### BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Initiation of rulemaking to amend and DOCKET NO. 080641-TP repeal rules in Chapters 25-4 and 25-9, F.A.C., pertaining to telecommunications.

ORDER NO. PSC-09-0021-FOF-TP ISSUED: January 6, 2009

The following Commissioners participated in the disposition of this matter:

## MATTHEW M. CARTER II, Chairman LISA POLAK EDGAR KATRINA J. McMURRIAN NANCY ARGENZIANO NATHAN A. SKOP

#### NOTICE OF ADOPTION OF RULES

BY THE COMMISSION:

NOTICE is hereby given that the Florida Public Service Commission, pursuant to Section 120.54, Florida Statutes, has adopted amendments to amend Rules 25-4.020, 25-4.022, 25-4.034, 25-4.115, 25-4.117, 25-9.001, 25-9.002, 25-9.005, 25-9.009, 25-9.022, 25-9.027, and 25-9.029, and repealed Rules 25-4.019, 25-4.069, 25-4.112, 25-4.200, 25-9.008 and 25-9.032, Florida Administrative Code, relating to telecommunications regulation without changes.

The rules were filed with the Department of State on January 5, 2009 and will be effective on January 25, 2009. A copy of the rules as filed with the Department is attached to this Notice.

This docket shall remain open.

By ORDER of the Florida Public Service Commission this 6th day of January, 2009.

ANN COLE Commission Clerk

(SEAL)

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DOCUMENT NUMBER-DATE 00090 JAN-68 **FPSC-COMMISSION CLERK** 

#### 25-4.019 Records and Reports in General.

(1) Each utility shall furnish to the Commission at such times and in such form as the Commission may require, the results of any required tests and summaries of any required records. The utility shall also furnish the Commission with any information concerning the utility's facilities or operations which the Commission may reasonably request and require. All such data, unless otherwise specified, shall be consistent with and reconcilable with the utility's annual report to the Commission.

(2) Where a telephone company is operated with another enterprise, records must be separated in such manner that the results of the telephone operation may be determined at any time.

(3) Upon notification to the utility, members may, at reasonable times, make personal visits to the company offices or other places of business within or without the State and may inspect any accounts, books, records, and papers of the company which may be necessary in the discharge of Commission duties. Commission staff members will present Commission identification cards as the written authority to inspect records. During such visits the company shall provide the staff member(s) with adequate and comfortable working and filing space, consistent with the prevailing conditions and climate, and comparable with the accommodations provided the company's outside auditors.

Specific Authority 350.127(2) FS.

Law Implemented 364.18, 364.183, 364.386 FS.

History-Revised 12-1-68, Amended 5-4-81, Formerly 25-4.19, Repealed

### 25-4.020 Location and Preservation of Records.

(1) All records that a company is required to keep, by reason of these or other rules prescribed by the Commission, shall be kept at the office or offices of the company within the State unless

otherwise authorized by the Commission.

(2) Any company that keeps its records outside the State shall reimburse the Commission for the reasonable travel expense incurred by each Commission representative during any review of the out-of-state records of the company or its affiliates. Reasonable travel expenses are those travel expenses that are equivalent to travel expenses paid by the Commission in the ordinary course of its business.

(a) The company shall remit reimbursement for out-of-state travel expenses within 30 days from the date the Commission mails the invoice.

(b) The reimbursement requirement in subsection (2) shall be waived:

1. For any company that makes its out-of-state records available at the company's office located in Florida or at another mutually agreed upon location in Florida within 10 working days from the Commission's initial request. If 10 working days is not reasonable because of the complexity and nature of the issues involved or the volume and type of material requested, the Commission may establish a different time frame for the company to bring records into the state. For individual data requests made during an audit, the response time frame established in Rule 25-4.0201, F.A.C., shall control; or

2. For a company whose records are located within 50 miles of the Florida state line.

(3) All records shall be preserved for the period of time specified in Form PSC/ECR/17-T (5/93), entitled "Schedule of Records and Periods of Retention" which is incorporated by reference into this rule, and may be obtained from the Director, Division of Economic Regulation, Florida Public Service Commission.

