DOCKET NOS. 070587-TP and 070588-TP

CERTIFICATION OF

PUBLIC SERVICE COMMISSION ADMINISTRATIVE RULES

FILED WITH THE

DEPARTMENT OF STATE

I do hereby certify:

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 \underline{x} (1) That all statutory rulemaking requirements of Chapter 120, F.S., have been complied with; and

 \underline{x} (2) There is no administrative determination under subsection 120.56(2), F.S., pending on any rule covered by this certification; and

 \underline{x} (3) All rules covered by this certification are filed within the prescribed time limitations of paragraph 120.54(3)(e), F.S. They are filed not less than 28 days after the notice required by paragraph 120.54(3)(a), F.S., and;

 $\frac{|\mathbf{x}|}{|\mathbf{x}||}$ (a) 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 more than 90 days after the notice, but not less than 21 days nor more than 45 days from the date of publication of the notice of change; or

// (d) Are filed more than 90 days after the notice, but not less than 14 nor more than 45 days after the adjournment of the final public hearing on the rule; or

// (e) Are filed more than 90 days after the notice, but within 21 days after the date of receipt of all material authorized to be submitted at the hearing; or

DOCUMENT NUMBER-DATE 0 0 2 2 7 JAN -9 8 FPSC-COMMISSION CLERK // (f) Are filed more than 90 days after the notice, but within 21 days after the date the transcript was received by this agency; or

// (g) Are filed not more than 90 days after the notice, not including days the adoption of the rule was postponed following notification from the Joint Administrative Procedures Committee that an objection to the rule was being considered; or

(h) Are filed more than 90 days after the notice, but within 21 days after a good faith written proposal for a lower cost regulatory alternative to a proposed rule is submitted which substantially accomplishes the objectives of the law being implemented; or

// (i) Are filed more than 90 days after the notice, but within 21 days after a regulatory alternative is offered by the small business ombudsman.

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.

<u>Rule Nos</u>.

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25-4.042 25-4.053 25-4.054 25-4.055 25-4.056 25-4.057 25-4.059 25-4.060 25-4.061 25-4.063 25-4.064

Under the provision of subparagraph 120.54(3)(e)6., 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:

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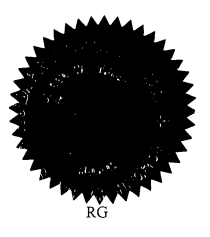
Effective:____

(month) (day) (year)

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ANN COLE Commission Clerk



Number of Pages Certified

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1	25-4.042 Extended Area Service.
2	Each telephone company shall undertake to anticipate, on a continuing basis, the
3	communication requirements of its subscribers for expanded local calling privileges and shall.
4	upon Commission request, conduct appropriate surveys and studies of the feasibility of
5	providing extended area service, an optional calling plan, or other extended calling concept
6	that would better serve subscriber communication needs between contiguous exchanges, or
7	portions thereof in those instances where there appears to be more than a normal degree of a
8	community of interest, high toll usage, and a sufficient desire by the subscribers to warrant the
9	establishment of the service. The results of such surveys and studies shall be reported
10	promptly to the Commission.
11	Specific Authority 350.127(2) FS. Law Implemented 364.03, 364.15, 364.17, 364.385 FS.
12	
13	History–New 12-1-68, Amended 3-31-76, Formerly 25-4.42, Repealed XX-XX-XX.
14	25-4.053 Application and Scope.
15	(1) These rules set out as Part IV of the Commission's general rules and regulations governing
16	telephone companies establish the procedure to be used for the classification of telephone
17	exchanges where exchange rates are based on calling scopes under a systematic grouping plan.
18	(2) These procedures shall have application to all exchange grouping plans which are now, or
19	may hereafter be, authorized and approved by the Commission.
20	Specific Authority 350.127(2), 364.05 FS. Law Implemented 364.05 FS. History-New 1-20-
21	63, Revised 12-1-68, Formerly 25-4.53, Repealed XX-XX-XX.
22	
23	25-4.054 Maintenance of Records.
24	Each telephone company employing the calling scope method of establishing exchange rate
25	groups shall maintain adequate records necessary to effect compliance with the rules herein
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.

