

DeAnn T. Walker
Chairman
Arthur C. D'Andrea
Commissioner



Greg Abbott
Governor

John Paul Urban
Executive Director

Public Utility Commission of Texas

May 14, 2018

Dana Wilson
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

CG DOCKET NO, 03-123

Dear Ms. Wilson,

Per the email received May 10, 2018 from ShaVonne Morris, Texas herby supplements its previous filed TRS recertification application with the enclosed information.

I hereby certify that Texas is in compliance to the rule sections noted in the Commission's follow up inquiry email.

If there are any questions regarding this filing, please contact me via the information below.

Respectfully submitted

Jay Stone

Jay Stone, Program Administrator
Public Utility Commission of Texas
512-936-7425
Jay.Stone@puc.texas.gov



64.604(a)(1)(v) Mandatory Minimum Standards

CAs answering and placing a TTY-based TRS or VRS call shall stay with the call for a minimum of ten minutes. CAs answering and placing an STS call shall stay with the call for a minimum of twenty minutes. The minimum time period shall begin to run when the CA reaches the called party.

Consistent with the new requirement of 64.604(a)(1)(v), Sprint CAs answering or placing a STS call stays with the call for a minimum of twenty minutes.

64.606(d) Method of Funding

Except as provided in §64.604, the Commission shall not refuse to certify a state program based solely on the method such state will implement for funding intrastate TRS, but funding mechanisms, if labeled, shall be labeled in a manner that promote national understanding of TRS and do not offend the public.

Communications promoting understanding of Relay Texas, such as surcharge on local telephone bill, are labeled in a manner that is respectful and does not offend the public. As such, Relay Texas, in compliance with this requirement.

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Annual TRS CPNI Certification CG Docket No. 03-123

Annual Section 64.5109 CPNI Certification
May 14, 2018
Public Utility Commission of Texas - Relay Texas

I, Jay Stone, certify acting as TRS administrator for the Public Utility Commission of Texas principle representative on the Texas Sprint Relay contract, that I have knowledge that Sprint Relay has established operating procedures that are adequate to ensure compliance with the Commission's TRS CPNI rules. (see 47C.F.R. 64.5101, et seq.)

Sprint Relay has filed their TRS CPNI certification that included details how their procedures ensure compliance with the requirements set forth in section 64.5101 through 64.5111 of the Commission's rules.

I am not aware of any instances in the past year in which the company, or its agents or subcontractors, used, disclosed, or permitted access to CPNI without complying with the approval procedures specified in the TRS Customer Proprietary Network Information Rules.

Sincerely.

Jay Stone

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