850) 413-6770

- E. A filing fee of **\$400.00** is required for the sale, assignment or transfer of an existing certificate to another company (Chapter 25-24.815, F.A.C.).
- F. If you have questions about completing the form, contact:

Florida Public Service Commission Division of Competitive Markets and Enforcement 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850 (850) 413-6600 00000000 Minister Contraction Contraction Contraction Contraction Contractions Cont

FORM PSC/CMP 8-T(xx/xx 01/06) Required by Commission Rule Nos. 25-24.810, and 25-24.815

**1.** This is an application for (check one):

**Original certificate** (new company).

Approval of transfer of existing certificate: Example, a non-certificated company purchases an existing company and desires to retain the original certificate of authority rather that apply for a new certificate.

Approval of assignment of existing Certificate: Example, a certificated company purchases an existing company and desires to retain the existing certificate of authority and tariff.

- **2.** Name of company:
- 3. Name under which applicant will do business (fictitious name, etc.):
- **4.** Official mailing address:

Street/Post Office Box: City: State: Zip:

5. Florida address:

Street/Post Office Box:	
City:	
State:	
Zip:	

**6.** Structure of organization:



Corporation Foreign Partnership Limited Partnership

FORM PSC/CMP 8-T(<u>xx/xx</u> 01/06) Required by Commission Rule Nos. 25-24.810, and 25-24.815

## 7. If individual, provide:

- 8. <u>If incorporated in Florida</u>, provide proof of authority to operate in Florida. The Florida Secretary of State corporate registration number is:
- 9. <u>If foreign corporation</u>, provide proof of authority to operate in Florida. The Florida Secretary of State corporate registration number is:
- **10.** <u>If using fictitious name (d/b/a)</u>, provide proof of compliance with fictitious name statute (Chapter 865.09, FS) to operate in Florida. The Florida Secretary of State fictitious name registration number is:
- **11.** <u>If a limited liability partnership</u>, please proof of registration to operate in Florida. The Florida Secretary of State registration number is:
- **12.** <u>If a partnership</u>, provide name, title and address of all partners and a copy of the partnership agreement.

Name:
Title:
Street/Post Office Box
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:
Website Address:

**13.** <u>If a foreign limited partnership, provide proof of compliance with the foreign limited partnership statute (Chapter 620.169, FS), if applicable.</u> The Florida registration number is:

### 14. Provide F.E.I. Number(if applicable):

- 15. Who will serve as liaison to the Commission in regard to the following?
  - (a) The application:

Name: Title: Street name & number: Post office box: City: State: Zip: Telephone No.: Fax No.: E-Mail Address: Website Address:

(b) Official point of contact for the ongoing operations of the company:

Name: Title: Street name & number: Post office box: City: State: Zip: Telephone No.: Fax No.: E-Mail Address: Website Address:

(c) Complaints/Inquiries from customers:

Name: Title: Street/Post Office Box: City: State: Zip: Telephone No.: Fax No.: E-Mail Address: Website Address:

FORM PSC/CMP 8-T(xx/xx = 01/06) Required by Commission Rule Nos. 25-24.810, and 25-24.815 Note: To complete this interactive form using your computer, use the tab key to navigate between data entry fields. **16.** List the states in which the applicant:

(a) has operated as a Competitive Local Exchange Telecommunications Company.

(b) has applications pending to be certificated as a Competitive Local Exchange Telecommunications Company.

(c) is certificated to operate as a Competitive Local Exchange Telecommunications Company.

(d) has been denied authority to operate as a Competitive Local Exchange Telecommunications Company and the circumstances involved.

(e) has had regulatory penalties imposed for violations of telecommunications statutes and the circumstances involved.

(f) has been involved in civil court proceedings with an interexchange carrier, local exchange company or other telecommunications entity, and the circumstances involved.

**17.** Indicate if any of the officers, directors, or any of the ten largest stockholders have previously been:

(a) adjudged bankrupt, mentally incompetent (and not had his or her competency restored), or found guilty of any felony or of any crime, or whether such actions may result from pending proceedings. If so, <u>provide explanation</u>.

(b) granted or denied a competitive local exchange certificate in the State of Florida (this includes active and canceled competitive local exchange certificates). If yes, provide explanation and list the certificate holder and certificate number.