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1 prescribed.

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² Specific Authority 350.127(2), 364.05 FS. Law Implemented 364.04, 364.05, 364.18 FS.
 ³ History-New 1-20-63, Revised 12-1-68, Formerly 25-4.54, Repealed XX-XX-XX.

25-4.055 Classification of Exchanges.

(1) Coincident with the introduction of any exchange grouping plan approved by the 6 Commission, the upper and lower limits for each group, based on total-main stations and PBX 7 trunks, will be established and each exchange classified into its proper group; provided, 8 however, no exchange grouping plan shall contain any group in excess of that which is 9 necessary for the classification of the largest exchange of the particular telephone company 10 involved, and the top group in any such plan shall contain no upper limit. Thereafter, no 11 change shall be made in the rates for any exchange, nor shall any exchange be reclassified to 12 another group, except as provided in these rules or as otherwise ordered by the Commission. 13

14 (2) No change shall be made in any exchange grouping plan except as approved by the
 15 Commission.

Specific Authority 350.127(2), 364.05 FS. Law Implemented 364.025, 364.05, 364.051 FS.
 History-New 1-20-63, Amended 7-21-65, Revised 12-1-68, Formerly 25-4.55, Repealed XX XX-XX.

19

20 25-4.056 Reclassification of Exchanges.

(1) Whenever the number of access lines in the local calling area of an exchange increases or
 decreases to the extent that such exchange would fall into a different rate group, the company
 shall file a revised tariff with the Commission requesting authority to reclassify the exchange
 to its appropriate group. The effective date of the proposed rate change shall be the effective
 date of the next directory for the affected exchange or sixty days after the date of filing the

1 tariff, whichever is later.

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2 (2) The rate group in which an exchange falls shall be determined by the peak number of
3 access lines in the exchange's local calling area since the effective date of the preceding
4 directory.

5 (3) In each instance where exchange reclassification is requested, the company shall provide 6 adequate notice to the public in the exchanges involved. A bill stuffer, subject to Commission 7 approval, shall be issued to each affected subscriber with the first bill following submittal of 8 the application to the Commission. The bill stuffer shall provide notice of the application for 9 regrouping and describe the reclassification sought, including the present and proposed rates. 10 A-second bill stuffer shall be provided with the first bill rendered following Commission 11 approval, if approval-is-granted, stating-the reclassification approved, including the approved 12 rates.

Specific Authority 350.127(2) FS. Law Implemented 364.025, 364.05 FS. History–New 1-2063, Revised 12-1-68, Amended 3-31-76, 12-10-84, Formerly 25-4.56, Repealed XX-XX-XX.

¹⁵ 25-4.057 Application and Scope.

(1) The rules set forth in this Sub-Part are intended to establish uniformly consistent
 guidelines, standards and procedures for the filing, acceptance and processing of requests for
 Extended Area Service (EAS) which may be pending on, or applied for after, the effective
 date of these rules.

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(2) For the purpose of the rules in this Sub-Part, Extended Area Service is defined as a
 switching and trunking arrangement which provides for a nonoptional, unlimited, two way,
 flat-rate calling service between two or more exchanges, at an increment to exchange rates,
 rather than at toll message charges.

25 | Specific Authority 350.127(2) FS. Law Implemented 364.03, 364.14, 364.15, 364.385(2) FS.

1 History–New 4-14-81, Formerly 25-4.57, Amended 10-5-92, Repealed XX-XX-XX.

25-4.058 Conditions for Approval.

