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This is an electronic copy. Attachments may not appear. **BEFORE THE PUBLIC UTILITY COMMISSION**

OF OREGON

AR 436

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In the Matter of a Rulemaking Proceeding to) Make Housekeeping Revisions to the Safety and Territory Allocation Rules for Utilities and Telecommunications Cooperatives.

ERRATA ORDER

On March 22, 2002, the Commission issued Order No. 02-179, adopting changes to the agency's safety and territory allocation rules for utilities and telecommunications cooperatives. The Commission set forth the amended rules in Appendix A to the order.

The Commission subsequently discovered that Appendix A of that order contains two clerical errors. First, the amended rules fail to include a citation to ORS 759.535 in OARs 860-025-0020 and 860-025-0025, and a citation to ORS 759,560 in OAR 860-025-0027. Although these citations were included in the Staff Report on which the Commission based its decision, the citations were mistakenly omitted from the appendix when the Commission issued its order. Second, Appendix A contained an error with regard to amended OAR 860-025-0027(2). That rule relates to the assignment or transfer of rights by electric and gas utilities pursuant to ORS 758.460. To make OAR 860-025-0027(2) consistent with its enabling statute, the Commission Staff proposed that the rule be amended to read: "applications under ORS 758.460 by an electric or gas utility * * * shall comply with OAR 860-027-0025." The rule change set forth in Appendix A omitted the word "gas," leaving the amended rule to read: applications under ORS 758.460 by an electric or utility [.]"

Accordingly, Appendix A, attached to Order No. 02-179, should be replaced with the Appendix A attached to this errata order. This appendix corrects the clerical errors identified above. The remainder of Order No. 02-179 remains unchanged.

ORDER

IT IS ORDERED that Appendix A, attached to Order No. 02-179, is replaced with Appendix A, attached to and made part of this order. The remainder of Order No. 02-179 remains unchanged.

Made, entered and effective ______.

Roy Hemmingway Chairman Lee Beyer Commissioner

Joan H. Smith Commissioner

A person may petition the Commission for the amendment or repeal of a rule pursuant to ORS 183.390. A person may petition the Court of Appeals to determine the validity of a rule pursuant to ORS 183.400.

860-023-0005 Maintenance of Plant and Equipment <u>by Energy Utilities and Large Telecommunications</u> <u>Utilities</u>

Each energy and large telecommunications utility shall have and maintain its entire plant and system in such condition that it will furnish safe, adequate, and reasonably continuous service. Each energy and large telecommunications utility shall inspect its plant distribution system and facilities in such manner and with such frequency as may be needed to ensure a reasonably complete knowledge about their condition and adequacy at all times. Such record shall be kept Each energy utility and large telecommunications utility shall keep such records of the conditions found as the utility considers necessary to properly maintain its system, unless in special cases the Commission specifies a more complete record.

Stat. Auth.: ORS Ch. 183, 756, 757 & 759

Stat. Implemented: ORS 757.020 & 759.035

Hist.: PUC 164, f. 4-18-74, ef. 5-11-74 (Order No. 74-307); PUC 9-1998, f. & ef. 4-28-98 (Order No. 98-169); PUC 16-2001, f. & ef. 6-21-01 (Order No. 01-488); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-025-0000

Exemptions Applicability of Division 025

The rules contained in this Division do not apply to: <u>electric utilities, gas utilities, and</u> large telecommunications utilities, as defined in OAR 860-025-0001.

(1) Telecommunications utilities partially exempt from regulation under ORS 759.040 (see Division 034 requirements).

(2) Unincorporated associations and cooperative corporations that only provide telecommunications services (see Division 034 requirements).

(3) Water utilities (see Division 036 requirements).

(4) Water/wastewater utilities (see Division 037 requirements).

