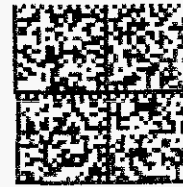


Undeliverable envelope returned from the U.S. Post Office.

Address is consistent with the Master Commission Directory or the Case Management System.

State of Florida  
**Public Service Commission**

2540 Shumard Oak Boulevard  
Tallahassee, Florida 32399-0850



047J82004132

\$00.44

09/16/2009

Mailed From 32399  
US POSTAGE

TJ260

PT-1 Long Distance, Inc.  
30-50 Whitestone Expressway  
Flushing NY 11354-1995

Memo-090000  
09586-09

COMMISSION  
CLERK

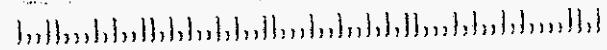
09 SEP 24 AM 09:15

RECEIVED  
FPSC

NIXIE 110 DE 1  
RETURN TO SENDER  
NOT DELIVERABLE AS ADDRESSEE  
UNABLE TO FORWARD

BC: 32399085099 \*0838-13897-18-05

11354-1995-0850



DOCUMENT NUMBER-DATE

09904 SEP 24 8

FPSC-COMMISSION CLERK

090000-07

State of Florida



RECEIVED-FPSC  
**Public Service Commission**

09 SEP 16 PM 12:03  
OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD  
TALLAHASSEE, FLORIDA 32399-0850

COMMISSION  
CLERK

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

**DATE:** September 16, 2009

**TO:** All Local Exchange Companies  
All Competitive Local Exchange Companies  
All Interexchange Companies

**FROM:** Beth W. Salak, Director, Division of Regulatory Compliance  
Adam J. Teitzman, Attorney Supervisor, Office of the General Counsel

**RE:** Recent Changes to Florida Law Regarding Publishing of Schedules (Tariffs) &  
Change in Procedure Regarding Copies Submitted and Return Copy After  
Processing

Recent revisions to Section 364.04, Florida Statutes, allow telecommunications companies, at their option, to continue filing price schedules (formerly known as tariffs) with the Florida Public Service Commission (FPSC) or publish their schedules through other reasonably publicly accessible means, such as a website. A telecommunications company that does not file its schedules with the Commission is required to inform its customers where they may view the company's schedules.<sup>1</sup>

Since rules and procedures have not yet been established by the FPSC to address this statutory change, please follow the attached guidelines if you opt to publish your schedules some where other than with the FPSC.

Also, for schedules filed with the FPSC on or after October 1, 2009, you will only need to submit an original plus one copy because we will no longer be returning to you a copy of your schedule after it is processed.<sup>2</sup> Please make a copy for your records before sending it to the Division of Regulatory Compliance. We will continue to return acknowledgment copies of transmittal letters upon request if a self-addressed stamped envelope is included. The transmittal letter will be stamped with the date received and the appropriate authority number.

If you have any questions, or need additional information, please contact Laura King at 850-413-6588 or Jeff Bates at 850-413-6538.

<sup>1</sup> Revision to Section 364.04, Florida Statutes, became effective July 1, 2009. Chapter 364 may be viewed at <http://www.leg.state.fl.us/statutes/index.cfm>

<sup>2</sup> Although the rules require an original plus two copies be submitted, as a trial, we are asking for one less copy since it is no longer needed. Please note incumbent local exchange companies must continue to file a coded copy.

DOCUMENT NUMBER-DATE

09586 SEP 16 8

FPSC-COMMISSION CLERK

**Guidelines For A Telecommunications Company That Will No Longer File Its Schedules  
With The FPSC**

Via electronic mail addressed to [lking@PSC.state.fl.us](mailto:lking@PSC.state.fl.us), the company should:

1. Notify staff that it has opted to publish its schedules through electronic media.
2. Provide the website address where its schedules may be viewed.
3. Provide an explanation of how and when it will inform its customers where the schedules may be viewed.
4. Notify staff, on one day's notice, of any changes to its service offerings that revise, establish, or delete a rate. The electronic mail notification should contain a brief description of the change(s). A complimentary copy of the page(s) being amended should be attached.
5. Notify staff, on one day's notice, of any changes that revise, establish, or delete a term or condition. The electronic mail notification should contain a brief description of the change(s). A complimentary copy of the page(s) being amended should be attached.