(c) an officer, director, partner or stockholder in any other Florida certificated or registered telephone company. If yes, give name of company and relationship. If no longer associated with company, <u>give reason why not.</u>

**18.** Submit the following:

(a) <u>Managerial capability</u>: resumes of employees/officers of the company that would indicate sufficient managerial experiences of each.

(b) <u>Technical capability</u>: resumes of employees/officers of the company that would indicate sufficient technical experiences or indicate what company has been contracted to conduct technical maintenance.

- (c) <u>Financial Capability</u>: applicant's audited financial statements for the most recent three (3) years. If the applicant does not have audited financial statements, it shall so be stated. Unaudited financial statements should be signed by the applicant's chief executive officer and chief financial officer affirming that the financial statements are true and correct and should include:
  - 1. the balance sheet,
  - 2. income statement, and
  - 3. statement of retained earnings.

**Note:** This documentation may include, but is not limited to, financial statements, a projected profit and loss statement, credit references, credit bureau reports, and descriptions of business relationships with financial institutions.

# THIS PAGE MUST BE COMPLETED AND SIGNED

**REGULATORY ASSESSMENT FEE:** I understand that all telephone companies must pay a regulatory assessment fee. Regardless of the gross operating revenue of a company, a minimum annual assessment fee, as defined by the Commission, is required.

**RECEIPT AND UNDERSTANDING OF RULES:** I acknowledge receipt and understanding of the Florida Public Service Commission's rules and orders relating to the provisioning of competitive local exchange telecommunications company (CLEC) service in Florida.

**APPLICANT ACKNOWLEDGEMENT:** By my signature below, I, the undersigned officer, attest to the accuracy of the information contained in this application and attached documents and that the applicant has the technical expertise, managerial ability, and financial capability to provide competitive local exchange telecommunications company service in the State of Florida. I have read the foregoing and declare that, to the best of my knowledge and belief, the information is true and correct. I attest that I have the authority to sign on behalf of my company and agree to comply, now and in the future, with all applicable Commission rules and orders.

Further, I am aware that, pursuant to Chapter 837.06, Florida Statutes, "Whoever knowingly makes a false statement in writing with the intent to mislead a public servant in the performance of his official duty shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 and s. 775.083."

Company Owner or Officer

Print Name: Title: Telephone No.: E-Mail Address:

Signature:

Date:\_\_\_\_\_

FORM PSC/CMP 8-T(xx/xx = 01/06) Required by Commission Rule Nos. 25-24.810, and 25-24.815 Note: To complete this interactive form using your computer, use the tab key to navigate between data entry fields.

# <u>CERTIFICATE SALE, TRANSFER,</u> <u>OR</u> ASSIGNMENT STATEMENT

As current holder of Florida Public Service Commission Certificate Number , I have reviewed this application and join in the petitioner's request for a

sale

transfer

assignment a

of the certificate.

# Company Owner or Officer

Print Name:
Title:
Street/Post Office Box:
City:
State:
Zip:
Telephone No.:
Fax No.:
E-Mail Address:

Signature:

Date:\_\_\_\_

FORM PSC/CMP 8-T(xx/xx = 01/06) Required by Commission Rule Nos. 25-24.810, and 25-24.815 Note: To complete this interactive form using your computer, use the tab key to navigate between data entry fields.

#### PUBLIC SERVICE COMMISSION

RULE NO: RULE TITLE

#### 25-6.0436: Depreciation

PURPOSE AND EFFECT: The purpose of the rule amendment is to reduce the number of paper copies of depreciation studies that electric companies must file with the Commission. Docket No. 080052-OT SUMMARY: The rule amendments would decrease the required number of copies of filings in various proceedings. SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: Regulated companies should have no additional costs because of the proposed rule changes with a slight benefit from fewer copies filed. Customers would have no additional costs because of the proposed rule changes. Small businesses regulated by the Public Service Commission would have a slight benefit from fewer copies filed under the rules. Small cities and counties would have no additional costs. Public Service Commission staff would benefit by not having to handle as many copies from a filing and not having to store the copies.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 350.127(2), 366.05(1), FS

LAW IMPLEMENTED: 350.115, 366.04(2)(f), 366.061(1), FS

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Cindy Miller, Office of General Counsel, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850 (850) 413-6082. THE FULL TEXT OF THE PROPOSED RULE IS:

#### 25-6.0436 Depreciation.

(1) – (3) No Change.

