Chapter 480-120-052 and -058

REGISTRATION, COMPETITIVE CLASSIFICATION, AND INITIAL PRICE LISTS OF TELECOMMUNICATIONS COMPANIES

Docket No. UT-991922

Stakeholder Discussion Draft Legislative

November 5, 2001

1 WAC 480-120-052 Prepaid calling services.

2 (1) Prepaid calling services - Defined.

3 (a) Prepaid calling services (PPCS) means any transaction in which a consumer 4 pays for service prior to use and the prepaid account is depleted as a consumer uses 5 the service. Prepaid calling services may require the use of an access number or 6 authorization code. The transaction often includes an object the size of a credit card 7 which displays relevant information about the service. These objects are defined as 8 prepaid calling cards.

9 (b) This section excludes credit cards and cash equivalent cards. Services 10 provided at pay telephones using these cards are regulated under the provisions of 11 WAC 480-120-138.

12 (i) Credit cards: Cards that can be used to make consumer purchases utilizing 13 preapproved bank credit (e.g., Visa, MasterCard). Consumers utilizing such cards to 14 complete pay telephone calls are charged the applicable tariffed coin operator rates on 15 file with the commission for pay phone provider service at that location.

16 (ii) Cash equivalent cards: Are cards that may either be purchased for exclusive 17 use at card reader pay telephones or may be used both for consumer purchases and

18 use at card reader pay telephones. Cash equivalent cards are not purchased for the

- 19 exclusive use through an individual telecommunications provider. Consumers utilizing 20 such cards to complete pay telephone calls are charged the applicable tariffed coin
- 21 operator rates on file with the commission for pay phone provider service at that
- 22 location.

23 (2) Business office requirements for providers of prepaid calling services. A 24 company offering prepaid calling services must provide consumers a without charges 25 telephone number staffed by live personnel during regular business hours. The 26 personnel must be sufficient to respond to all service related inquires and must be 27 capable of answering general account related questions. The without charge number 28 business office number may be the same as the technical assistance number required 29 in subsection (3) of this section.

30 (3) Technical assistance requirements when providing prepaid calling services. 31 A company offering prepaid calling services must provide consumers a without charge 32 number staffed by live personnel twenty-four hours a day, seven days a week. The 33 personnel must be sufficient to respond to all inquires and must be capable of assisting 34 consumers with technical problems or questions related to their service. The without 35 charge number for technical assistance may be the same as the business office number 36 required in subsection (2) of this section as long as the number is staffed twenty-four 37 hours a day.

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(4) Billing requirements for prepaid calling services.

39 (a) Billing increments must be defined in the company's price list, or tariff and 40 presale document. If a company uses an increment based on a time measurement, the

41 increments must not exceed one minute. If the company bills usage in "unit"

42 measurements, units must clearly be defined using both equivalent dollar amounts and

43 time measurement. Unit billing increments can not exceed the equivalent one minute

44 rate.

