

## TO BE RESCINDED

4901:1-7-05      **Reporting procedures.**

- (A) Each local exchange company shall make an annual study of message toll service traffic originating at its exchanges and terminating at other contiguous exchanges. The study shall cover a one month period in which normal traffic volumes are obtained and the study period shall be identified in the report.
- (B) By June 1st of each year, each local exchange company shall submit an annual report with the consumer services department, compliance division of the commission which either:
- (1) Lists by originating exchange and terminating exchange each situation where the calling rate is three or more. The report shall be in the form shown in appendix A of this rule; or
  - (2) If the calling rate from any of its exchanges did not exceed three or more, then the local exchange company must file a report stating such to be the case.
- (C) Within three months after the list required in paragraph (B) of this rule is submitted to the commission, each local exchange company which reported a situation where the calling rate was eight or more shall either:
- (1) Submit a report to the consumer services department, compliance division of the commission setting forth the reasons why such situation does not warrant the institution of EAS; or
  - (2) File an application with the commission for approval of two-way EAS between the two exchanges involved either separately or jointly with the local exchange company owning the other exchange, when such is the situation. If the local exchange company serving the other exchange does not join in the request, it may intervene in the case to present arguments and/or testimony as to why two-way service should not be instituted.
- (D) The action taken by the local exchange company pursuant to paragraph (C)(1) or (C)(2) of this rule shall be based on all of the factors which affect the requirements for EAS including, but not limited to, those factors set forth in rule 4901:1-7-03 of the Administrative Code. The report or application shall include a written discussion of the local exchange company's evaluation of each factor considered.

Replaces: 23.05

Effective:

R.C. 119.032 review dates: 10/20/2006

---

Certification

---

Date

Promulgated Under: 111.15  
Statutory Authority: 4905.231  
Rule Amplifies: 4905.231  
Prior Effective Dates: 10/19/91