(4) A utility filing a depreciation study, regardless if a change in rates is being requested or not, shall submit to the Office of Commission Clerk <u>sixfifteen</u> copies of the information required by paragraphs (6)(a) through (f) and (h) of this rule and at least three copies of the information required by paragraph (6)(g).

(5) – (10) No Change.

Specific Authority 350.127(2), 366.05(1) FS.

Law Implemented 350.115, 366.04(2)(f), 366.06(1) FS.

History-New 11-11-82, Amended 1-6-85, Formerly 25-6.436, Amended 4-27-88, 12-12-91, 12-11-00.

NAME OF PERSON ORIGINATING PROPOSED RULE: Craig Hewitt, Division of Economic Regulation, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850 and Ray Kennedy, Division of Competitive Markets & Enforcement, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850.

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 18, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 7, 2007

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FPSC-COMMISSION CLERK

#### PUBLIC SERVICE COMMISSION

RULE NO: RULE TITLE

#### 25-7.045: Depreciation

PURPOSE AND EFFECT: The purpose of the rule amendment is to reduce the number of paper copies of depreciation studies that gas companies must file with the Commission. Docket No. 080052-OT.

SUMMARY: The rule amendments would decrease the required number of copies of filings.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: Regulated companies should have no additional costs because of the proposed rule changes with a slight benefit from fewer copies filed. Customers would have no additional costs because of the proposed rule changes. Small businesses regulated by the Public Service Commission would have a slight benefit from fewer copies filed under the rules. Small cities and counties would have no additional costs. Public Service Commission staff would benefit by not having to handle as many copies from a filing and not having to store the copies.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 350.127(2), 366.05(1), FS

LAW IMPLEMENTED: 350.115, FS

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Cindy Miller, Office of General Counsel, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850 (850) 413-6082. THE FULL TEXT OF THE PROPOSED RULE IS:

#### 25-7.045 Depreciation.

(1) - (3) No Change.

(4) A utility filing a depreciation study, regardless if a change in rates is being requested or not, shall submit to the Office of Commission Clerk office <u>sixfifteen</u> copies of the information required by paragraphs (6)(a) through (f) and (h) of this rule and at least three copies of the information required by paragraph (6)(g).

(5) - (10) No Change.

Specific Authority 350.127(2), 366.05(1) FS.

Law Implemented 350.115 FS.

History-New 11-11-82, Amended 1-6-85, Formerly 25-7.45, Amended 4-27-88, 12-12-91.

NAME OF PERSON ORIGINATING PROPOSED RULE: Craig Hewitt, Division of Economic Regulation, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850 and Ray Kennedy, Division of Competitive Markets & Enforcement, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850.

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 18, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 7, 2007

FAW7045.cm.doc 5422026

#### PUBLIC SERVICE COMMISSION

RULE NO: RULE TITLE

25-24.470: Registration Required

25-24.511: Application for Certificate

25-24.512: Application for Approval of Sale, Assignment or Transfer of Certificate

25-24.567: Application for Certificate

25-24.569: Application for Approval of Assignment or Transfer of Certificate

25-24.720: Application for Certificate

25-24.730: Application for Approval of Sale, Assignment, or Transfer of Certificate

25-24.810: Application for Certificate

25-24.815: Application for Approval of Assignment or Transfer of Certificate

PURPOSE AND EFFECT: The purpose of the rule amendments is to reduce the number of paper copies that companies must file with the Commission. Docket No. 080052-OT

SUMMARY: The rule amendments would decrease the required number of copies of filings in various proceedings and update some filing venues.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: Regulated companies should have no additional costs because of the proposed rule changes with a slight benefit from fewer copies filed. Customers would have no additional costs because of the proposed rule changes. Small businesses regulated by the Public Service Commission would have a slight benefit from fewer copies filed under the rules. Small cities and counties would have no additional costs. Public Service Commission staff would benefit by not having to handle as many copies from a filing and not having to store the copies.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 350.127(2), FS

LAW IMPLEMENTED: 364.02, 364.04, 364.32, 364.33, 364.335, 364.337, 364.3375, 364.345, FS

IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Cindy Miller, Office of General Counsel, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850, (850) 413-6082.