45 (b) Service may be rated only for the actual time a circuit is open that allows for 46 conversation. Conversation time of less than a full billing increment shall not be 47 rounded up beyond that full increment. 48 (c) Companies may not reduce the value of a PPCS account by more than the 49 charges specified on the prepaid calling card; prepaid calling card packaging; visible 50 display at the point of sale; rates specified in the presale document; or the rate 51 authorized by the commission at the time of purchase. The PPCS may, however, be 52 recharged by the consumer at a rate different from that specified in the initial presale 53 agreement or the last recharge information so long as the rate and surcharges conform 54 with the company's tariff or price list at the time of purchase. The consumer must be 55 informed of the new rates at the time of recharge. 56 (d) Companies providing prepaid calling services must be capable of providing 57 consumers, upon request, call detail reports at no charge. 58 (i) Companies may establish verification procedures to confirm the person 59 requesting the call detail was the actual user of the service. 60 (ii) Call detail reports may be provided orally to a consumer. The company will 61 only be required to provide a written call detail report at no charge if the user requests 62 the information in writing. 63 (e) Companies providing prepaid calling services must maintain call data for a 64 minimum of thirty months. The data must include the following: 65 (i) Dialing and signaling information that identifies the inbound access number 66 called or the access identifier; 67 (ii) The number of the originating phone when the information is passed to the 68 prepaid calling provider; 69 (iii) The date and time the call was originated; 70 (iv) The duration or termination time of the call; 71 (v) The called number; and 72 (vi) The personal identification number (PIN) and/or account number. 73 (5) Written disclosure requirements for prepaid calling services - Prepaid calling 74 cards. 75 (a) Information required on prepaid calling cards. At a minimum the cards must 76 contain the following information: 77 (i) The company's name as registered with the commission. A "doing business 78 as" name may only be used if officially filed with the commission. The language must 79 clearly indicate that the company is providing the prepaid telecommunication services. 80 (ii) The toll-free or without charge number to reach the company's business 81 office: 82 (iii) The toll-free or without charge number to reach the company's technical 83 assistance office, if different than the business office number; 84 (iv) The company's toll-free or without charge number used to access the 85 company's service, if applicable; 86 (v) Authorization code, if required to access the service or if applicable the toll-87 free number user is required to call to establish access capability; 88 (vi) Expiration date, if applicable. If a card expires after a set period of time from 89 activation, (e.g., ninety days after first use) the company must place a general

90 statement on the card outlining this expiration policy. If an expiration date or expiration 91 policy is not disclosed on the card it will be considered live indefinitely; and 92 (vii) Cards must be voided or otherwise physically marked if they were produced 93 as a "nonlive" card so that it is clear to the user that the card is only a sample and is not 94 active. If the card is not disclosed as a nonoperative card, the card is considered live 95 and the issuing company must honor it. 96 (b) Prepaid calling card - Presale or point of sale documents. The following 97 information must be legibly printed on the card, packaging, or display visible in a 98 prominent area at the point of sale of the prepaid calling card in such a manner that the 99 consumer may make an informed decision prior to purchase. If the information below is 100 to be provided on a visible display at the point of sale the company must ensure by 101 contract with its retailers or distributors that the information is provided to the consumer. 102 (i) Maximum charge per billing increment for prepaid calling card service. If a 103 company charges varying rates for intrastate and interstate calls all applicable rates 104 must be provided. The rates displayed must be no more than those approved in the 105 tariff or price list of the company at the time of retail purchase; 106 (ii) Approved charges for all services, and surcharges, fees, and taxes, if 107 applicable and the method of application; 108 (iii) Expiration policy, if applicable. If an expiration date is not disclosed the 109 service will be considered live until the prepaid balance is depleted; 110 (iv) Recharge policy, if applicable. If an expiration date is not disclosed at the 111 time service is recharged the service will be considered live indefinitely; and 112 (6) Written disclosure requirement for prepaid calling service - Other than prepaid 113 calling cards. Presale agreement. The following information shall be provided in a 114 presale document to an applicant prior to consumer prepayment and initiation of 115 service: (i) The company's name as registered with the commission. A "doing business 116 117 as" name may only be used if officially filed with the commission. The language must 118 clearly indicate that the company is providing the prepaid telecommunication services. 119 (ii) The toll-free or without charge number to reach the company's business 120 office; 121 (iii) The toll-free or without charge number to reach the company's technical 122 assistance office, if different than the business office number; 123 (iv) The company's toll-free or without charge number used to access the 124 company's network, if applicable; 125 (v) Authorization code, if required to access the service; 126 (vi) Maximum charge per billing increment for prepaid calling service. If a 127 company charges varying rates for intrastate and interstate calls all applicable rates 128 must be provided. The rates displayed shall be no more than those approved in the 129 tariff or price list of the company at the time of retail purchase; 130 (vii) Approved charges for all services, and surcharges, fees, and taxes if 131 applicable, and the method of application; 132 (viii) Expiration date, if applicable; 133 (ix) Recharge policy, if applicable. 134 (7) Verbal disclosure requirements for prepaid calling services.

