Chapter 480-121 WAC

REGISTRATION AND COMPETITIVE CLASSIFICATION OF TELECOMMUNICATIONS COMPANIES

WAC

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DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER


480-121-020 Requirements for applications for registration and petitions for competitive classification.

1. Applications for registration and petitions for competitive classification must be in the form prescribed by the commission.

2. Applications for registration:
   a. Must be filed with a petition for competitive classification unless applicant will not be subject to effective competition.
WAC 480-121-040 Granting or denying applications for registration. (1) The commission secretary may grant an application for registration without hearing when the application is on a form prescribed by the commission and contains the following:

(a) The name and address of the company;
(b) The name and address of its registered agent, if any;
(c) Name, address, and title of each officer or director;
(d) The most current balance sheet;
(e) The latest annual report, if any; and
(f) A description of the telecommunications services it offers or intends to offer.

(2) The commission may deny an application for registration if, after hearing, the commission finds that the application is not consistent with the public interest or that the applicant:

(a) Failed to provide the information required by RCW 80.36.350;
(b) Failed to provide the performance bond described in RCW 80.36.350 and WAC 480-120-127, if required;
(c) Does not possess adequate financial resources to provide the proposed service; or
(d) Does not possess adequate technical competency to provide the proposed service.

(3) The commission may deny an application for registration submitted by an alternate operator services company if, after hearing, the commission finds that the services or charges offered by the company are not consistent with the public convenience and advantage.

WAC 480-121-062 Requirements for filing a petition for competitive classification of a telecommunications service. A petition for competitive classification of a telecommunications service must, at a minimum, include:

1. The name and address of the petitioning company;
2. The name and telephone number of regulatory contact;
3. A description of the services it offers;
4. The names and addresses of any entities that would be classified as “affiliated interests” of the petition as defined in RCW 80.16.010; and
5. A description of the service the petitioner proposes to classify as competitive. With respect to each service, the petitioner must provide the following information:
   a. A description of all functionally equivalent or substitute services in the relevant market;
   b. The names and addresses of all providers of the services known or reasonably knowable to the petitioner;
   c. The prices, terms, and conditions under which the services are offered by competitors to the extent known or reasonably knowable to the petitioner;
   d. A geographical description of the relevant market;
   e. An estimate of the petitioner’s market share;
   f. A description of ease of entry into the market; and
   g. A statement of whether the petitioner has a significant captive customer base and the basis for any contention that it does not.

[Statutory Authority: RCW 80.01.040 and 80.04.160. WSR 02-11-080 (General Order No. R-499, Docket No. UT-991922), § 480-121-062, filed 5/14/02, effective 6/17/02; WSR 01-09-002 (Docket No. U-991301, General Order No. R-481), § 480-121-062, filed 4/4/01, effective 5/5/01.]

WAC 480-121-063 Regulatory requirements that may be waived for competitively classified telecommunications companies. (1) The following regulatory requirements are waived for competitively classified companies:
   a. RCW 80.04.300 (Budgets to be filed by companies—Supplementary budgets);
   b. RCW 80.04.310 (Commission’s control over expenditures);
   c. RCW 80.04.320 (Budget rules);
   d. RCW 80.04.330 (Effect of unauthorized expenditure—Emergencies—);
   e. RCW 80.04.360 (Earnings in excess of reasonable rate—Consideration in fixing rates);
   f. RCW 80.04.460 (Investigation of accidents);
   g. RCW 80.04.520 (Approval of lease of utility facilities);
   h. RCW 80.36.100 (Tariff schedules to be filed and open to public);
   i. RCW 80.36.110 (Tariff changes—Statutory notice—Exception);
   j. Chapter 80.08 RCW (Securities) (except RCW 80.08.140, State not obligated);
   k. Chapter 80.12 RCW (Transfers of property);
   l. Chapter 80.16 RCW (Affiliated interests);
   m. WAC 480-80-101 Tariff requirements through WAC 480-80-143 Special contracts for gas, electric, and water companies;
   n. Chapter 480-140 WAC (Commission general—Budgets);
   (o) Chapter 480-143 WAC (Commission general—Transfers of property);
   (p) WAC 480-120-102 (Service offered);
   (q) WAC 480-120-339 (Streamlined filing requirements for Class B telecommunications company rate increases);
   (r) WAC 480-120-399 (Access charge and universal service reporting);
   (s) WAC 480-120-344 (Expenditures for political or legislative activities);
   (t) WAC 480-120-352 (Washington Exchange Carrier Association (WECA));
   (u) WAC 480-120-369 (Transferring cash or assuming obligation);
   (v) WAC 480-120-375 (Affiliated interests—Contracts or arrangements);
   (w) WAC 480-120-389 (Securities report); and
   (x) WAC 480-120-395 (Affiliated interest and subsidiary transactions report).

