BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

IN RE: Amendment of Rule) DOCKET NO. 391128-TI 25-24.480, F.A.C., pertaining) to Records & Reports; Rules) ORDER NO. 22974 Incorporated.) ISSUED: 5-23-90

NOTICE OF ADOPTION OF RULE AMENDMENT

NOTICE is hereby given that the Commission, pursuant to section 120.54, Florida Statutes, has adopted the amendments to Rule 25-24.490, F.A.C., relating to records and reports; rules incorporated, without changes.

The rule amendment was filed with the Secretary of State on May 14, 1990, and will be effective on June 3, 1990. A copy of the relevant portions of the certification filed with the Secretary of State is attached to this Notice.

This docket is closed upon issuance of this notice.

By Direction of the Florida Public Service Commission, this 23rd day of MAY 1990.

Division of Becords & Reporting

(SEAL)

DES

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DOCUMENT NUMBER-DATE

04533 MAY 23 1990

FPSC=RECORDS/REPORTING

CERTIFICATION OF

PUBLIC SERVICE COMMISSION ADMINISTRATIVE RULES

FILED WITH THE

DEPARTMENT OF STATE

I do hereby certify:

- /x/ (1) The time limitations prescribed by paragraph 120.54(11)(a), F.S., have been complied with; and
- /x/ (2) There is no administrative determination under section 120.54(4), F.S., pending on any rule covered by this certification; and
- /x/ (3) All rules covered by this certification are filed within the prescribed time limitations of paragraph 120.54(11)(b), F.S. They are filed not less than 28 days after the notice required by subsection 120.54(1), F.S., and;
 - /x/ (a) And are filed not more than 90 days after the notice; or
 - /_/ (b) Are filed not more than 90 days after the notice not including days an administrative determination was pending; or
 - // (c) Are filed within 21 days after the adjournment of the final public hearing on the rule; or
 - // (d) Are filed within 21 days after the date of receipt of all material authorized to be submitted at the hearing; or

> (e) Are filed within 21 days after the date the transcript was received by this agency.

Attached are the original and two copies of each rule covered by this certification. The rules are hereby adopted by the undersigned agency by and upon their filing with the Department of State.

Rule No. 25-24.480 Specific Rulemaking Authority 350.127(2), F.S. Law Being Implemented, Interpreted or Made Specific 350.113, 350.115, 350.117, 364.17, 364.18, 364.185, 364.337, F.S.

Under the provision of paragraph 120.54(12)(a), F.S., the rules take effect 20 days from the date filed with the Department of State or a later date as set out below:

Effective:			
	(month)	(day)	(year)

Steve Tribble

Director, Division of Records & Reporting Title

Number of Pages Certified

25-24.480 Records & Reports; Rules Incorporated.

- (1) The following rules are incorporated herein by reference and apply to interexchange companies. In these rules, the word 'local' should be omitted or interpreted as 'toll', as they shall apply only to interexchange and not local service.
 - (a) The following rules apply to all companies:

		Portions not
Section	<u>Title</u>	Applicable
25-4.019	Records and Reports in General	None
25-4.020	Location and Preservation	None
	of Records	
25-4.043	Inquiries	None
25-4.0161	Regulatory Assessment Fees	None
25-4.079	Hearing/Speech Impaired Persons	Subsections (1),
		(2), (3), and (5)
25-4.115	Directory Assistance	Subsections (1)
		and (2)

(b) The following rules apply to major interexchange companies only:

		Portions not
Section	<u>Title</u>	Applicable
25-4.0166	Implementation of Uniform System	None
	and Classification of Accounts	

25-4.017	Uniform System and	Subsections (2),
	Classification of Accounts	(3), (4), (5),
		(6), (7)
25-4.0174	Uniform System and Classification	None
	of Accounts - Depreciation	
25-4.0175	Depreciation	None
25-4.0176	Recovery Schedules to Promote	None
	an Economical and Efficient	
	Telecommunications Network	
25-4.018	Annual Reports	Subsection (2)
25-4-079	Hearing/Speech-Empaired-Persons	Subsections-(1),
		(2),-(3),-and-(5)
25-4.245	Rate of Return Report	None

- (2) Each minor interexchange company shall file with the Commission's Division of Communications an updated list of exchanges where originating service is offered before service is offered or discontinued in an exchange area, on Appendix A of Form PSC/CMU 31 (2/87).
- (3) For long distance traffic within toll monopoly areas, each company shall report monthly to the local exchange company the units carried over the interexchange company's facilities for which the interexchange company will pay the existing Message Toll Service (MTS) rates to the local exchange company.
- (4) Each company shall file updated information for the following items with the Division of Communications within 10 days after such changes occur.