Stat. Auth.: ORS Ch. 183, 756, 757 & 759

Stats. Implemented: ORS 756.040, 759.030, 759.040 & 759.045 759.500 through 759.595

Hist.: PUC 6-1993, f. & ef. 2-19-93 (Order No. 93-185); PUC 14-1997, f. & ef. 11-20-97 (Order No. 97-442); PUC 3-1999, f. & ef. 8-10-99 (Order No. 99-468); PUC 14-2000, f. & ef. 8-23-00 (Order No. 00-458); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-025-0001

Definitions <u>for Territory Allocated to Electric Utilities</u>, Gas Utilities, and Large <u>Telecommunications Utilities</u>

For purposes of this Division, except when a different scope is explicitly stated:

(1) **'Energy<u>Electric</u>** utility'' means a public utility as defined in ORS 757.005 except a water utility that supplies electricity;.

(2) "Gas utility" means a public utility as defined in ORS 757.005 that supplies natural gas.

(23) "<u>Large Tt</u>elecommunications utility"-<u>has the meaning means any</u> <u>telecommunications utility</u> as defined in ORS 759.005, unless it that is <u>not</u> partially exempt from regulation under ORS 759.040; and.

(34) "Utility" means all energy and telecommunications utilities, as defined in sections (1) and (2) of this rule. "Utility service" means utility service as defined for electric and gas utilities in ORS 758.400(3) and telecommunications utility service as defined in ORS 759.500(3).

Stat. Auth.: ORS Ch. 183, 756, 757 & 759

Stats. Implemented: ORS 756.040, 757.005, 758.400, & 759.005 & 759.500 Hist.: PUC 2-1996, f. & ef. 4-18-96 (Order No. 96-102); PUC 9-1998, f. & ef. 4-28-98 (Order No. 98-169); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-025-0010

Applications for Approval of Contracts to Avoid or Eliminate Duplicate Utility Service <u>for</u> <u>Electric Utilities, Gas Utilities, and Large Telecommunications Utilities</u>

Applications <u>An application</u> for a Commission order under ORS 758.410 or 759.510 shall contain the following:

(1) A copy of the contract.

(2) A map or maps, drawn to appropriate scale, showing the general location and boundaries of the applicant's service area.

(3) A map or maps, drawn to appropriate scale, showing the location of customers who are being served by either or both of the parties, or who could be economically served by the then existing facilities of either party, or by reasonable and economic extensions thereto, who are covered by the contract.

(4) A description by county, section lines, river, highway, road, street, or metes and bounds, where applicable and necessary, designating the boundaries of the territory to be served by each party to the contract. Such legal description of boundary lines may be drawn and described:

(a) To eliminate minor irregularities in the boundary of each party when to do so will include within each party's territory only that unserved area which may be economically served by the then existing facilities of the respective parties or by reasonable and economic extensions thereto; and

(b) In the case of persons providing telecommunications utility service who entered into exchange boundary agreements before May 31, 1961, to define mutually exclusive exchange service areas, the area affected by such agreement may be described by reference to the exchange area map in that agreement. However, the applicant shall not be relieved by such reference from showing that it can economically serve the unserved areas within the exchange area map with its existing facilities or by a reasonable and economic extension thereto.

(5) A description of the equipment and facilities of each party, which are the subject of sale, exchange, transfer, or lease pursuant to the contract and the consideration to be paid therefore.

(6) Facts showing that the contract will eliminate or avoid unnecessary duplicating facilities, and will promote the efficient and economic use and development and the safety of operation of the utility **service** systems of the parties to the contract, while providing adequate and reasonable service to all territories and customers affected thereby.

Stat. Auth.: ORS Ch. 183, 756, & 758 & 759

Stats. Implemented: ORS 758.400 through 758.475 <u>& 759.500 through 759.595</u> Hist.: PUC 164, f. 4-18-74, ef. 5-11-74 (Order No. 74-307); PUC 2-1993, f. & ef. 1-8-93 (Order Nos. 92-1793 & 93-035); PUC 9-1998, f. & ef. 4-28-98 (Order No. 98-169); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-025-0020

Applications for Allocation of Exclusively Served Territory <u>for Electric Utilities, Gas</u> <u>Utilities, and Large Telecommunications Utilities</u>

Applications <u>An application</u> under ORS 758.435 <u>or ORS 759.535</u> for an order of the Commission to allocate territory to a person providing exclusive <u>electric, gas, or</u> telecommunications utility service in a territory shall contain the following information:

(1) A map or maps, drawn to appropriate scale, showing the general location and boundaries of the applicant's service area.