THE FULL TEXT OF THE PROPOSED RULE IS:

#### 25-24.470 Registration Required.

(1) No Change.

(2) An original and  $\underline{two(2)}$  three (3) copies of the company's initial tariff shall be filed. The tariff filing shall conform to the requirements of Rule 25-24.485, F.A.C.

(3) The company's contact information shall be provided using Form PSC/CMP 31 (08/05), entitled "IXC

Registration Form" which is hereby incorporated into these rules. A copy of the form may be obtained from the

Commission's website, at www.floridapsc.com,/utilities/telecomm/ or by contacting the Commission's Division of

Competitive Markets and Enforcement.

(4) No Change.

Specific Authority 350.127(2) FS.

Law Implemented 364.02, 364.04 FS.

History-New 2-23-87, Amended 8-25-05.

#### 25-24.511 Application for Certificate.

(1) No Change.

(2) An applicant shall submit an application on Form PSC/CMP 32 (xx/xx1/06), entitled "Application Form for Authority to Provide Pay Telephone Service Within the State of Florida," which is incorporated into this rule by reference and may be obtained from the Commission's <u>website at www.floridapsc.com/utilities/telecom/ or from the</u> Division of Competitive Markets and Enforcement. A non-refundable application fee of \$250.00 must accompany the filing of all applications.

(3) An original and <u>one copytwo copies</u> of the application shall be filed with the Office of Commission Clerk.

(4) No Change.

Specific Authority 350.127(2) FS.

Law Implemented 364.32, 364.33, 364.335, 364.337, 364.3375, 364.345 FS.

History New 1-5-87, Amended 9-28-89, 4-7-91, 11-20-91, 12-21-92, 2-1-99, 1-5-06.

#### 25-24.512 Application for Approval of Sale, Assignment or Transfer of Certificate.

(1) No Change.

(2) A person seeking to obtain a certificate by sale, assignment or transfer from the holder shall submit an application jointly with the certificate holder on Commission Form PSC/CMP 32 ( $xx/xx^{1/06}$ ), entitled "Application Form for Authority to Provide Pay Telephone Service Within the State of Florida". The application form may be obtained from the Commission's website at www.floridapsc.com/utilities/telecomm/ or from the Division of Competitive Markets and Enforcement. A nonrefundable application fee of \$250.00 must accompany the filing of all applications to cover processing costs. The Commission's acceptance of the application fee does not imply that the application for sale, assignment or transfer of a certificate will be granted.

(3) An original and <u>one copytwo copies</u> of the application shall be filed with the Office of Commission Clerk.

(4) - (5) No Change.

Specific Authority 350.127(2) FS.

Law Implemented 364.32, 364.33, 364.335, 364.337, 364.3375, 364.345 FS.

History-New 1-5-87, Amended 5-15-89, 1-5-06.

#### 25-24.567 Application for Certificate.

(1) An applicant desiring to provide shared tenant service shall submit an application on Commission Form PSC/CMP 37 ( $xx/xx^{1/06}$ ), which is incorporated into this rule by reference. Form PSC/CMP 37 ( $xx/xx^{1/06}$ ), entitled "Application Form for Authority to Provide Shared Tenant Service Within the State of Florida," may be obtained from the Commission's website at www.floridapsc.com/utilities/telecomm/ or by contacting the Commission of Competitive Markets and Enforcement. A non-refundable application fee of \$250.00 must accompany the filing of all applications.

(2) An original and <u>one copytwo copies</u> of the application shall be filed with the Office of Commission Clerk.

(3) - (4) No Change. Specific Authority 350.127(2) FS. Law Implemented 364.33, 364.335, 364.339, 364.345 FS.

History-New 1-28-91, Amended 5-8-91, 11-20-91, 7-29-97, 1-5-06.

#### 25-24.569 Application for Approval of Sale, Assignment or Transfer of Certificate.

(1) A company desiring to obtain a certificate by sale, assignment or transfer from the holder thereof shall submit an application jointly with the certificate holder on Commission Form PSC/CMP 37 (xx/xx1/06), which is incorporated into this rule by reference. Form PSC/CMP 37 (xx/xx1/06) is entitled "Application Form for Authority to Provide Shared Tenant Service Within the State of Florida." The application form may be obtained from the <u>Commission's website at www.floridapsc.com/utilities/telecomm/ or</u> by contacting the Commission's Division of Competitive Markets and Enforcement. A nonrefundable application fee of \$250.00 must accompany each application. The Commission's acceptance of the application fee does not imply that the application for sale, assignment or transfer of a certificate will be granted.