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3 In the absence of proper and compelling reasons to the contrary, the Commission will order 4 New Extended Area Service established when the following general conditions are satisfied: 5 (1) There exists a sufficient degree of community of interest between exchanges, as defined in 6 Rule 25-4.060, F.A.C., and 7 (2) As required, the incremental rates to be charged for the Extended Area Service 8 arrangement, as determined by the Commission, will generate revenues within the affected 9 exchange(s) to the extent possible, sufficient to meet the increased cost resulting from the 10 provision of EAS, considering the strength of the community of interest, the overall rate level. 11 and effect on earnings of the telecommunications companies which will provide the proposed 12 EAS, and 13 (3) The proposed Extended Area Service, when offered at a price determined by the 14 Commission, is approved by the prescribed majority of affected subscribers. 15 Specific Authority 350.127 FS. Law Implemented 364.03, 364.14, 364.15, 364.385(2) FS. 16 17 History-New 4-14-81, Formerly 25-4.58, Amended 10-5-92, Repealed XX-XX-XX. 18 25-4.059 Filing Requirements. 19 (1) In order to be considered by the Commission for further handling, a request for Extended 20 Area Service shall be initiated by one or more of the following actions; provided, however, 21 that a determination by the Commission of the need for establishment of a particular Extended 22 Area Service or other toll alternative arrangement shall not be undertaken more frequently 23 than once in any three year period: 24 (a) A petition-signed by-at least-five (5%) percent, but not less than fifty (50), of the 25

1	subscribers in the telephone exchange from which the petition originates; or a petition,
2	request, or resolution adopted and filed with the Commission by the governing body of the
3	political subdivision; or where the subscribers requesting EAS are located in an exchange
4	which has a minority of its subscribers in another county (pocket community within an
5	exchange) at least ten (10%) percent of the subscribers in the pocket community within an
6	exchange. Any such petition filed with the Commission shall set forth the name and telephone
7	number of each signatory and be signed. It shall also include the name of the exchange from
8	which the individuals are served, and the name of the exchange(s) to which EAS is desired
9	and a statement that such subscribers are willing to pay higher local service rates, if necessary,
10	for the desired EAS.
11	(b) A proposal by a telecommunications company or telecommunications companies.
12	(2) All requests for EAS, regardless of how initiated, shall state the name of the originating
13	exchange and the name of the exchange(s) to which the Extended Area Service is sought.
14	Specific Authority 350.127 FS. Law Implemented 364.03, 364.385(2) FS. History-New 4-14-
15	81, Formerly 25-4.59, Amended 10-5-92, Repealed XX-XX-XX.
16	81, Pollicity 25-4.59, Amerided 10-5-92, <u>repeated Ast Meride</u>
17	25-4.060 Community of Interest Considerations.
18	(1) Upon receipt of a proper filing under the provisions of Rule 25-4.059, F.A.C., the company
19	or companies involved will be directed by the Commission to initiate appropriate calling usage
20	studies. The results of such studies shall be filed with the Commission within ninety (90) days
21	of receipt of such notification. The data to be filed shall be developed from and based upon a
22	minimum thirty (30) day study of representative calling patterns, shall be in such form, detail
23	and content as the Commission may reasonably require and shall include, as a minimum, the
24	following information:
25	(a) The number of messages and calculated calling rates, with and without Foreign Exchange CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.