(2) A map or maps, drawn to appropriate scale, showing the location of applicant's customers and facilities in the vicinity of the boundaries of the territory applied for in sufficient detail to enable the Commission to determine the boundaries of that territory served exclusively by applicant.

(3) A description by county, section lines, river, highway, road, street, or metes and bounds, where applicable and necessary, of the boundaries of applicant's exclusive service area. Such map and legal description of boundary lines may be drawn and described so as to eliminate minor irregularities in the boundary.

(4) Facts showing that applicant is lawfully and in good faith providing exclusive **electric, gas, or telecommunications** utility service within the area described in the application and that no other person is providing a similar utility service within such territory.

(5) Such additional information as needed for a full understanding of the situation.

Stat. Auth.: ORS Ch. 183, 756, & 758 & 759

Stats. Implemented: ORS 758.400 through 758.475 <u>& 759.500 through 759.595</u> Hist.: PUC 164, f. 4-18-74, ef. 5-11-74 (Order No. 74-307); PUC 2-1993, f. & ef. 1-8-93 (Order Nos. 92-1793 & 93-035); PUC 9-1998, f. & ef. 4-28-98 (Order No. 98-169); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-025-0025

Applications for Allocation of Exclusively Served Territory and Adjacent Unserved Territory <u>for Electric Utilities, Gas Utilities, and Large Telecommunications Utilities</u>

Applications <u>An application</u> under ORS 758.435 <u>or ORS 759.535</u>, for an order of the Commission to allocate territory to a person providing exclusive electric, gas, or telecommunications utility service in a territory and adjacent unserved territory shall contain the following information:

(1) The information required under OAR 860-025-0020.

(2)-Map A map or maps similar to that required by OAR 860-025-0020(2) and description comparable to that required by OAR 860-025-0020(3), showing and describing the boundary of the adjacent unserved territory covered by the application.

(3) The names and addresses of all persons providing similar utility service in proximity to the unserved area applied for who may have an interest in or be affected by an approval or disapproval of the application.

(4) Facts showing that it is more economical and feasible to serve the adjacent unserved territory by an extension of the applicant's existing facilities than by an extension of the facilities of another person, including but not limited to the following:

(a) <u>Map A map or maps</u>, drawn to appropriate scale, showing location and capability of equipment, plant, or facilities including the capability, location, and route of proposed facilities, if any, which relate to the applicant's ability to extend utility service into the adjacent unserved area.

(b) Copies of such franchises or permits as the appropriate public authorities may require for extending service into the adjacent unserved area, or a statement that they will be filed at the hearing or a statement that no such authority is required by said public authorities.

(c) The kind or nature and extent of the need or demand, or reasonable anticipated need or demand, for utility service within the unserved area.

(d) The estimated construction, operating and related costs of and revenues from providing the proposed utility service within the unserved area.

(5) Such additional information as needed-to enable for a full understanding of the situation.

Stat. Auth.: ORS Ch. 183, 756, & 758 & 759

Stats. Implemented: ORS 758.400 through 758.475 <u>& 759.500 through 759.595</u>

Hist.: PUC 164, f. 4-18-74, ef. 5-11-74 (Order No. 74-307); PUC 2-1993, f. & ef. 1-8-93 (Order Nos. 92-1793 & 93-035); PUC 9-1998, f. & ef. 4-28-98 (Order No. 98-169); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-025-0027

Application to Transfer Rights to Allocated Territory <u>for Electric Utilities</u>, <u>Gas Utilities</u>, <u>and Large Telecommunications Utilities</u>

(1) <u>Applications An application</u> under ORS 758.460 or ORS 759.560 for an order of the Commission to approve the transfer of rights acquired by an allocation of territory shall comply with OAR 860-025-0005(2) and (3) and shall contain the following information:

(a) A statement of the purposes for the transfer, the supporting reasons therefor<u>e</u>, and a detailed explanation thereof justifying why the transfer will not be contrary to public interest.

