

**VERIZON Proposal - March 2, 2001**  
**Price List Rule**  
**WAC 480-80-035**  
**Tariff Rulemaking - U-991301**

**(1) Definition**

(a) Pursuant to RCW 80.36.310, -.320 and -.330, telecommunications services of competitively classified telecommunications companies and competitively classified services of other telecommunications companies are provided pursuant to price lists rather than tariffs, and by contracts, pursuant to this rule.

**(2) Form and content of price lists**

(a) All price lists must be filed with the commission and must include a description of each service offered and the terms, conditions and prices applicable to each service.

(b) A price list must conform to all applicable laws, rules, and orders. Acceptance by the commission of a non-conforming price list will not be deemed a waiver of the law, rule, or order. Any price list provision that conflicts with a law, rule, or order may not be enforced unless the commission waives that law, rule, or order.

(c) Any new price list or revision to a price list filed by a registered telecommunications company becomes effective ten days after it is filed with the commission or on a later effective date specified in the price list filing.

**(3) Contracts**

(a) Telecommunications services of competitively classified telecommunications companies and competitively classified services of other telecommunications companies may be provided only pursuant to price lists unless a written service contract signed by the company and the customer is filed with the commission pursuant to this rule.

(b) If a company does not have a price list for a particular service, it must file with the commission any contract under which it provides that service.

(c) Companies must file contracts that this rule requires to be filed with the commission within 30 days after the effective date of the contract. Any rejection of the contract by the commission must occur within 30 days of filing unless the company agrees to a longer period. Any contract rejected by the commission will be void prospectively from the effective date of the commission's order.

(d) The prices charged under contracts for services competitively classified pursuant to RCW 80.36.330 must cover relevant costs under a long run incremental cost analysis, a fully distributed cost analysis, or any other commission-approved cost method, whichever is lowest.

(e) Contracts may include both "price listed" and non-price listed services. Any such contracts must comply with WAC 480-80-330 with regard to the non-price listed intrastate regulated service portion of the offering.