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1	(FX) Service, expressed in messages per access line per month, (M/A/M), over each
2	interexchange-route and in each direction, segregated between business and residence users
3	and combined for both (sample FX data may be submitted with adequate information to show
4	sample adequacy and appropriateness), and
5	(b) A detailed analysis of the distribution of calling usage among subscribers, over each route
6	and in each direction, segregated between business and residence users and combined,
7	showing, for each category, the number of customers making 0 calls, 1 call, etc., through 25
8	calls and 26 or more calls per month.
9	(c) Access line classification data showing, by classes of service, the number of access lines in
10	service for each of the exchanges being studied.
11	(d) The interexchange toll rates, distance between rate centers, the number and duration of
12	calls by time of day and the average revenue per message (ARPM) for the calls studied.
13	(e) The number of Foreign Exchange (FX) lines in service and the average calling volumes
14	carried on these lines expressed in messages per month.
15	(2) In all exchanges where traffic studies are ordered, the company will also be directed to file
16	usage studies for any alternative toll calling plan which is already in place. This study shall
17	include, as a minimum:
18 19	(a) The date the alternative calling plan was implemented and the tariff referenced,
20	(b) The number of subscribers currently signed up for the plan,
20	(c) A statement indicating whether the alternative calling plan messages are included in the
21	M/A/M listed for the traffic studies.
23	(3) A preliminary showing that a sufficient degree of community of interest between
24	exchanges, sufficient to warrant further proceedings, will be considered to exist when the
25	combined two-way calling rate over each interexchange-route under consideration equals or
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from existing law.

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1	exceeds two (2) messages per access line and equivalent access line per month (M/A/M) and
2	fifty percent (50%) or more of the subscribers in the exchanges involved make one or more
3	calls per month, except that:
4	On any given route between two exchanges, when the petitioning exchange has less than half
5	the number of access lines as the larger exchange, studies of one way traffic originating in the
6	smaller exchange may be used, in which case the community of interest qualification will
7	require a calling rate of three (3) or more (M/A/M) with at least fifty (50%) percent of the
8	exchange subscribers making two (2) or more calls per month.
9	(4) The Commission shall consider the impact of the EAS plan on interexchange competition.
10	(5) In the event that the interexchange traffic patterns over any given route do not meet
11	prescribed community of interest qualifications, the Commission may consider other
12	community of interest factors to warrant further proceedings.
13	Specific Authority 350.127 FS. Law Implemented 364.03, 364.14, 364.385(2) FS. History-
14	New 4-14-81, Formerly 25-4.60, Amended 10-5-92, Repealed XX-XX-XX.
15	
16	25-4.061 Hearings.
17	(1) Following a determination of the extent of the community of interest, the Commission may
18	order that no toll relief is warranted or order an EAS plan, a boundary change, or a toll
19	alternative, depending on the strength of the community of interest, the effect on the
20	telecommunication companies' earnings and other factors. The order shall include information
21	on the rates to be charged and whether a subscriber survey is required. Pursuant to a Section
22	120.57, F.S., protest of the Proposed Agency Action or on the commission's own motion, a
23	public hearing shall be held to provide for the proper examination and verification of data
24	required by these rules, the introduction of such additional testimony, evidence, and
25	information as may be germane to the issues and to afford an opportunity for all interested CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.

1 parties to be fully heard.