(b) Copies of all written evidence and a statement of all oral understandings **compromising comprising** the agreement between the transferor and transferee covering the transfer of the territory described in the application and sought to be transferred.

(c) A map or maps, drawn to appropriate scale, showing the general location and boundaries of the allocated territory sought to be transferred and the transferror's and transferee's adjacent service areas.

(d) A map or maps, drawn to appropriate scale, showing:

(A) The number and, as practicable, the location of customers and equipment or facilities of the transferor with a detailed description of such equipment or facilities within the territory sought to be transferred; and

(B) The location of equipment or facilities of the transferor and transferee, with a detailed description of the same, which are in the territory immediately adjacent to that sought to be transferred and which are or will be interconnected therewith.

(e) A legal description, comparable to that required in OAR 860-025-0020(3), of the boundaries of the territory sought to be transferred.

(f) A legal description, comparable to that required in OAR 860-025-0020(3), of the resulting boundaries of the remaining allocated portion of the parcel of the transferor's territory where the territory sought to be transferred is only part of a parcel of transferor's allocated territory and a similar description of the resulting boundaries of the transferee's allocated territory where the territory sought to be transferred will be contiguous to a parcel of transferee's allocated territory.

(g) Copies of such franchises or permits, as the appropriate public authorities may require, authorizing the transferee to serve in the territory sought to be transferred, or evidence of the approval of the appropriate public authorities of the transfer to the transferee of the transferor's franchise or permit to serve the territory sought to be transferred.

(2) Applications under ORS 758.460 by a<u>n electric or gas</u> utility for a Commission order approving the transfer of rights acquired by an allocation of territory, which would otherwise be subject to ORS 757.480-or ORS 759.375, shall comply with OAR 860-027-0025.

(3) Applications under ORS 759.560 by a large telecommunications utility for a Commission order approving the transfer of rights acquired by an allocation of territory, which would otherwise be subject to ORS 759.375, shall comply with OAR 860-027-0025.

Stat. Auth.: ORS Ch. 183, 756, -& 758 & 759

Stats. Implemented: ORS 758.400 through 758.475 <u>& 759.500 through 759.595</u> Hist.: PUC 164, f. 4-18-74, ef. 5-11-74 (Order No. 74-307); PUC 2-1993, f. & ef. 1-8-93 (Order Nos. 92-1793 & 93-035); PUC 12-1997, f. & ef. 10-30-97 (Order No. 97-413); PUC 9-1998, f. & ef. 4-28-98 (Order No. 98-169); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-025-0050

<u>Application by an Unserved Person for Service from a Large Telecommunications Utility</u> <u>An application under ORS 759.590 for an order of the Commission directing</u> <u>another telecommunications utility to provide local exchange service to an unserved person</u> <u>shall comply with OAR 860-032-0220.</u>

Stat. Auth.: ORS Ch. 183, 756 & 759

Stats. Implemented: ORS 756.040, 759.580, 759.585, 759.590 & 759.595 Hist.: NEW; PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-034-0400

Maps and Records of Small Telecommunications Utilities and Telecommunications Cooperatives

(1) Each<u>small telecommunications</u> utility and telecommunications cooperative shall keep on file current maps and records of the entire plant showing size, location, character, and date of installation of major plant items.

(2) Upon request, each <u>small telecommunications</u> utility and telecommunications cooperative shall file with the Commission an adequate description or maps to define the

territory served. All maps and records, which the Commission may require the <u>small</u> <u>telecommunications</u> utility or telecommunications cooperative to file, shall be in a form satisfactory to the Commission.