- 1. Microwave radio;
- 2. Metallic cable (carrier):
- 3. Fiber optics;
- 4. Satellite.
- (b) Terminals (Point of Presence serving LEC). (Put in service past year and proposed.)
- (c) Switches (Drop and Insert Point where calls are switched to IXC routes). (Put in service past year and proposed.)
- (d) Network capacity (number of equivalent voice paths installed in past year).

Specific Authority: 350.127(2), F. S.

Law Implemented: 350.113, 350.115, 350.117, 364.17, 364.18,

364.185, 364.337, F.S.

History: New 2/23/87, 4/5/88, 7/11/88, Amended

> Rule 25-24.480 Docket No. 891128-TI

SUMMARY OF RULE

The amendment to Rule 25-24.480, Florida Administrative Code, titled Records and Reports; Rules Incorporated, is Jesigned to indicate the applicability of the amendments to Rules 25-4.079 and 25-4.115, Florida Administrative Code, if adopted, to apply to all telephone companies.

SUMMARY OF HEARINGS ON THE RULE

No comments were filed and no requests for a hearing were received.

FACTS AND CIRCUMSTANCES JUSTIFYING THE RULE

Rule 25-24.480, Florida Administrative Code, titled Records & Reports; Rules Incorporated, is a cumulative list of the Commission rules that apply to interexchange companies (IXCs). Since the amendments to Rules 25-4.079 and 25-4.115, Florida Administrative Code, will effect the operation of IXCs, the Commission is amending Rule 25-24.480, Florida Administrative Code, to indicate that the rule changes shall apply to all IXCs.

- (a) The address of the certificate holder, principal national, regional and Florida offices, if any, including street name and address and post office box, city, state and zip code.
- (b) Telephone number and name of the individual who is to serve as liaison with the Commission in regard to the ongoing operations of the company at the principal Florida, national and regional offices.
- (c) If incorporated, names, titles (if corporate officers), and addresses of ten (10) largest stockholders, and the directors and chief officers.
- (d) If the company is an individual or partnership, name, title and address of sole proprietor or partners.
- (e) A statement of whether the company is currently providing service to customers and, if not, the last date service was provided to customers and plans for providing service in the future.
- (f) A statement of the current balance (if any) of customer deposits and advance payments (for more than one month's service), as well as the amount of the bond covering those amounts (if required by Rule 25-24.490(3)).
- (5) Each company shall file the following with the Division of Communications by January 31 of each year:
- (a) The name and address of the certificate holder, principal national, regional and Florida office (if any) including street name and number and post office box, city, state and zip code.

- (b) Telephone number and name of the individual who is to serve as liaison with the Commission in regard to the ongoing operations of the company at the principal Florida and national and regional offices.
- (c) If incorporated, names, titles (if corporate officers), and addresses of ten (10) largest stockholders, and the directors and chief officers.
- (d) If the company is an individual or partnership, name, title and address of sole proprietor or partners.
- (e) A statement of whether the company is currently providing service to customers and, if not, the last date service was provided to customers and plans for providing service in the future.
- (f) A statement of the current balance (if any) of customer deposits and advance payments (for more than one month's service), as well as the amount of the bond covering those amounts (if required by Rule 25-24.490(3)).
- (6) Each company shall file construction and capacity reports with the Division of Communications by January 31 of each year showing the company's construction and capacity increases completed during the past calendar year and proposed plans for the foreseeable future. The report shall contain the following by location and should include maps showing new routes installed:
- (a) Interexchange construction (put in service past year and proposed):