(2) An original and <u>one copytwo copies</u> of the application shall be filed with the Office of Commission Clerk.

(3) – (4) No Change.

Specific Authority 350.127(2) FS.

Law Implemented 364.32, 364.33, 364.335, 364.337, 364.339, 364.345 FS.

History-New 1-28-91, Amended 11-20-91, 7-29-97, 1-5-06.

#### 25-24.720 Application for Certificate.

(1) An applicant seeking to provide Alternative Access Vendor service shall submit an application on Commission Form PSC/CMP 43 (xx/xx1/06), entitled "Application Form for Authority to Provide Alternative Access Vendor Service within the State of Florida," which is incorporated into this rule by reference. The form may be obtained from the Commission's website at www.floridapsc.com/utilities/telecomm/ or by contacting the Division of Competitive Markets and Enforcement. A nonrefundable application fee of \$250.00 must accompany each application to cover processing costs. The Commission's acceptance of the application fee does not imply that a certificate will be granted.

(2) An original and <u>one copy</u>two copies of the application shall be filed with the Office of Commission Clerk.

(3) No Change.

Specific Authority 350.127(2) FS.

Law Implemented 364.33, 364.335, 364.337, 364.345 FS.

History-New 1-8-95, Amended 1-5-06.

#### 25-24.730 Application for Approval of Sale, Assignment, or Transfer of Certificate.

(1) A person seeking to obtain a certificate by sale, assignment or transfer from the holder shall submit an application jointly with the certificate holder on Commission Form PSC/CMP 43 (xx/xx1/06) (entitled "Application Form for Authority to Provide Alternative Access Vendor Service within the State of Florida"). The application form may be obtained from the Commission's website at www.floridapsc.com/utilities/telecomm/ or the Division of Competitive Markets and Enforcement. A nonrefundable application fee of \$250.00 must accompany each application to cover processing costs. The Commission's acceptance of the application fee does not imply that the application for sale, assignment or transfer of a certificate will be granted.

(2) An original and <u>one copy</u>two copies of the application shall be filed with the Office of Commission Clerk.

(3) (4) No Change. Specific Authority 350.127(2) FS. Law Implemented 364.32, 364.33, 364.335, 364.337, 364.345 FS. History-New 1-8-95, Amended 1-5-06.

#### 25-24.810 Application for Certificate.

(1) An applicant for a certificate shall submit an application on Form PSC/CMP 8-T (xx/xx1/06), which is incorporated into this rule by reference. Form PSC/CMP 8-T (xx/xx1/06), entitled "Application Form for Authority to Provide Competitive Local Exchange Service Within the State of Florida", may be obtained from the <u>Commission's website at www.floridapsc.com/utilities/telecomm/ or</u> by contacting the Commission's Division of Competitive Markets and Enforcement. A non-refundable application fee of \$400.00 must accompany the filing of each application.

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(2) An original and <u>one copytwo copies</u> of the application shall be filed with the Office of Commission Clerk.

Specific Authority 350.127(2) FS.

Law Implemented 364.335 FS.

History-New 12-27-95, Amended 1-5-06.

#### 25-24.815 Application for Approval of Sale, Assignment or Transfer of Certificate.

(1) A person obtaining a certificate by sale, assignment or transfer from the holder thereof shall submit jointly with the certificate holder an application on Form PSC/CMP 8-T ( $xx/xx^{1/06}$ ), which is incorporated into this rule by reference. Form PSC/CMP 8-T ( $xx/xx^{1/06}$ ), entitled "Application Form for Authority to Provide Competitive Local Exchange Service Within the State of Florida", may be obtained from the Commission's website at www.floridapsc.com/utilities/telecomm/ or by contacting the Commission's Division of Competitive Markets and Enforcement. A non-refundable application fee of \$400.00 must accompany the filing of each application.

(2) An original and <u>one copytwo copies</u> of the application shall be filed with the Office of Commission Clerk.

(3) - (5) No Change. Specific Authority 350.127(2) FS. Law Implemented 364.335, 364.345(2) FS. History–New 12-27-95, Amended 1-5-06.