Stat. Auth.: ORS Ch. 183, 756, 758 & 759

Stats. Implemented: ORS 756.040, 758.215 & 759.045

Hist.: PUC 6-1993, f. & ef. 2-19-93 (Order No. 93-185); PUC 3-1999, f. & ef. 8-10-99 (Order No. 99-468); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-034-0440

Applicability and Formal Requirements <u>for Small Telecommunications Utilities and</u> <u>Telecommunications Cooperatives</u>

(1) The rules contained in this division are auxiliary to and supplemental to the rules contained in divisions 011 through 014 of this chapter, Practice and Procedure, and all applications or petitions for approval of contracts or amendments thereto, allocations of territory, assignment or transfer of rights acquired pursuant to an allocation of territory, and all other pleadings filed with the Commission pursuant to ORS 759.500 to 759.595 inclusive, shall be governed by the rules in divisions 011 through 014 of this chapter, Practice and Procedure, except as provided in sections (2) and (3) of this rule.

(2) All applications and petitions shall contain the full and correct name and business address of the applicant or petitioner.

(3) An original and three conformed-**copied** of all applications and petitions shall be filed with the Commission.

Stat. Auth.: ORS Ch. 183, 756, & 759

Stats. Implemented: ORS 759.045 & 759.500 through 759.675

Hist.: PUC 6-1993, f. & ef. 2-19-93 (Order No. 93-185); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-034-0450

Applications for Approval of Contracts to Avoid or Eliminate Duplicate Utility Service <u>for</u> <u>Small Telecommunications Utilities and Telecommunications Cooperatives</u>

For purposes of this rule, "utility service" means telecommunications utility service as defined in ORS 759.500(3). **Applications** An application under ORS 759.500 through ORS 759.595 for an order of the Commission approving a contract authorized thereunder shall contain in addition to the contract, if not contained therein, the following information:

(1) A map or maps, to appropriate scale, showing the general location and boundaries of the respective applicant's service areas.

(2) A map or maps, to appropriate scale, showing the location of customers who are being served by either or both of the parties, or who could be economically served by the then existing facilities of either party, or by reasonable and economic extensions thereto, who are covered by the contract.

(3) A description by county, section lines, river, highway, road, street, or metes and bounds, where applicable and necessary, designating the boundaries of the territory to be served by each party to the contract. Such legal description of boundary lines may be drawn and described:

(a) To eliminate minor irregularities in the boundary of each party when to do so will include within each party's territory, only that unserved area which may be economically served by the then existing facilities of the respective parties or by reasonable and economic extensions thereto; and

(b) In the case of persons providing utility service who have entered into exchange boundary agreements before May 31, 1961, to define mutually exclusive exchange service areas, the area affected by such agreement may be described by reference to the exchange area map in that agreement. Ho wever, the applicant shall not be relieved by such reference from showing that it can economically serve the unserved areas within the exchange area map with its existing facilities or by a reasonable and economic extension thereto.

(4) A description of the equipment and facilities of each party, which are the subject of sale, exchange, trans fer, or lease pursuant to the contract and the consideration to be paid therefore.

(5) Facts showing that the contract will eliminate or avoid unnecessary duplicating facilities, and will promote the efficient and economic use and development and the safe ty of operation of the utility **service** systems of the parties to the contract, while providing adequate and reasonable service to all territories and customers affected thereby.

Stat. Auth.: ORS Ch. 183, 756 & 759

Stats. Implemented: ORS 756.040, 759.045 & 759.500 through 759.595 Hist.: PUC 6-1993, f. & ef. 2-19-93 (Order No. 93-185); PUC 12-1998, f. & ef. 5-7-98 (Order No. 98-188); PUC 3-1999, f. & ef. 8-10-99 (Order No. 99-468); PUC 4-2001, f. & ef. 1-24-01 (Order No. 01-117); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-034-0460

Applications for Approval of Amendments to Contracts to Avoid or Eliminate Duplicate Utility Service for Small Telecommunications Utilities and Telecommunications

Cooperatives

For purposes of this rule, "utility service" means telecommunications utility service as defined in ORS 759.500(3). Applications <u>An application</u> under ORS 759.530 for a Commission order approving an amendment to a contract approved pursuant to ORS 759.510 to ORS 759.520, inclusive, shall contain the amendatory contract and such information required by OAR 860-034-0450 as is pertinent to the Commission in making a decision thereon.