This rule supersedes all waivers of regulatory requirements for competitively classified companies granted by the commission at the time of a company’s competitive classification. However, subsequent to the adoption of this rule, the commission may revoke the waiver of any regulatory requirement set forth in (a) through (x) of this subsection or may waive any regulatory requirement not included in (a) through (x) of this subsection.

(2) The commission may by order revoke waivers of regulatory requirements if it determines that revocation is necessary to protect the public interest.

(3) In addition, the commission may waive regulatory requirements for telecommunications companies that it has classified as competitive if it determines that competition with the regulatory waiver will serve the same purposes as public interest regulation.

[Statutory Authority: RCW 80.01.040, 80.04.160, 81.04.160, and 34.05.353. WSR 06-17-087 (Docket A-060475, General Order No. R-537), § 480-121-063, filed 8/14/06, effective 9/14/06. WSR 01-09-002 (Docket No. U-991301, General Order No. R-481), § 480-121-063, filed 4/4/01, effective 5/5/01.]

WAC 480-121-064 Reclassifying a competitive telecommunications company or service. After notice and hearing, the commission may reclassify any competitive telecommunications company or service if it determines that reclassification would protect the public interest. The telecommunications company must demonstrate that the existing competitive classification is proper and consistent with the public interest.

[Statutory Authority: RCW 80.01.040 and 80.04.160. WSR 02-11-080 (General Order No. R-499, Docket No. UT-991922), § 480-121-064, filed 5/14/02, effective 6/17/02; WSR 01-09-002 (Docket No. U-991301, General Order No. R-481), § 480-121-064, filed 4/4/01, effective 5/5/01.]
WAC 480-121-065 Customer notice requirements—Petition for competitive classification of a service or a company. (1) When a telecommunications company petitions for competitive classification of a telecommunications service(s), the company must provide notice to each affected customer at least thirty days before the requested effective date.

(2) Each customer notice must include, at a minimum:
   (a) The date the notice is issued and the proposed effective date of the competitive classification;
   (b) The company name and address;
   (c) A clear explanation of the proposal to give customers the basis for understanding the proposal and the potential impact of the change. The company may satisfy this requirement with its own explanation or by using commission-developed language available from the commission's designated public affairs officer;
   (d) A description of how customers may contact the company if they have specific questions or need additional information about the proposal; and
   (e) Public involvement language. A company may choose from:
      (i) Commission-suggested language that is available from the commission's designated public affairs officer; or
      (ii) Company-developed language that must include the commission's mailing address, toll-free number, and docket number, if known, and a brief explanation of:
         (A) How to participate in the commission's process by mailing or faxing a letter, or submitting an e-mail; and
         (B) How to contact the commission for process questions or to be notified of the scheduled open meeting at which the proposal will be considered by the commission.
   (3) Methods of notice permitted include a bill insert, bill message, printing on the billing envelope, a separate mailing to all affected customers or, if the company has the capability and the customer has authorized, by e-mail.
   (4) Within ten days of making a filing requiring posting, publication, or customer notice, a company must file a declaration with the commission's records center that the required notice has been posted, published, and/or mailed. The declaration must include:
      (a) The methods used to post, publish, and/or give notice to customers;
      (b) When the notice was first posted, published, and/or issued to customers;
      (c) How many customers are affected; and
      (d) A copy of the notice.
   (5) A company may request assistance from the commission's designated public affairs officer with efforts to comply with this section.
   (6) The commission may require notice to customers other than those described in this rule when the commission determines that additional customer education is needed.