NAME OF PERSON ORIGINATING PROPOSED RULE: Craig Hewitt, Division of Economic Regulation, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850 and Ray Kennedy, Division of Competitive Markets & Enforcement, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850. NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 18, 2008 DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 7, 2007

FAW25-24.cm.doc 5424354

#### PUBLIC SERVICE COMMISSION

RULE NO: RULE TITLE

25-30.032: Applications

25-30.140: Depreciation

25-30.565: Application for Approval of New or Revised Service Availability Policy or Charges

PURPOSE AND EFFECT: The purpose of the rule amendments is to reduce the number of paper copies that companies must file with the Commission. Docket No. 080052-OT.

SUMMARY: The rule amendments would decrease the required number of copies of filings in various proceedings and update some filing venues.

SUMMARY OF STATEMENT OF ESTIMATED REGULATORY COSTS: Regulated companies should have no additional costs because of the proposed rule changes with a slight benefit from fewer copies filed. Customers would have no additional costs because of the proposed rule changes. Small businesses regulated by the Public Service Commission would have a slight benefit from fewer copies filed under the rules. Small cities and counties would have no additional costs. Public Service Commission staff would benefit by not having to handle as many copies from a filing and not having to store the copies.

Any person who wishes to provide information regarding a statement of estimated regulatory costs, or provide a proposal for a lower cost regulatory alternative must do so in writing within 21 days of this notice.

SPECIFIC AUTHORITY: 350.127(2), 367.121, 367.101, FS

LAW IMPLEMENTED: <u>350.115</u>, <u>367.031</u>, <u>367.045</u>, <u>367.071</u>, <u>367.081(12)</u>, <u>367.101</u>, <u>367.121(1)</u>, <u>FS</u> IF REQUESTED WITHIN 21 DAYS OF THE DATE OF THIS NOTICE, A HEARING WILL BE SCHEDULED AND ANNOUNCED IN FAW.

THE PERSON TO BE CONTACTED REGARDING THE PROPOSED RULE IS: Cindy Miller, Office of General Counsel, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850 THE FULL TEXT OF THE PROPOSED RULE IS:

THE FULL TEXT OF THE FROFOSED ROL

#### 25-30.032 Applications.

(1) Each utility subject to regulation by the Commission shall apply for an initial certificate of authorization, amendment to an existing certificate of authorization, transfer, or name change by filing a completed application and <u>six12</u> copies, in accordance with either Rule 25-30.033, 25-30.034, 25-30.035, 25-30.036, subsection 25-30.037(1) or (2), or Rule 25-30.039, F.A.C. However, a utility shall apply for a transfer to a governmental authority by filing a completed application and two copies, in accordance with subsections 25-30.037(3) and (4), F.A.C. The application shall be filed with the <del>Director,</del> Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850. Sample application forms may be obtained from the Division of Economic Regulation, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850.

(2) – (3) No Change.

Specific Authority 350.127(2), 367.121 FS. Law Implemented 367.031, 367.045, 367.071, 367.083 FS. History-New 1-27-91, Amended 11-30-93.

#### 25-30.140 Depreciation.

(1) -- (6)(a) No Change.

(b) A utility filing for such a revision of depreciation rates shall submit <u>sixten</u> copies of the filing to the office of the Office of Commission Clerk.

(c) – (9) No Change.

Specific Authority 350.127(2), 367.121(1) FS.

Law Implemented 350.115, 367.081(2), 367.121(1) FS.

History-New 3-22-84, Formerly 25-10.32, 25-10.032, Amended 11-10-86, 5-8-88, 11-21-95, 12-4-03.

25-30.565 Application for Approval of New or Revised Service Availability Policy or Charges.

(1) Each application for a service availability policy or charges shall be filed in original and  $\underline{six}$  copies.

(2) – (6) No Change.

Specific Authority 367.121(1), 367.101 FS.

Law Implemented 367.101 FS.

History-New 6-14-83, Amended 11-10-86, 11-30-93.

NAME OF PERSON ORIGINATING PROPOSED RULE: Craig Hewitt, Division of Economic Regulation, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850 and Ray Kennedy, Division of Competitive Markets &

Enforcement, 2540 Shumard Oak Blvd., Tallahassee, FL 32399-0850.