Stat. Auth.: ORS Ch. 183, 756 & 759

Stats. Implemented: ORS 756.040, 759.045 & 759.530

Hist.: PUC 6-1993, f. & ef. 2-19-93 (Order No. 93-185); PUC 12-1998, f. & ef. 5-7-98 (Order No. 98-188); PUC 3-1999, f. & ef. 8-10-99 (Order No. 99-468); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-034-0470

Applications for Allocation of Exclusively Served Territory <u>by Small Telecommunications</u> <u>Utilities and Telecommunications Cooperatives</u>

For purposes of this rule, "utility service" means telecommunications utility service as defined in ORS 759.500(3). Applications An application under ORS 759.535 for an order of

the Commission to allocate territory to a person providing exclusive utility service in a territory shall contain the following information:

(1) A map or maps, drawn to appropriate scale, showing the general location and boundaries of the applicant's service area.

(2) A map or maps, drawn to appropriate scale, showing the location of the applicant's customers and facilities in the vicinity of the boundaries of the territory applied for in sufficient detail to enable the Commission to determine the boundaries of that territory served exclusively by applicant.

(3) A description by county, section lines, river, highway, road, street, or metes and bounds, where applicable and necessary, of the boundaries of applicant's exclusive service area. Such map and legal description of boundary lines may be drawn and described so as to eliminate minor irregularities in the boundary.

(4) Facts showing that applicant is lawfully and in good faith providing exclusive utility service within the area described in the application and that no other person is providing a similar utility service within such territory.

(5) Such additional information as needed for a full understanding of the situation.

Stat. Auth.: ORS Ch. 183, 756 & 759

Stats. Implemented: ORS 756.040, 759.045 & 759.535

Hist.: PUC 6-1993, f. & ef. 2-19-93 (Order No. 93-185); PUC 12-1998, f. & ef. 5-7-98 (Order No. 98-188); PUC 3-1999, f. & ef. 8-10-99 (Order No. 99-468); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-034-0480

Applications for Allocation of <u>Exclusively Served Territory and Adjacent</u> Unserved Territory <u>for Small Telecommunications Utilities and Telecommunications Cooperatives</u>

For purposes of this rule, "utility service" means telecommunications utility service as defined in ORS 759.500(3). **Applications** An application under ORS 759.535, for an order of the Commission to allocate territory to a person providing exclusive utility service in a territory and adjacent unserved territory, shall contain the following information:

(1) Information The information required under OAR 860-034-0470.

(2)-Map A map or maps similar to that required by OAR 860-034-0470(2) and description comparable to that required by OAR 860-034-0470(3), showing and describing the boundary of the adjacent unserved territory covered by the application.

(3) <u>Names The names</u> and addresses of all persons providing similar utility service in proximity to the unserved area applied for who may have an interest in or be affected by an approval or disapproval of the application.

(4) Facts showing that it is more economical and feasible to serve the adjacent unserved territory by an extension of the applicant's existing facilities than by an extension of the facilities of another person, including but not limited to the following:

(a) <u>Map A map or maps, drawn</u> to appropriate scale, showing location and capability of equipment, plant, or facilities including the capability, location, and route of proposed facilities, if any, which relate to the applicant's ability to extend utility service into the adjacent unserved area.

(b) Copies of such franchises or permits as the appropriate public authorities may require for extending service into the adjacent unserved area, or a statement that they will be filed at the hearing or a statement that no such authority is required by said public authorities.

(c) The kind or nature and extent of the need or demand, or reasonably anticipated need or demand, for utility service within the unserved area.

(d) The estimated construction, operating, and related costs of and revenues from providing the proposed utility service within the unserved area.

(5) Such additional information as needed-to enable for a full understanding of the situation.