135 (a) Companies offering prepaid calling service must: 138 (ii) Provide an announcement when the prepaid account or prepaid calling card 139 balance is about to be depleted. This announcement must be made at least one minute 140 prior to depletion. 141 (iii) When requested by a Washington state consumer, the company's business 142 office and technical assistance office must provide the consumer the number for the 143 Washington utilities and transportation commission consumer services line; and 144 (iv) Company supervisory personnel must provide dissatisfied applicants or 145 subscribers the commission's toll-free number and address in conformance with WAC 146 480-120-101. 147 (8) Requirements for refund of unused balances. 148 (a) When a company has failed to provide service at rates provided in presale 149 documentation or quoted at the time an account is recharged, or that the company has 150 failed to meet technical standards, companies offering prepaid calling services must 151 provide refunds for any unused service or provide equivalent credit in services offered 152 when requested by a customer. Refunds must equal the value remaining on the 153 prepaid calling account or prepaid card. The customer is allowed to choose either the 154 refund or equivalent service option. 155 (b) Refund requests received from consumers for reasons other than improper 156 rates or failure to meet technical standards may be made at the sole discretion of and in 157 a form prescribed by the company. 158 (9) Performance standards for prepaid calling services. Each company shall 159 ensure that: 160 (a) A minimum of ninety-eight percent of all call attempts are completed to the 161 called party's number. Station busies and unanswered calls will be considered 162 completed calls.

(i) Provide an announcement at the beginning of each call indicating the time

remaining on the prepaid account or prepaid calling card;

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- 163 (b) A minimum of ninety-eight percent of all call attempts are completed to a 164 company's business office number. Station busies and unanswered calls will not be 165 counted as completed calls.
- 166 (c) A minimum of ninety-eight percent of all call attempts are completed to the 167 company's technical assistance number. Station busies and unanswered calls will not 168 be counted as completed calls.
- 169 (10) Requirements when a company ceases operations in the state of 170 Washington. When a company ceases operations in the state, the company must: 171
 - (a) Provide the commission with thirty days advance notice in writing.
- (b) At least twenty-one days before termination, provide written notice to 172 173 customers at the address on file with the company, if applicable, indicating that service 174 will be ending, and explain how customers may receive a refund on any unused service.
- (c) Beginning at least fifteen days before termination, provide oral notice of 175 176 termination at the beginning of each call originated in Washington, including the date of 177 termination and a number to call for more information.
- 178 (d) Provide information to consumers via its customer service number outlining 179 the procedure for obtaining refunds and continue to provide this information for sixty 180 days from the date company ceases operations.

181	(e) Within twenty-four hours after ceasing operations, provide the commission
182	and the company's bonding agent a list of all account numbers with unused balances.
183	The list must include the following:
184	(i) The identification number used by the company on each account for
185	billing/debit purposes;
186	(ii) The unused portion of any prepaid monthly fee on each account;
187	(iii) The unused time, stated in units or minutes as applicable on each account
188	and the equivalent dollar amount.
189	(11) Compliance requirements for prepaid calling services.
190	(a) Printed materials including prepaid calling cards, presale documents, and
191	point of sale documents.
192	(i) All materials printed ninety days after the effective date of the rule must
193	comply with provisions of this rule;
194	(ii) All printed materials in circulation must comply with this rule within nine
195	months of the effective date of this rule.
196	(b) Rules requirements - excluding printed material. Companies providing
197	prepaid calling services within the state of Washington must be in compliance with this
198	rule within ninety days of the effective date of this rule.
199	(12) Other regulatory requirements. Companies providing prepaid calling
200	services must comply with all other laws and commission rules relating to provision of
201	telecommunications services unless the company has filed for and received waiver from
202	the commission.
203	(13) Penalties for provision of service by an unregistered telecommunications
204	company. When a penalty is imposed upon finding that an unregistered company has
205	provided prepaid calling services within the state of Washington, the commission may
206	assess penalties of up to one hundred dollars per day per violation under RCW
207	80.04.405 and/or up to one thousand dollars per day per violation under RCW
208	80.04.380.
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210	(1) For the purposes of this section, prepaid calling services (PPCS) means any
211	transaction in which a customer pays for service prior to use and applies only to those
212	services where the number of available minutes decreases as the customer uses the
213	service. Prepaid calling services do not include flat-rated basic local service that is
214	billed in advance of use.
215	(a) PPCS may require the use of an access number or authorization code.
216	(b) This section excludes credit cards and cash equivalent cards. Services
217	provided at pay telephones using these cards are regulated under the provisions of
218	WAC 480-120-138.
219	(2) PPCS providers must provide customers a without-charge telephone number
220	staffed by personnel capable of responding to:
221	(a) Technical problems or questions related to their service twenty-four hours a
222	day, seven days a week; and
223	(b) General account-related questions during regular business hours.
224	(3) Billing requirements for PPCS.
225	(a) A PPCS provider may charge only for the actual time a circuit is open for