(a) However, all source documents retained as required by subsection 25-4.020(3), F.A.C., shall be maintained in their original form for a minimum of three years, or for any lesser period of

time specified for that type of record in Form PSC/ECR/17-T, after the date the document was created or received by the company. This paragraph does not require the company to create paper copies of documents where the company would not otherwise do so in the ordinary course of its business. The Commission may waive the requirement that documents be retained in their original form upon a showing by a company that it employs a storage and retrieval system that consistently produces clear, readable copies that are substantially equivalent to the originals, and clearly reproduces handwritten notations on documents.

(b) The company shall maintain written procedures governing the conversion of source documents to a storage and retrieval system, which procedures ensure the authenticity of documents and the completeness of records. Records maintained in the storage and retrieval system must be easy to search and easy to read.

(4) During any audit or review of records, the company shall provide Commission staff with adequate and comfortable working and filing space, consistent with the prevailing conditions and climate, and comparable with the accommodations provided the company's outside auditors.
Specific Authority 350.127(2), 364.016, 364.17, 364.18, 364.183, 364.185 FS.
Law Implemented 364.016, 364.17, 364.18, 364.183, 364.185 FS.
History–Revised 12-1-68, Amended 3-31-76, Formerly 25-4.20, Amended 6-23-93, 11-13-95, \_\_\_\_\_.

#### 25-4.022 Complaints - Trouble Reports, Etc.

(1) Each telephone company shall maintain for at least six (6) months a record of all signed written complaints made by its subscribers regarding service or errors in billing., as well as a record of each case of trouble or service interruption that is reported to repair service. This record shall include the name and/or address of the subscriber or complainant, the date (and for

reported trouble, the time) received, the nature of the complaint, or trouble reported, the result of any investigation, the disposition of the complaint or service problem, and the date (and for reported trouble, the time) of such disposition.

(2) Each signed letter of complaint shall be acknowledged in writing or by contact by a representative of the company.

Specific Authority 350.127(2), 364.17 FS.

Law Implemented 364.051, 364.17, 364.183, FS.

History–Revised 12-1-68, Formerly 25-4.22, Amended

### 25-4.034 Tariffs.

## (1) Except to the extent otherwise permitted by Section 364.051(5)(a), F.S., Eeach

telecommunications company shall maintain on file with the Commission tariffs which set forth all rates and charges for customer services, the classes and grades of service available to subscribers, the conditions and circumstances under which service will be furnished, and all general rules and regulations governing the relation of customer and <u>utilitycompany</u>. The rates and charges for contract service arrangements for an individual customer need not be filed where the company's tariff provides a description of the circumstances under which such arrangements are offered for specified tariffed services. Tariff filings shall be in compliance with the requirements of Chapter 25-9, F.A.C., of the Commission rules entitled "Construction and Filing of Tariffs by Public Utilities."

(2) Filing shall mean received by the office of the Division of Regulatory Compliance during normal business hours. Any tariff received by the Division of Regulatory Compliance after 5:00 p.m. shall be considered filed on the next regular business day. All proposed changes to an existing tariff that are submitted by hard copy shall be directed to the Director of the Division of

Regulatory Compliance, Florida Public Service Commission, 2540 Shumard Oak Boulevard, Tallahassee, FL 32399-0850 and shall include an original and two (2) copies of each revised tariff sheet. A letter of transmittal shall accompany each tariff filing, which lists the included sheets, by sheet number and revision level as specified in subsections (6)(c) - (e), and gives a brief description of all changes. If acknowledgment of a hard copy filing is desired, the letter of transmittal shall be sent in duplicate with a request that the duplicate be returned.

(2)(3) Each company shall file, as an integral part of its tariff, maps defining the exchange service areas. These maps shall delineate the boundaries in sufficient detail that they may be located in the field and shall embrace all territory included in the certificate of convenience and necessity.

(34) Each telecommunications company shall maintain on file in each of its business offices, <u>make</u> available for public inspection upon request, <u>either a printed</u> copy <u>or an electronic copy</u> of <u>its retail tariffs</u>. the local exchange tariff for exchanges under the administration of that office, its general exchange tariff, and its schedule of intrastate toll rates. Each business office shall likewise make available a copy of Chapter 25-4, F.A.C., of the Florida Public Service Commission Rules and Regulations for public inspection upon request.