Stat. Auth.: ORS Ch. 183, 756 & 759

Stats. Implemented: ORS 756.040, 759.045 & 759.535

Hist.: PUC 6-1993, f. & ef. 2-19-93 (Order No. 93-185); PUC 12-1998, f. & ef. 5-7-98 (Order No. 98-188); PUC 3-1999, f. & ef. 8-10-99 (Order No. 99-468); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-034-0490

Applications to Transfer Rights to Allocated Territory <u>for Small Telecommunications</u> <u>Utilities and Telecommunications Cooperatives</u>

For purposes of this rule, "utility service" means telecommunications utility service as defined in ORS 759.500(3). Applications <u>An application</u> under ORS 759.560 for an order of the Commission to approve the transfer of rights acquired by an allocation of territory shall comply with OAR 860-034-0440(2) and (3) and shall contain the following information:

(1) A statement of the purposes for the transfer, the supporting reasons therefore and a detailed explanation thereof justifying why the transfer will not be contrary to the public interest.

(2) A copy of all written evidence and a statement of all oral understanding **compromising comprising** the agreement between the transferor and transferee covering the transfer of the territory described in the application and sought to be transferred.

(3) A map or maps, <u>drawn</u> to appropriate scale, showing the general location and boundaries of the allocated territory sought to be transferred and the transferor's and transferee's adjacent_service areas.

(4) A map or maps, **drawn** to appropriate scale, showing:

(a) The number and, as practicable, the location of customers and equipment or facilities of the transferor with a detailed description of such equipment or facilities within the territory sought to be transferred; and

(b) The location of equipment or facilities of the transferor and transferee, with a detailed description of the same, which are in the territory immediately adjacent to that sought to be transferred and which are or will be interconnected therewith.

(5) A legal description comparable to that required in OAR 860-034-0470(3) of the boundaries of the territory sought to be transferred.

(6) A legal description comparable to that required in OAR 860-034-0470(3) of the resulting boundaries of the remaining allocated portion of the parcel of the transferor's territory where the territory sought to be transferred is only part of a parcel of transferor's allocated territory and a similar description of the resulting boundaries of the transferee's allocated territory where the territory sought to be transferred will be contiguous to a parcel of transferee's allocated territory.

(7) Copies of such franchises or permits <u>A copy of each franchise and permit</u>, as the appropriate public authorities may require, authorizing the transferee to serve in the territory sought to be transferred, or evidence of the approval of the appropriate public authorities of the transfer to the transferee of the transferor's franchise or permit to serve the territory sought to be transferred.

Stat. Auth.: ORS Ch. 183, 756 & 759

Stats. Implemented: ORS 756.040, 759.045 & 759.560

Hist.: PUC 6-1993, f. & ef. 2-19-93 (Order No. 93-185); PUC 12-1998, f. & ef. 5-7-98 (Order No. 98-188); PUC 3-1999, f. & ef. 8-10-99 (Order No. 99-468); PUC 4-2001, f. & ef. 1-24-01 (Order No. 01-117); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-034-0495

<u>Application by an Unserved Person for Service from a Small Telecommunications Utility</u> <u>An application under ORS 759.590 for an order of the Commission directing</u> <u>another telecommunications utility to provide local exchange service to an unserved person</u> <u>shall comply with OAR 860-032-0220.</u>

<u>Stat. Auth.: ORS Ch. 183, 756, & 759</u> Stats. Implemented: ORS 756.040, 759.045, 759.580, 759.585, 759.590 & 759.595

Hist.: NEW; PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-036-0905

Original Application Requirements

(1) A completed application requesting an exclusive service territory for area the water utility is currently serving shall include the following:

(a) The water utility's complete name, address, and telephone number;

(b) The nature of the water utility's business organization, that is, corporation,

partnership, limited partnership, sole proprietorship, association, etc.;

(c) The name(s) and address(es) of all corporate officers, directors, partners, or any other person(s) owning an interest in the water utility;

(d) A statement showing the financial and technical ability of the applicant to provide service to the current territory;

(e) A detailed map or maps of the water system showing the existing lines and facilities;

(f) A detailed map<u>or maps</u> identifying the boundaries of the water utility's current service territory marked with a fine-tipped RED pen. The map must identify the map source and the date of the map in the upper left corner of the map. Appropriate maps may include: a GIS map, city or county map, tax lot map, plat map, or telephone book map. The map must be of sufficient scale and detail to identify the utility's current service territory boundaries and enable correlation with a written description of such territory;