NAME OF SUPERVISOR OR PERSON WHO APPROVED THE PROPOSED RULE: Florida Public Service Commission

DATE PROPOSED RULE APPROVED BY AGENCY HEAD: March 18, 2008

DATE NOTICE OF PROPOSED RULE DEVELOPMENT PUBLISHED IN FAW: September 7, 2007

FAW25-30.cm.doc 5424742 Rules 25-6.0436, 25-7.045, 25-30.032, 25-30.565, 25-30.140, 25-24.470, 25-24.511, 25-24.512, 25-24.567, 25-24.569, 25-24.720, 25-24.730, 25-24.810, 25-24.815 Docket No. 080052-OT

# STATEMENT OF FACTS AND CIRCUMSTANCES JUSTIFYING RULE

The Commission's Inspector General conducted a review of filing requirements in

Commission rules with the goals of reflecting current Commission needs for numbers of copies,

reducing burdens on filing parties, and conserving paper and other resources.

## STATEMENT ON FEDERAL STANDARDS

There is no federal standard on the same subject.



# Hublic Service Commission

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

# -M-E-M-O-R-A-N-D-U-M-

The -

(a)

DATE: February 20, 2008

TO: Office of General Counsel (Miller)

**FROM:** Division of Economic Regulation (Hewitt)

**RE:** Statement of Estimated Regulatory Costs for Proposed Rule Amendments to 25-6.0436, Depreciation; 25-7.045, Depreciation; 25-30.032, Applications; 25-30.565, Application for Approval of New or Revised Service Availability Policy or Charges; 25-30.140, Depreciation; 25-24.470, Registration Required; 25-24.511 Application for Certificate, 25-24.512, Application for Approval of Sale, Assignment or Transfer of Certificate; 25-24.567, Application for Certificate; 25-24.569, Application for Approval of Sale, Assignment or Transfer of Certificate; 25-24.720, Application for Certificate; 25-25.810, Application for Certificate; and 25-24.815, Application for Approval of Sale, Assignment or Transfer of Certificate;

## DETAILED DESCRIPTION OF THE PROPOSED RULE AMENDMENTS

1. Why it is being proposed?

Recommendation of Inspector General

The proposed amendments would implement recommended changes.

2. What do the rules do and how do they accomplish the goals?

The current rules have requirements for the number of copies to be filed with certain applications and reports. The proposed amendments would decrease the required number of copies to be filed.

#### **IMPACT ON THE PSC**

Rule implementation and enforcement costs and impact on revenues For the agency and other state and local government entities

#### Incremental costs

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There should be no incremental costs from fewer copies being filed.

An incremental cost to the Commission would be the usual costs of promulgating a rule.

#### Incremental benefits

Commission staff would benefit by not having to handle as many copies from a filing and not having to store the extra copies. There should be no impact on FPSC revenues. Other state and local government entities should not be impacted.

#### WHO BESIDES THE PSC WILL BE AFFECTED BY ADOPTION OF THE PROPOSALS

Estimated number of entities required to comply and General description of individuals affected

#### Utilities

Any of the approximately 1635 PSC regulated companies in Florida that have filings under the rules in question would be affected.

#### Customers

Customers should not be affected by the proposed rule changes.

#### Impact on small businesses, small cities, or small counties

There should be no impact from the rule changes on small businesses, small cities, or small counties, except for small business regulated by the PSC which would benefit.

Outside business and local governments

There should be no impact from the rule changes on businesses, cities, or counties.

### HOW ARE THE PARTIES ABOVE AFFECTED BY THE ADOPTION OF THE PROPOSAL

Estimated transactional costs to individuals and entities

Utilities

Regulated companies should have no additional costs because of the proposed rule changes with a slight benefit from fewer copies filed.

#### Customers

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Customers would have no additional costs because of the proposed rule changes.

## Outside business including specifically small businesses

Outside businesses or small businesses would have no additional costs because of the proposed rule changes. If they are small business regulated by the PSC they would have a slight benefit from fewer copies filed under the rules.

#### Local governments

Small cities or small counties would have no additional costs because of the proposed rule changes.

# ANY OTHER PERTINENT COMMENTS REGARDING THE APPLICATION OF THE PROPOSED RULE

None.

CH:kb

cc: Mary Andrews Bane Chuck Hill Ray Kennedy Hurd Reeves