(5) Companies shall charge only the rates and credits contained in their tariff. If a company desires to deviate temporarily from its normal tariffed rates and credits, the company shall file a single tariff change reflecting the conditions of the temporary tariff change. Such tariff provision shall include the heading "Promotion," and shall state the name of the promotion, a specific description of the tariffed service(s) involved, including all applicable rates, benefits, terms, and conditions, and the beginning and ending dates of the promotion.

(6) Tariffs shall comply with the following conventions:

(a) Each sheet shall have a left-hand margin of at least 3/4". All sheets and copies must be clear and legible. Tariffs submitted in hard copy form shall be in loose leaf form on  $8 \ 1/2$ "  $\times 11$ " sheets, typewritten on white paper, using one side of the paper only.

(b) Each sheet shall bear the name of the company, as certificated with the Commission, the name and title of the issuing officer, and the effective date of the sheet.

(c) Every sheet in the tariff shall be numbered.

(d) Each initially approved sheet in the tariff shall be marked "Original Sheet" in the upper right-

hand corner of the sheet. As an example: Original Sheet No. 4, or Original Sheet No. 5.2.

(e) Revised sheets in the tariff shall be marked with the number of the revision in the upper right-

hand corner and the number of the sheet it replaces. As an example:

First Revised Sheet No. 4

Cancels Original Sheet No. 4

(f) The tariffs shall contain at a minimum the following:

1. Table of Contents and Index. All tariffs shall have a table of contents identifying the page location of each section in the tariff. Each section shall also be individually indexed by subject. 2. Symbols Used in Tariff Filings. Symbols used in any proposed change to the existing tariff shall appear on the right hand side of each sheet on the same line(s) in which any change has been made. If three or more consecutive lines are affected, one symbol shall be placed on the first and last lines with a vertical line connecting the two symbols. Two or more symbols shall be placed next to each other on any line with multiple types of changes. The symbol page shall identify all symbols used in the tariff.

3. Technical Terms and Abbreviations. This section shall contain all technical and special terms and abbreviations used in the tariff.

(7) With each filing, the company shall provide a coded copy of each tariff sheet filed showing changes to the existing tariff sheet. Changes shall be indicated by inserting and underlining new words; words to be deleted shall be lined through with hyphens.

Specific Authority 350.127(2) FS.

Law Implemented 364.04, 364.163 FS.

History-New 3-31-76, Amended 11-29-82, Formerly 25-4.34, Amended 9-13-88, 4-16-90, 3-10-

96,\_\_\_\_\_.

25-4.069 Maintenance of Plant and Equipment.

Each telecommunications company shall adopt and pursue a maintenance program aimed at achieving efficient operation of its system so as to permit the rendering of safe, adequate, and continuous service at all times.

Specific Authority 350.127(2) FS.

Law Implemented 364.03, 364.15 FS.

History-Revised 12-1-68, Amended 12-13-82, 9-30-85, Formerly 25-4.69, Amended 4-16-90, 3-

10-96,\_\_\_\_\_.

## 25-4.112 Termination of Service by Customer.

Any customer may be required to give reasonable notice of his intention to discontinue service. Until the telephone utility shall be notified, the customer may be held responsible for charges for telephone service.

Specific Authority 350.127(2) FS.

Law Implemented 364.03, 364.19 FS.

History-New 12-1-68, Repealed .

25-4.115 Directory Assistance.

(1) Directory assistance service provided by any telephone company shall be subject to the following:

(a) Charges for directory assistance shall be reflected in tariffs filed with the Commission and shall apply to the end-user.

(b) The tariff shall state the number of telephone numbers that may be requested by a customer per directory assistance call.

(2) Charges for calls within a local calling area or within a customer's Home Numbering Plan Area (HNPA) shall be at rates prescribed in the general service tariff of the local exchange company originating the call and shall be subject to the following:

(a) There shall be no charge for directory assistance calls from lines or trunks serving individuals with disabilities. As used in this rule, "disability" means, with respect to an individual – A physical or mental impairment that prohibits a customer from using the telephone directory.
(b) The same charge shall apply for calls within a local calling area and calls within an HNPA.
(c) The tariff shall state the number of calls per billing month per individual line or trunk to the number designated for local directory assistance (i.e., 411, 311 or 611) for which no charges will apply. The local exchange company shall charge for each local directory assistance call in excess of this allowance. The charge shall not apply for calls from pay stations.