2	(2) If a request for a hearing is granted, the affected telecommunication companies shall file,
3	unless otherwise ordered by the Commission, the studies necessary to a determination of the
4	changes in costs which may reasonably be expected to result from establishment of the
5	requested Extended Area Service. These studies will consider and develop, for each year and
6	over each route, relevant revenues and costs over a five (5) year period immediately following
7	the potential date for initiation of the service, as follows:
8	(a) Net increases in capital costs resulting from required additions to network capacity less
9	reductions in required quantities of facilities and equipment utilized for toll services between
10	the exchanges. The added investment will be based upon the additional switching and trunking
11	needs necessary to accommodate the incremental usage at prescribed levels of service, as may
12	be determined from realistic estimates of call stimulation factors and holding time effects due
13	to the toll alternative. Appropriate annual charges will be applied to the added investment to
14	obtain the additional annual costs attributable to this source.
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15 16	obtain the additional-annual costs attributable to this source.
15 16 17	obtain the additional annual costs attributable to this source. (b) Analysis of increases and decreases in expenses including, but not limited to, separations
15 16 17 18	obtain the additional annual costs attributable to this source. (b) Analysis of increases and decreases in expenses including, but not limited to, separations impacts, Modified Access Based Compensation access charge changes, and the net effect on
15 16 17 18 19	obtain the additional annual costs attributable to this source. (b) Analysis of increases and decreases in expenses including, but not limited to, separations impacts, Modified Access Based Compensation access charge changes, and the net effect on operating expenses.
15 16 17 18 19 20	 obtain the additional annual costs attributable to this source. (b) Analysis of increases and decreases in expenses including, but not limited to, separations impacts, Modified Access Based Compensation access charge changes, and the net effect on operating expenses. (c) A separate schedule showing revenue increases and decreases, including but not limited to,
15 16 17 18 19 20 21	obtain the additional annual costs attributable to this source. (b) Analysis of increases and decreases in expenses including, but not limited to, separations impacts, Modified Access Based Compensation access charge changes, and the net effect on operating expenses. (c) A separate schedule showing revenue increases and decreases, including but not limited to, toll Modified Access Based Compensation access charge revenues, interLATA access
 15 16 17 18 19 20 21 22 	obtain the additional annual costs attributable to this source. (b) Analysis of increases and decreases in expenses including, but not limited to, separations impacts, Modified Access Based Compensation access charge changes, and the net effect on operating expenses. (c) A separate schedule showing revenue increases and decreases, including but not limited to, toll Modified Access Based Compensation access charge revenues, interLATA access revenues and revenues resulting from exchange regrouping, as applicable.
 15 16 17 18 19 20 21 22 23 	obtain the additional annual costs attributable to this source. (b) Analysis of increases and decreases in expenses including, but not limited to, separations impacts, Modified Access Based Compensation access charge changes, and the net effect on operating expenses. (c) A separate schedule showing revenue increases and decreases, including but not limited to, toll Modified Access Based Compensation access charge revenues, interLATA access revenues and revenues resulting from exchange regrouping, as applicable. (d) Analysis of increases and decreases in toll revenues separately identifying interstate and
 15 16 17 18 19 20 21 22 	obtain the additional annual costs attributable to this source. (b) Analysis of increases and decreases in expenses including, but not limited to, separations impacts, Modified Access Based Compensation access charge changes, and the net effect on operating expenses. (c) A separate schedule showing revenue increases and decreases, including but not limited to, toll Modified Access Based Compensation access charge revenues, interLATA access revenues and revenues resulting from exchange regrouping, as applicable. (d) Analysis of increases and decreases in toll revenues separately identifying interstate and intrastate amounts:

1	2. Effect upon intercompany settlements of change in separation factors resulting from the
2	proportionate increase in local usage (including EAS) to total usage.
3	3. Loss of toll revenue billed, identifying the effect upon intercompany settlements.
4	(e) On or before ninety (90) days from the date of the request for hearing, the respondent(s)
5	shall-file with the Commission the summary results of these studies, together with supporting
6	schedules and detail as will permit the identification of study components and verification of
7	study results.
8	(3) If a hearing is requested, the affected telecommunication companies shall submit
9	recommendations for proposed incremental rate increases, by classes of service, necessary to
10	support the added service.
11	Specific Authority 350.127(2) FS. Law Implemented 364.03, 364.385(2) FS. History-New 4-
12	14-81, Formerly 25-4.61, Amended 10-5-92, Repealed XX-XX-XX.
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14	25-4.063 Subscriber Survey.
15	(1) In all cases where a request for Extended Area Service conforms to the requirements of
16	these rules and the customers of either exchange would be subject to increased rates from
17	either regrouping or the use of a mandatory incremental charge for EAS, or both, the
18	Commission will order a survey to be made by the company by mail of all subscribers so
19	affected, one ballot per account.
20	(a) Two weeks in advance of mailing the ballots, the Company shall publish an advertisement
21	of the upcoming survey in a newspaper of general circulation in the geographic area where the
22	survey is to take place. This display advertisement shall run for three days, be at least one-
23	eighth page in size, and be titled "NOTICE OF PROPOSAL FOR (Name of Company) TO
24	EXPAND THE LOCAL CALLING AREA." The notice shall include a description of the
25	affected customers (telephone exchanges and three digit telephone number prefixes), the CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.

