Bill No. CS for CS for SB 2068

Barcode 373010

CHAMBER ACTION

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11	The Committee on Government Efficiency Appropriations
12	(Haridopolos) recommended the following amendment:
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14	Senate Amendment (with title amendment)
15	On page 21, line 23, delete that line
16	
17	and insert:
18	Section 19. Subsection (4) of section 364.051, Florida
19	Statutes, is amended to read:
20	364.051 Price regulation
21	(4) $\underline{(a)}$ Notwithstanding the provisions of subsection
22	(2), any local exchange telecommunications company that
23	believes circumstances have changed substantially to justify
24	any increase in the rates for basic local telecommunications
25	services may petition the commission for a rate increase, but
26	the commission shall grant $\underline{\text{the}}$ such petition only after an
27	opportunity for a hearing and a compelling showing of changed
28	circumstances. The costs and expenses of any government
29	program or project required in part II <u>may</u> shall not be
30	recovered under this subsection unless <u>the</u> such costs and
31	expenses are incurred in the absence of a bid and subject to
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carrier-of-last-resort obligations as provided for in part II.

The commission shall act upon the any such petition within 120
days after of its filing.

- (b) For purposes of this section, evidence of damage occurring to the lines, plants, or facilities of a local exchange telecommunications company that is subject to the carrier-of-last-resort obligations, which damage is the result of a tropical system occurring after June 1, 2005, and named by the National Hurricane Center, constitutes a compelling showing of changed circumstances.
- 1. A company may file a petition to recover its intrastate costs and expenses relating to repairing, restoring, or replacing the lines, plants, or facilities damaged by a named tropical system.
- 2. The commission shall verify the intrastate costs and expenses submitted by the company in support of its petition.
- 3. The company must show and the commission shall determine whether the intrastate costs and expenses are reasonable under the circumstances for the named tropical system.
- 4. A company having a storm-reserve fund may recover
 tropical-system-related costs and expenses from its customers
 only in excess of any amount available in the storm-reserve
 fund.
 - 5. The commission may determine the amount of any increase that the company may charge its customers, but the charge per line item may not exceed 50 cents per month per customer line for a period of not more than 12 months.
- 6. The commission may order the company to add an equal line-item charge per access line to the billing

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1	statement of the company's retail basic local
2	telecommunications service customers, its retail nonbasic
3	telecommunications service customers, and, to the extent the
4	commission determines appropriate, its wholesale loop
5	unbundled network element customers. At the end of the
6	collection period, the commission shall verify that the
7	collected amount does not exceed the amount authorized by the
8	order. If collections exceed the ordered amount, the
9	commission shall order the company to refund the excess.
10	7. In order to qualify for filing a petition under
11	this paragraph, a company with one million or more access
12	lines, but fewer than three million access lines, must have
13	tropical-system-related costs and expenses exceeding \$1.5
14	million, and a company with three million or more access lines
15	must have tropical-system-related costs and expenses of \$5
16	million or more. A company with fewer than one million access
17	lines is not required to meet a minimum damage threshold in
18	order to qualify to file a petition under this paragraph.
19	8. A company may file only one petition for storm
20	recovery in any 12-month period for the previous storm season,
21	but the application may cover damages from more than one named
22	tropical system.
23	
24	This paragraph is not intended to adversely affect the
25	commission's consideration of any petition for an increase in
26	basic rates to recover costs related to storm damage which was
27	filed before the effective date of this act.
28	Section 20. This act shall take effect upon becoming a
29	law.
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1	======== T I T L E A M E N D M E N T =========
2	And the title is amended as follows:
3	On page 2 line 12, after the semicolon,
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5	insert:
6	amending s. 364.051, F.S.; providing that
7	damage to the equipment and facilities of a
8	local exchange telecommunications as a result
9	of a named tropical system constitutes a
10	compelling showing of changed circumstances to
11	justify a rate increase; allowing such
12	companies to petition for recovery of such
13	costs and expenses; requiring the Public
14	Service Commission to verify the intrastate
15	costs and expenses for repairing, restoring, or
16	replacing damaged lines, plants, or facilities;
17	requiring the commission to determine whether
18	the intrastate costs and expenses are
19	reasonable; requiring a company to exhaust any
20	storm-reserve funds prior to recovery from
21	customers; providing that the commission may
22	authorize adding an equal line-item charge per
23	access line for certain customers; providing
24	for a rate cap and providing the maximum number
25	of months the rate may be imposed; providing a
26	12-month limit for the application; allowing
27	recovery for more than one storm within the
28	limit;
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