

PSC 171.08 New services. A qualified cable television telecommunications service provider may offer new telecommunications services in the franchise area within which it has been qualified by filing notice with the commission and with persons on the cable television telecommunications service providers standing notice list. Unless suspended by the commission on its own motion or upon complaint, the service offering shall be effective 20 days after the filing.

History: Cr. Register, December, 1988, No. 396, eff. 1-1-89.

PSC 171.09 New franchise areas. A qualified cable television telecommunications service provider may not offer telecommunications services in a franchise area other than the one specified in its qualification petition without securing further approval from the commission under ss. PSC 171.03 and 171.04.

History: Cr. Register, December, 1988, No. 396, eff. 1-1-89.

PSC 171.10 Reports and accounts. In order for the commission to determine whether an entity meets the 90% of gross income test set forth in s. 196.01(1r), Stats., a cable television telecommunications service provider shall:

(1) File with the commission an annual report providing details as to its identity, franchise service areas, revenues and number of customers.

(2) Establish and maintain revenue accounts in accordance with the uniform cable television telecommunications service providers revenue classification and instructions.

Note: Cable television telecommunications service providers revenue classifications and instructions may be obtained from the Accounts and Finance Division, Public Service Commission, P.O. Box 7854, Madison, WI 53707.

(3) Be subject to full regulation whenever it receives in excess of 10% of its gross income from telecommunications services in any franchise area in which telecommunications services are provided, unless pursuant to s. 196.195, Stats., the provider justifies a lesser level of regulation. If the cable television telecommunications service provider has kept appropriate structural or accounting separations between franchise areas, it shall be subject to full regulation only in that franchise area in which it meets the 10% threshold.

History: Cr. Register, December, 1988, No. 396, eff. 1-1-89; correction in note, Register, September, 1989, No. 405.