- WAC 480-120-339 Streamlined filing requirements for Class B telecommunications company rate increases. (1) A Class B company, as defined in WAC 480-120-021 (Definitions), may use the streamlined treatment described in this section for seeking a general rate increase, as an alternative to the requirements in WAC 480-07-510 (General rate proceedings—Electric, natural gas, pipeline, and telecommunications companies).
- (2) **General information required.** A Class B company seeking streamlined treatment for a proposed general rate increase must submit the following information at the time of filing or prior to its first notice to customers, whichever occurs first:
- (a) A copy of its customer notice as specified in subsection (6) of this section.
- (b) A results-of-operations statement, on a commission basis, demonstrating that the company is not presently exceeding a reasonable level of earnings. If the company is exceeding a reasonable level of earnings, the proposed increase must be reduced accordingly.
- (c) All supporting documentation used to develop the results-of-operations statement, including supporting documentation for all adjustments.
- (d) The results-of-operations statement filed under this subsection must include Washington intrastate results of operations and total Washington results of operations. If a company cannot provide Washington intrastate results of operations with reasonable accuracy, the commission may consider the total Washington results of operations including the interstate jurisdiction.
  - (3) Adjustments provided for in the results of operations.
- (a) The results-of-operations statement must provide restating actual adjustments and pro forma adjustments in accordance with (b) of this subsection.
- (b) Before the achieved return is calculated, a company must adjust the booked results of operations for restating actual and proforma adjustments, including the following:
  - (i) Nonoperating items;
  - (ii) Extraordinary items;
  - (iii) Nonregulated operating items; and
  - (iv) All other items that materially distort the test period.
- (4) Rate design. A Class B company filing pursuant to this section must clearly describe the basis for allocating any revenue requirement change proposed by customer class (e.g., residential, business, and interexchange).
- (5) **Customer notice.** The company must notify customers consistent with the manner outlined in WAC 480-120-194 (Publication of proposed tariff changes to increase charges or restrict access to services), and must include the following information:
  - (a) The proposed increase expressed in:
  - (i) Total dollars and average percentage terms; and
- (ii) The average monthly increases the customers in each category or subcategory of service might reasonably expect;
- (b) The name and mailing address of the commission and public counsel;
- (c) A statement that customers may contact the commission or public counsel with respect to the proposed rate change; and
  - (d) The date, time, and place of the public meeting, if known.

- (6) **Final action.** The commission will ordinarily take final action on a filing under this section within ninety days after the date of filing.
- (7) The commission may decline to apply the procedures outlined in this section if it has reason to believe that:
- (a) The quality of the company's service is not consistent with its public service obligations; or
- (b) A more extensive review is required of the company's results of operations or proposed rate design.
- (8) Nothing in this rule will be construed to prevent any company, the commission, any customer, or any other party from using any other procedures that are otherwise permitted by law.

[Statutory Authority: Chapter 19.122 RCW, RCW 19.122.053, 80.01.040, and 80.04.160. WSR 15-08-043 (Docket UT-140680, General Order R-580), \$480-120-339\$, filed 3/26/15, effective 4/26/15. Statutory Authority: RCW 80.01.040, 80.04.160, 81.04.160 and 34.05.353. WSR 05-06-051 (Docket No. A-021178 and TO-030288, General Order No. R-518), \$480-120-339\$, filed 2/28/05, effective 3/31/05.]