(g) A complete and accurate written description of the water utility's current service territory. The description may be a legal description or may reference township, range, and section; interstates, state roads, and local streets; rivers, streams, and major bodies of water; and recorded plats or lots, tracts, or other recorded instruments identifying permanent fixtures references;

(h) Evidence that the water utility owns the land upon which the water utility facilities are located, or a copy of an agreement that provides for the continued use of the knd, such as an easement or 99-year lease;

(i) A schedule showing the number of customers currently served, by class and meter size, as well as the number of customers projected to be served when the current service territory is fully occupied; and

(j) The name and address of the nearest municipality, county, any known planning councils, any known governmental authorities having concern with the application, and all known water utilities and community water supply systems in the general area of the current service territory.

(2) The application may also include any adjacent territory that the water utility plans to serve within six months following the date of the application:

(a) If another water utility or community water supply system is not serving such territory; and

(b) If the applicant demonstrates that it is more economical and feasible to serve the area by an extension of the applicant's existing facilities than by an extension of the facilities of another water utility or community water supply system. Application requirements for expanded service territory are contained in **OAR** 860-036-0915.

(3) In reviewing a completed application submitted under Chapter 695 Sections 2-4, Oregon Laws 1999 for current exclusive service territory, the Commission shall consider the applicant's ability to provide adequate and exclusive service to its existing customers which may include but is not limited to, financial resources, technical ability, customer service history, physical facilities, system capacity, revenue and cost studies, and system compliance with the Oregon Health Division's water rules and regulations.

Stat. Auth.: ORS Ch. 183, 756, 757 & 758

Stats. Implemented: ORS 758.300 through 758.320

Hist.: PUC 9-1999 (Temp), f. 10-22-99 & ef 10-23-99 (Order No. 99-650); PUC 6-2000, f. 4-18-00 & ef. 4-20-00 (Order No. 00-194); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-036-0925

Transfer of Approved Service Territory

(1) Except as provided in paragraph (6) of this rule, the rights acquired by an approved service territory may be transferred only with the approval of the Commission after a finding that the assignment or transfer is in the public interest.

(2) Service territory approved by Commission order shall not be altered solely as the result of a change in ownership or form of ownership.

(3) Upon the death of an applicant under an approved service territory, the executor or administrator shall continue operating the water utility for **the purpose of** transferring such rights for a period not to exceed two years.

(4) Applicants must submit to the Commission an application to transfer an approved service territory. The application shall include:

(a) the <u>The</u> application requirements as provided in OAR 860-036-0915;

(b) Evidence demonstrating that the transfer of the service territory is in the public interest.

(5) Notice and procedure of the proposed transfer shall be given as provided in OAR 860-036-0910.

(6) Commission approval is not required if at least 75 percent of the affected customers agree to the proposed transfer.

Stat. Auth.: ORS Ch. 183, 756, 757 & 758

Stats. Implemented: ORS 758.300 through 758.320

Hist.: PUC 9-1999 (Temp), f. 10-22-99 & ef 10-23-99 (Order No. 99-650); PUC 6-2000, f. 4-18-00 & ef. 4-20-00 (Order No. 00-194); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)

860-036-0930

Exclusive Obligation

(1) The approved service territory of a water utility shall be exclusive. A water utility or community water supply system shall not provide water utility service within the approved exclusive service territory of another water utility without the express approval of the Commission.

(2) A water utility shall serve only customers within its approved exclusive service territory and shall serve all applicants for service within such territory. The water utility may refuse service only as provided **by Commission rule** in **OAR** 860-036-0080.

Stat. Auth.: ORS Ch. 183, 756, 757 & 758 Stats. Implemented: ORS 758.300 through 758.320 Hist.: PUC 9-1999 (Temp), f. 10-22-99 & ef 10-23-99 (Order No. 99-650); PUC 6-2000, f. 4-18-00 & ef. 4-20-00 (Order No. 00-194); PUC 13-2002, f. & ef. 3-26-02 (Order No. 02-179)