60 days after the new number is effective.

- (b) For blocking requests not within the one-time option or outside the time frames specified in paragraph (a) of this section, and for unblocking requests, local exchange carriers may charge a reasonable one-time fee. Requests by subscribers to remove 900 services blocking must be in writing.
- (c) The terms and conditions under which subscribers may obtain 900 services blocking are to be included in tariffs filed with this Commission.

§ 64.1509 Disclosure and dissemination of pay-per-call information.

- (a) Any common carrier assigning a telephone number to a provider of interstate pay-per-call services shall make readily available, at no charge, to Federal and State agencies and all other interested persons:
- (1) A list of the telephone numbers for each of the pay-per-call services it carries:
- (2) A short description of each such service;
- (3) A statement of the total cost or the cost per minute and any other fees for each such service; and
- (4) A statement of the pay-per-call service provider's name, business address, and business telephone number.
- (b) Any common carrier assigning a telephone number to a provider of interstate pay-per-call services and offering billing and collection services to such provider shall:
- (1) Establish a local or toll-free telephone number to answer questions and provide information on subscribers' rights and obligations with regard to their use of pay-per-call services and to provide to callers the name and mailing address of any provider of pay-per-call services offered by that carrier; and
- (2) Provide to all its telephone subscribers, either directly or through contract with any local exchange carrier providing billing and collection services to that carrier, a disclosure statement setting forth all rights and obligations of the subscriber and the carrier with respect to the use and payment of pay-per-call services. Such statement must include the prohibition against disconnection of basic commu-

nications services for failure to pay pay-per-call charges established by §64.1507, the right of a subscriber to obtain blocking in accordance with §64.1508, the right of a subscriber not to be billed for pay-per-call services not offered in compliance with federal laws regulations established and §64.1510(a)(1), and the possibility that a subscriber's access to 900 services may be involuntarily blocked pursuant to §64.1512 for failure to pay legitimate pay-per-call charges. Disclosure statements must be forwarded to:

- (i) All telephone subscribers no later than 60 days after these regulations take effect;
- (ii) All new telephone subscribers no later than 60 days after service is established;
- (iii) All telephone subscribers requesting service at a new location no later than 60 days after service is established; and
- (iv) Thereafter, to all subscribers at least once per calendar year, at intervals of not less than 6 months nor more than 18 months.

[58 FR 44773, Aug. 25, 1993, as amended at 61 FR 55582, Oct. 28, 1996]

§ 64.1510 Billing and collection of payper-call and similar service charges.

- (a) Any common carrier assigning a telephone number to a provider of interstate pay-per-call services and offering billing and collection services to such provider shall:
- (1) Ensure that a subscriber is not billed for interstate pay-per-call services that such carrier knows or reasonably should know were provided in violation of the regulations set forth in this subpart or prescribed by the Federal Trade Commission pursuant to titles II or III of the TDDRA or any other federal law;
- (2) In any billing to telephone subscribers that includes charges for any interstate pay-per-call service:
- (i) Include a statement indicating that:
- (A) Such charges are for non-communications services:
- (B) Neither local nor long distances services can be disconnected for nonpayment although an information provider may employ private entities to seek to collect such charges;