(d) The local exchange company shall apply the charge for each call to the number designated for long distance directory assistance within the customer's HNPA (i.e., 1 + (850) 555-1212). Specific Authority 350.127 FS.

Law Implemented 364.02, 364.025, 364.03, 364.04, 364.07, 364.08 FS.

History–New 6-12-86, Amended 6-3-90, 5-31-93, 11-21-95, 5-8-05,

## 25-4.117 800 Toll Free Service.

Telephone companies are prohibited from billing to or collecting from the originating caller any charges for <u>intrastate</u> calls to <u>toll free numbers (e.g., 800, 866, 877, and 888)</u> an 800 service subscriber.

Specific Authority 350.127(2) FS.

Law Implemented 364.03, 364.04, 364.051 FS.

History-New 3-5-90, Repealed

## 25-4.200 Application and Scope.

The purpose of this part is to adopt streamlined procedures for regulating small local exchange companies as required by Section 364.052, F.S. This part shall apply to all small local exchange companies, except as otherwise noted.

Specific Authority 350.127(2) FS.

Law Implemented 364.052 FS.

History-New 3-10-96, Repealed \_\_\_\_\_.

## 25-9.001 Application and Scope.

(1) The provisions of Parts I, II and III of these rules shall only apply to public utilities as defined in subsection 25-9.002(2), F.A.C., and Parts IV and V of these rules shall only apply to municipalities and cooperatives as defined in subsection 25-9.051(2), F.A.C. Except as provided by Parts X through XIV, Chapter 25-24, F.A.C., tThe provisions of this Chapter shall not apply to Interexchange Companies, Pay Telephone Service Companies, Shared Tenant Service Companies, Operator Service Provider Companies, or Alternative Access Vendor Service Providers, Competitive Local Exchange Companies or Local Exchange Companies.
(2) The following shall prescribe the procedures to be used by public utilities in filing:
(a) Rules and Regulations.

(b) Rate Schedules.

(c) Standard Forms and Riders.

(d) Contracts and Agreements.

(e) Tariffs.

(3) No rules and regulations, or schedules of rates and charges, or modifications or revisions of the same, shall be effective until filed with and approved by the Commission as provided by law.

(4) Upon acceptable showing by any utility, the Commission may waive or modify, as to that utility, the provisions of any rule herein contained, except when such provisions are fixed by statute.

(5) No deviation from these rules shall be permitted unless authorized in writing by the Commission.

Specific Authority 350.127(2), 366.05(1), 367.121 FS.

Law Implemented 364.03, 364.04, 364.05, 364.08, 364.337, 366.04(2)(b), 366.05(1), 367.041(2),

367.091, 367.101 FS.

History–Repromulgated 1-8-75, 10-22-75, Amended 8-9-79, Formerly 25-9.01, Amended 2-23-86, 1-8-95, \_\_\_\_\_.

## 25-9.002 Definitions.

For the purposes of these regulations the following definitions shall apply:

(1) The word "Commission" refers to the Florida Public Service Commission.

(2) Except where a different meaning clearly appears from the context, the word or words "utility" or "public utility" as used in these rules shall mean and include all electric and gas utilities, water systems, <u>and wastewater systems</u>, <del>telephone companies and telegraph companies</del> which are, or may hereafter be, subject to the jurisdiction of this Commission.

(3) The term "rules" and/or "regulations" refers to the general practices followed by the utility in carrying on its business with its customers and includes the rules, practices, classifications, exceptions and conditions observed by the utility in supplying service.

(4) The term "rate" refers to the price or charge for utility service.

(5) The term "rate schedule" refers to the rate or charge for the particular classification of service plus the several provisions necessary for billing, including all special terms and conditions under which service shall be furnished at such rate or charge.

(6) The term "standard forms" means and includes all standard contract or agreement forms for execution between the utility and its customers.

(7) "Contracts and agreements" shall refer to special contracts entered into by the utility for the sale of commodity or services in a manner or subject to provisions not specifically covered by its filed standard rate schedules.

(8) The term "tariff" shall refer to the assembled volume containing the "rules," "regulations," "rate schedules," "standard forms," "contracts," and other material required by these regulations as filed with the Commission.

Specific Authority 350.127(2), 366.05(1), 367.121 FS.

Law Implemented 364.04, 366.05(1), 367.021 FS.