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1	present local calling area (telephone exchanges and three-digit telephone number prefixes), the
2	proposed extended area (telephone exchanges and three-digit telephone number prefixes), and
3	the present and proposed basic monthly rates by class of service.
4	(b) In addition, the notice shall include the following passage:
5	The Company will be conducting a survey to determine customer interest in expanding the
6	local calling area in return for an increase in basic monthly rates. Ballots will be mailed during
7	the week of and must be signed and returned by in order to be counted. The Florida
8	Public Service Commission will approve or deny the proposal based on a simple majority of
9	votes cast.
10	(2) If the Commission determines that a group of exchanges (more than one) is to be surveyed,
11	the Commission shall specify whether the vote shall be calculated individually for each
12	exchange or on a consolidated basis. This method of calculation shall be included in the
13	advertisement specified in paragraph (1)(b) above.
14	(3) The customer survey explanatory letter shall include all pertinent information that would
15	enable the customer to exercise a rational choice of acceptance or rejection of the proposal and
16	shall contain at least the following items:
17	(a) A brief explanation of the purpose of the survey.
18	(b) A tabulation showing, by classes of service, the increases in rates to which subscribers
19 20	would be subject.
20	(c) A listing of the telephone exchanges and three digit telephone number-prefixes which
21	would become accessible if the Extended Area Service were approved.
22	(d) A statement indicating that only those voting by a signed return postcard will be counted.
24	The statement shall also include information specifying the threshold for voter approval of a
25	request for EAS as specified in subsection 25-4.063(6), F.A.C.

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1	(e) The date by which the postcard ballots must be returned to be considered. This return date
2	will provide, as a minimum, a period of thirty days from the date on which the survey letter is
3	mailed.
4	(4) The customer survey letter shall contain no additional material or information not
5	contemplated by these rules and shall include a pre-addressed, stamped postcard ballot which
6	shall provide at least the following information:
7	(a) A brief statement of the service proposal being voted on as more fully described in the
8	customer survey letter.
9	(b) Spaces for the customer to indicate his or her preference for or against the proposal.
10	(c) Lines for signature, telephone number and date.
11	(d) A space for customer comments, if desired.
12	(e) The date by which the ballot must be returned in order to be considered in the
13	determination of voting results.
14	(5) Both the subscriber survey letter and the return postcard ballot shall have prior approval of
15	the Commission staff before mailing and the postcard ballot shall be returnable to the
16	Commission staff for tabulation of results.
17 18	(6) The requested Extended Area Service shall be approved and ordered by the Commission
10	upon a finding that: a majority of all respondents in each exchange if route by route, or the
20	consolidated results if so ordered, required to be surveyed vote favorably, and at least (40%)
20	percent of all ballots sent are returned.
22	(7) If the vote is ordered to be route by route, the subscriber survey material shall state
23	separately for each exchange to be surveyed the amount of local service rate increases.
24	Specific Authority 350.127 FS. Law Implemented 364.03, 364.385(2) FS. History-New 4-14-
25	81, Formerly 25-4.63, Amended 10-5-92, Repealed XX-XX-XX.
	CODING: Words <u>underlined</u> are additions; words in struck through type are deletions from existing law.