226	conversation. The price list or tariff and presale document must define billing
227	increments. The provider must not round up the length of conversation time for less
228	than a full billing increment beyond that full increment.
229	(i) If a PPCS provider uses an increment based on a time measurement,
230	the increment must not exceed one minute.
231	(ii) If a PPCS provider bills usage in "unit" measurements, it must clearly
232	define units using both equivalent dollar amounts and time measurement. Unit billing
233	increments cannot exceed the equivalent one minute rate.
234	(b) At the customer's request, a PPCS provider may add additional time to an
235	existing account in exchange for an additional payment at a rate not to exceed those on
236	file with the commission. The PPCS provider must inform the customer of the new rates
237	at the time of the recharge request.
238	(4) PPCS providers must maintain the following call-data for a minimum of
239	twenty-four months:
240	(a) Dialing and signaling information that identifies the inbound access number
241	called or the access identifier;
242	(b) The number of the originating phone when the information is passed to the
243	PPCS provider;
244	(c) The date and time the call was originated;
245	(d) The duration or termination time of the call;
246	(e) The called number; and
247	(f) The personal identification number (PIN), or account number.
248	(5) Disclosure requirements – Prepaid calling services.
249	(a) A PPCS provider must disclose, prior to the sale, the following information:
250	(i) The PPCS provider's name as registered with the commission;
251	(ii) The "doing business as" name as registered with the commission, if
252	applicable;
253	(iii) The maximum charge per billing increment. A PPCS provider
254	charging varying rates for intrastate and interstate calls must provide all applicable
255	rates. The rates disclosed must be no more than those in its price list or tariff on file
256	with the commission at the time of purchase;
257	(iv) Charges for all services, including any applicable surcharges, fees, or
258	taxes, and the method of application;
259	(v) Expiration date, if applicable. If a card expires after a set period of time
260	from activation, the PPCS provider must specify the expiration date on the card. If an
261	expiration date is not disclosed on the card it will be considered unexpired indefinitely;
262	and
263	(vi) Recharge policy, if applicable. If a PPCS provider does not disclose
264	the expiration date at the time service is recharged, the service will be considered
265	unexpired indefinitely.
266	(b) A PPCS provider must disclose, at the time of purchase, the following
267	information:
268	(i) The without-charge telephone number(s) a customer may use to
269	resolve technical problems, service-related questions, and general account-related
209	questions; and
270	(ii) Authorization code, if required, to access the service or, if applicable,
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272	the without-charge telephone number used to establish access capability.
273	(c) If the PPCS provider is not the entity that packages the services for sale to
274	the public, it must require the company that does so, through a written agreement, to
275	comply with the disclosure requirements of this section.
276	(6) Time of use disclosure requirements.
277	(a) The PPCS provider must:
278	(i) Announce at the beginning of each call the time remaining on the
279	prepaid account or prepaid calling card;
280	(ii) Announce the time remaining at least one minute before the prepaid
281	account balance is depleted; and
282	(iii) Provide the commission's toll-free number and address to dissatisfied
283	customers as required by WAC 480-120-101.
284	(7) When a PPCS provider has failed to provide service at rates disclosed prior to
285	the sale or quoted at the time an account is recharged, or the PPCS provider has failed
286	to meet performance standards, it must provide refunds for any unused service or
287	provide equivalent service credit when requested by a customer. Refunds or credits
288	must equal the value remaining on the prepaid calling account. The customer may
289	choose either the refund or equivalent service credit option.
209	(8) Performance standards for prepaid calling services. Each PPCS provider
290	must ensure that:
292	(a) Customers can complete a minimum of ninety-eight percent of all call
292	attempts to the called party's number. The PPCS provider will consider any busy
293 294	signals or unanswered calls as completed calls.
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295	(b) Customers can complete a minimum of ninety-eight percent of all call
290 297	attempts to the PPCS provider. The PPCS provider will not consider any busy signals
297	or unanswered calls as completed calls.
299	WAC 400 400 0E0. Drotaction of quotomor proportion
300	WAC 480-120-058 Protection of customer prepayments.
301	(1) A company that intends to collect customer prepayments must first demonstrate to
302	the commission that it meets (a), (b), or (c) of this subsection.
303	(a) The company has a corporate debt rating, according to Standard & Poor's of
304	BBB or higher, or according to Moody's of BAA or higher, with respect to outstanding
305	debt obligation; or
306	(b) The company has a performance bond satisfactory to the commission
307	sufficient to cover any customer prepayments; or
308	(c) The company has made provision for deposit of customer prepayments in a
309	federally insured interest bearing trust account maintained by applicant solely for
310	customer advances. The prepayments must be deposited in a bank, savings and loan
311	association, mutual savings bank, or licensed escrow agent with access to such funds
312	only for the purpose of refunding prepayments to customers. The funds must be
313	maintained in an account within the state of Washington. In any order granting
314	certification, the commission may require either bond or trust account or escrow as a
315	condition.
316	(2) Reporting requirements for every bond or trust account.