History–Repromulgated 1-8-75, 10-22-75, Formerly 25-9.02, Amended

#### 25-9.005 Information to Accompany Filings.

(1) Except in the case of schedules published under authority of an order of the Commission that sets rates, charges or conditions of service, each letter of transmittal shall be accompanied by the following items in connection with each service classification in which any change is proposed:(a) As applicable, a tabulation in typical bill form setting forth, at representative consumption

levels, the charges applicable under the present and proposed rates, together with the differences expressed in dollars and in percent;

(b) The estimated gross increase or decrease in annual revenues resulting therefrom, if ascertainable.

(2) In addition to the foregoing, Telephone Companies, Eclectric utilities and gas utilities shall provide the following:

(a) A description of the service or equipment and its functions;

(b) A statement of the justification for the change and documentation supporting that justification;

(c) If a service or type of equipment is proposed to be limited or discontinued, a description of other service or equipment options available to customers.

(d) A company may request a waiver of any of the requirements of this subsection upon a written application showing that the requirement is inordinately burdensome or unnecessary for analysis of its filing. The directors of the Divisions of Economic Regulation <del>and Competitive Markets</del> <del>and Enforcement, respectively,</del> will dispose of any such request. A company may request Commission review of a denial of a waiver.

(3)(a) When a local exchange telephone company whose annual revenues from regulated telecommunications operations are \$100,000,000 or more files a tariff to introduce a new service, incremental cost data shall be filed sufficient to demonstrate that the proposed rates for the service are not below incremental cost. When a local exchange telephone company whose annual revenues from regulated telecommunications services are less than \$100,000,000 files a tariff for a new service, it shall provide incremental cost data, if available, or otherwise demonstrate that the proposed rates for the telephone company's incremental cost.

(3)(b) Where the change involves a rate or charge and the electric,<u>or</u> gas, or telephone utility elects to make a cost study, the utility shall file a cost information statement containing a summary of the cost study performed, including:

1. All underlying assumptions;

2. The cost study number, if assigned;

3. The cost of providing the service or equipment;

4. The proposed contribution above or below direct cost, stated in both dollars and percent;

5. A statement as to why each above-cost or below-cost contribution rate was chosen; and

6. The anticipated effect of the change on the company's rate of return.

(4) Whenever a new or additional service classification or rate schedule is filed with the Commission, the information required by subsection (1) above need not be furnished. In lieu thereof, a statement shall be filed stating the purpose and reason for the new service classification or schedule and, if determinable, the estimated annual revenue to be derived therefrom and the estimated number of customers to be served thereby.

(5) The company shall provide a coded copy of each tariff sheet filed showing changes to the existing tariff sheet. Changes shall be indicated by inserting and underlining new words; words to be deleted shall be lined through with hyphens.

(6) The provisions of paragraph (1)(b) and subsections (2) and (3) shall not apply to telephone interexchange carriers granted exemptions by Order No. 13678, issued September 13, 1984. Specific Authority 350.127(2) FS.

Law Implemented 364.05, 364.3381, 366.06, 367.081 FS.

History–Repromulgated 1-8-75, 10-22-75, Amended 1-18-82, 8-8-85, Formerly 25-9.05, Amended 5-24-94,

## 25-9.008 Telephone Utility Tariffs.

In general, the filed tariffs of telephone and telegraph utilities shall contain the following:

Ref. Rule No.

(1) Front cover	<del>25-9.020</del>
<del>(2) Title page</del>	<del>25-9.021</del>
(3) Table of contents	<del>25-9.022</del>
(4) General description of the territory served	<del>25-9.023</del>
(5) Technical terms and abbreviations	<del>25-9.025</del>
(6) Index of general rules and regulations	<del>25-9.026</del>
(7) General rules and regulations	<del>25-9.027</del>
(8) Index to local exchange schedules	<del>25-9.029</del>
(9) Local exchange schedules	<del>25-9.030 &amp; 25-9.032</del>

(10) Back cover

Specific Authority 350.127(2) FS.

Law Implemented 364.04 FS.

History-Repromulgated 1-8-75, 10-22-75, Formerly 25-9.08, Repealed \_\_\_\_\_.

## 25-9.009 Numbering and General Data Required for Each Sheet.

The numbering and general data required by this rule and listed below shall appear on each sheet in the rate book excepting the front and back covers and the individual sheets of special contracts.