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2	25-4.064 Alternatives to Non-Optional Extended Area Service.
3	Whenever interexchange traffic patterns are such that subscriber needs may be adequately
4	served by alternative service offerings, or requests may not fully meet the requirements of
5	these rules but higher than average interexchange calling may exist, the Commission may give
6	consideration to other alternatives such as one way Optional Calling Plans, interexchange
7	message rate service, Usage Sensitive Pricing options, discounted toll offering, etc.
8	Specific Authority 350.127(2) FS. Law Implemented 364.03, 364.14, 364.385(2) FS. History-
9	New 4-14-81, Formerly 25-4.64, Amended 10-5-92, Repealed XX-XX-XX.
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Rules 25-4.042, 25-4.053, 25-4.054, 25-4.055, 25-4.056, 25-4.057, 25-4.058, 25-4.059, 25-4.060, 25-4.061, 25-4.063 and 25-4.064 Docket Nos. 070587-TP and 070588-TP

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SUMMARY OF RULE

Rules 25-4.053 - 25-4.056, F.A.C., generally address rate-grouping plans for LECs. Under the rate-base, rate-of-return form of regulation, LECs often had plans and pricing structures (rates) that were "grouped" based on the number of access lines a subscriber could call. The number of access lines in the local calling area of an exchange was referred to as the "calling scope," and these rules provided guidance for establishing the rate groups using calling scopes. These rules are related to the rules that provide guidelines and requirements for processing requests (Extended Area Service).

Rules 25-4.042, 25-4.057 – 25-4.061, 25-4.063 and 25-4.064 address a LEC's obligation to anticipate, or respond to the Commission's directive to study and/or provide toll relief under specific circumstances. The toll relief at issue is EAS, and collectively, these rules can be described as "Extended Area Service (EAS) rules." EAS is defined in Rule 25-4.057(2), FAC, as "a switching and trunking arrangement which provides for a nonoptional, unlimited, two-way, flat-rate calling service between two or more exchanges, at an increment to exchange rates, rather than at toll message charges.

SUMMARY OF HEARINGS ON THE RULE

No hearing was requested and none was held.

FACTS AND CIRCUMSTANCES JUSTIFYING THE RULE REPEALS

(Rules 25-4.053, 25-4.054, 25-4.055 and 25-4.056) These rules are unnecessary and should be repealed. In 1995, significant revisions were made to portions of Chapter 364, F.S. On or after July 1st of that year, LECs were allowed to move from the rate-base, rate-of-return form of regulation to price regulation. For LECs that made this election, the statutory change effectively "capped" the rates for basic local telecommunications service initially, and established specific criteria for pricing changes thereafter. (See Section 364.051, F.S.) In short, the pricing (for price-regulated LECs) was no longer controlled by the rate group concept. Additionally, a separate provision of the statute stated that "no new proceedings" for EAS were to be initiated for price regulated LECs after July 1, 1995. (See Section 364.385(2), F.S.)

On various times after July 1, 1995, nine of the ten LECs in Florida elected to be price regulated. Frontier Communications of the South, LLC (Frontier), which serves two contiguous exchanges in the far western portion of the state, is the only LEC in Florida that has not elected to be price regulated. However, even under rate-base, rate-of-return regulation, Frontier has not employed the rate group concept in its pricing. In addition, Frontier does not classify its exchange rates on the basis of calling scope. In other words, Frontier does not have "rate

groups," and the procedures contained in these rules are not necessary for Frontier, or applicable for the other LECs in Florida.

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(Rules 25-4.042, 25-4.057, 25-4.058, 25-4.059, 25-4.060, 25-4.061, 25-4.063, and 25-4.064) As a result of significant revisions to portions of Chapter 364, F.S., these rules are no longer needed. On or after July 1, 1995, LECs were allowed to move from the rate-base, rate-ofreturn form of regulation to price regulation. Nine of the ten Florida LECs have moved from the rate-base, rate-of-return form of regulation to price regulation. Frontier is the only LEC in Florida that has not elected price regulation. Because Section 364.385(2), F.S., effectively prohibits new EAS proceedings for price-regulated LECs, Frontier is the only LEC that could conceivably use these rules to expand its calling scope. However, with or without these rules, LECs can voluntarily expand their calling areas, which Frontier did in 2006. Frontier did not utilize the EAS rules or procedures therein for guidance.