## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Initiation of show cause pro-	)	DOCKET NO.	891276-TI
ceedings against National Communications	)		
Network (NCN) for violation of Rule 25-	)	ORDER NO.	22561
24.470, F.A.C., Certificate of Public	)		
Convenience and Necessity Required.	)	ISSUED:	2-15-90
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The following Commissioners participated in the disposition of this matter:

MICHAEL McK. WILSON, Chairman THOMAS M. BEARD BETTY EASLEY GERALD L. GUNTER JOHN T. HERNDON

## ORDER TO SHOW CAUSE

BY THE COMMISSION:

On June 16, 1989, while investigating an inquiry from a resident of Florida, Commission Staff received information indicating that National Communications Network, Inc., (NCN), was reselling interexchange telephone service within the State of Florida.

On May 18, 1989, Commission Staff mailed NCN a data request to which they responded on July 31, 1989. The information provided indicated that NCN was reselling interexchange telephone service within the State of Florida. On August 28, 1989, Commission Staff informed NCN that in view of its reported activities, it may need a certificate of public convenience and necessity to provide telecommunications services within Florida and attached an application and tariff information booklet to the letter.

September 1, 1989, NCN filed incomplete On an application. On September 7, 1989, Staff advised NCN that its application was incomplete and provided an additional application. On October 20, 1989 Staff reminded NCN of its file an amended application failure to as requested on September 7, 1989. On December 1, 1989, Staff received another application, which was assigned incompleted Docket No. 891343-TI.

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In view of the information outlined above, it appears that NCN is operating as a telecommunications provider within the state of Florida without the certificate required by Section 364.33, Florida Statutes, and Rule 25-24.470, Florida Administrative Code. We find that Commission Staff has presented prima facia evidence of a violation of Section 364.33, Florida Statutes, and Rule 25-24.470, Florida Administrative Code. Therefore, we find it appropriate to order NCN to show cause why it should not be fined the sum of \$5,000 for violation of Section 364.33, Florida Statutes, and Rule 25-24.470, Florida Administrative Code.

Failure to respond within 20 days of the issuance of this Order, as provided below, shall constitute an admission of the facts alleged above and a waiver of your right to be heard thereon.

Based on the foregoing, it is hereby

ORDERED by the Florida Public Service Commission that National Communications Company shall show cause in writing why it should not be fined \$5,000 for violation of Section 364.33, Florida Statutes, and Rule 25-24.470, Florida Administrative Code. It is further,

ORDERED that this Docket shall remain open pending resolution of the show cause proceedings.

By ORDER of the Florida Public Service Commission, this 15th day of FEBRUARY , 1990.

STEVE TRIBBLE, Director

Division of Records and Reporting

(SEAL)

JSR

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## NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.59(4), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

This order is preliminary, procedural or intermediate in nature. Any person whose substantial interests are adversely affected by the action proposed by this order may file a petition for a formal proceeding pursuant to Rule 25-22.037(1), Florida Administrative Code, in the form provided by Rule This petition 25-22.036(7)(a), Florida Administrative Code. must be received by the Director, Division of Records and Reporting at his office at 101 East Gaines Street, Tallahassee, la 32399-0870, March 7, 1990 of business Florida by the close on

Failure to respond within the time set forth above shall constitute a admission of all facts and a waiver of the right hearing pursuant to Rule 25-22.037(3), Florida to a Administrative Code, and а default pursuant to Rule 25-22.037(3), Florida Administrative Code, and a default pursuant to Rule 25-22.037(4), Florida Administrative Code. a default Such default shall be effective on the day subsequent to the above date.

If an adversely affected person fails to respond to this order within the time prescribed above, that party may request judicial review by the Florida Supreme Court in the case of any electric, gas or telephone utility or by the First District Court of Appeal in the case of a water or sewer utility by filing a notice of appeal with the Director Division of Records and Reporting and filing a copy of the notice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days of the effective date of the default date set forth in this order, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.

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