(1) Every sheet (or page) in the rate book shall be numbered. While any system which provides for an orderly arrangement of the tariff is acceptable, it is suggested that, in the interest of

uniformity, all utilities give consideration to the following recommended procedures:

(a) Those utilities subject to Rule 25-9.007, F.A.C., should employ a decimal system of numbering, so that any new or additional material may be inserted in the logical place in the proper section of the tariff.

(b) Telephone and telegraph utilities covered by Rule 25-9.008, F.A.C., should continue the presently effective section and sheet numbering system which is uniformly employed by all such utilities, the size and construction of whose tariffs require such division.

(b)(c) Utilities of any classification, the size of whose tariffs are limited to relatively few pages, may, at their option, employ a simple consecutive sheet numbering system.

(2) Each sheet shall bear the name of the utility, which shall appear in the upper left-hand corner of the sheet.

(3) The FIRST issue of each sheet in the rate book shall be marked "Original Sheet" in the upper right-hand corner of the sheet. As an example:

Original Sheet No. 1, or Original Sheet No. 5.2.

(4) Revised sheets in the rate book shall be marked with the serial number of the revision in the upper right-hand corner and the number of the sheet it replaces. As an example:

First Revised Sheet No. 1

Cancels Original Sheet No. 1

or

Fourth Revised Sheet No. 5.2

Cancels Third Revised Sheet No. 5.2

(5) At the bottom of each sheet shall appear the name and title of the issuing officer of the utility. Specific Authority 350.127(2), 367.121 FS. Law Implemented 364.04, 366.05, 367.041 FS.

History-Repromulgated 1-8-75, 10-22-75, Formerly 25-9.09, Amended

# 25-9.022 Table of Contents.

(1) In rate books of less than thirty (30) sheets, the table of contents may serve as a detailed subject index for the entire volume or for all sections the size of which does not require an individual index.

(2) In the larger rate books the major sections will be individually indexed in accordance with

Rules 25-9.007 and 25-9.008, F.A.C. In these larger rate books the table of contents will serve as

an index or guide to the separate sections as set out in said two rules Rule 25-9.007, F.A.C.

Specific Authority 350.127(2), 366.05(1), 367.121 FS.

Law Implemented <del>364.04,</del> 366.05(1), 367.041(2) FS.

History–Repromulgated 1-8-75, Formerly 25-9.22, Amended

## 25-9.027 Rules and Regulations.

(1) This section shall include all rules, regulations, practices, services, classifications, exceptions and conditions made or observed relative to the utility service furnished which are general and apply to all or many of the rate schedules or exchange areas served.

(2) The regulations shall be lettered or numbered and titled so that convenient reference can be made to them.

(3) If a general regulation does not apply to a particular schedule, <u>or classification or exchange</u>, that fact should be clearly stated.

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

Law Implemented 364.04, 366.05(1), 367.041(2) FS.

History–Repromulgated 1-8-75, Formerly 25-9.27, Amended

## 25-9.029 Index of Rate or Exchange Schedules.

(1) This section shall provide an index to facilitate prompt reference to any particular rate

schedule or to any given exchange.

(2) In cases where the rate sections for which this index is provided contain less than twelve (12)

sheets, this section may be omitted.

Specific Authority 350.127(2), 366.05(1), 367.121 FS.

Law Implemented 364.04, 366.05(1), 367.041(2) FS.

History–Repromulgated 1-8-75, Formerly 25-9.29, Amended

### 25-9.032 Telephone Utility Exchange Schedules.

(1) Local rates for no more than one exchange area shall appear on a single sheet.

(2) Local exchange schedules shall be arranged alphabetically and the sequence of arrangement

of information for each schedule shall be as follows:

(a) Application of and exceptions to general regulations and rates shall be clearly stated.

(b) Rates and services within the base rate area.

(c) Rates and services outside the base rate area but within the exchange service area.

(d) Miscellaneous local rates and services if not shown in or if they differ from the general rates

and services otherwise applicable.

(e) Map and/or-written description of base rate area.

(f) Map and/or written description of exchange service area.

Specific Authority 350.127(2), FS.

Law Implemented 364.04 FS.

History–Repromulgated 1-8-75, Formerly 25-9.32, Repealed