317 (a) Each company collecting customer prepayments must submit to the 318 commission a report within fifteen days after the end of each calendar quarter. The 319 report must contain the following information specific to state of Washington operations: 320 (i) Total outstanding balance of customer prepayments at the beginning of the 321 reporting period; 322 (ii) Dollar amount of prepaid services sold during the reporting period; 323 (iii) Depleted usage of prepaid services during the reporting period; and 324 (iv) Total outstanding prepaid service balances at the end of the reporting period. 325 (b) Nothing in this rule precludes commission staff from requesting current 326 company financial or operating information at any time. 327 (c) A company may petition the commission for a reduction in reporting 328 requirements. The commission may grant or deny the request by letter from the 329 commission secretary. 330 (3) Calculation of trust or bond levels. 331 (a) The initial level of the bond or trust must comply with the provisions of 332 subsection (1)(b) or (c) of this section. 333 (b) The company must adjust the subsequent level of the bond or trust based 334 upon quarterly reports data and the company must notify the commission of that 335 adjustment. 336 (4) A company may petition for and the commission may grant waiver of the 337 bond/trust requirement either at the time of registration or at such later time as the 338 company can demonstrate to the commission's satisfaction that it meets standards for 339 waiver of the bond/trust requirement. The petitioning company must provide 340 documentation to the commission in support of the petition. The commission may grant 341 or deny the request by letter from the commission secretary. The commission will 342 evaluate the following to determine whether a waiver of the bond/trust requirement will 343 be granted: 344 (a) Certified financial statements establishing adequate financial resources 345 sufficient to provide service to consumers of prepaid telecommunications service; 346 (b) Confirmation that the company has received approval for and has been 347 providing comparable services satisfactorily in one or more other state jurisdictions. 348 The documentation must consist of information from the regulatory agency in the other 349 state and must demonstrate that the company has complied with that states' rules and 350 regulations and has provided adequate levels of service for twelve consecutive months; 351 (c) Compliance, following registration with the commission, with Washington 352 rules and provision of adequate levels of service for at least twelve consecutive months; 353 (d) Documentation that the company has established a bond rating as provided 354 for in subsection (1)(a) of this section: 355 (e) Other evidence demonstrating that consumer interests will be adequately 356 protected. 357 358 As a precondition to registration, the commission may require a telecommunications 359 company to file a performance bond sufficient to cover any prepayments it may collect 360 from its customers, or order that such prepayments be held in escrow or trust, as stated 361 in RCW 80.36.350.