

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Request for cancellation)
of certificate to provide pay)
telephone service)
)
GENERAL PAYPHONE ENTERPRISES,) DOCKET NO. 960857-TC
INC.)
CERTIFICATE NO. 3691)
THE AVENUES MALL) DOCKET NO. 960858-TC
CERTIFICATE NO. 2537)
AHMAD G. NADERI) DOCKET NO. 960859-TC
CERTIFICATE NO. 3953)
WYNCREEK PARTNERS LTD.) DOCKET NO. 960860-TC
CERTIFICATE NO. 3275)
DONALD L. SULLIVAN) DOCKET NO. 960924-TC
CERTIFICATE NO. 3797)
DELGUM TELECOMMUNICATIONS, INC.) DOCKET NO. 960925-TC
CERTIFICATE NO. 3840)
GEORGE GALIOURIDIS) DOCKET NO. 960926-TC
CERTIFICATE NO. 3467)
GARY LEE EVERHART) DOCKET NO. 960927-TC
CERTIFICATE NO. 3946)
SUNNY ISLAND COMMUNICATIONS) DOCKET NO. 960928-TC
CORP.)
CERTIFICATE NO. 3790)
)
) ORDER NO. PSC-96-1220-FOF-TC
) ISSUED: September 25, 1996

The following Commissioners participated in the disposition of this matter:

SUSAN F. CLARK, Chairman
J. TERRY DEASON
JOE GARCIA
JULIA L. JOHNSON
DIANE K. KIESLING

ORDER CANCELLING PAY TELEPHONE CERTIFICATES

BY THE COMMISSION:

The entities listed below have requested to voluntarily cancel their pay telephone certificates.

DOCUMENT NUMBER-DATE

10234 SEP 25 96

FPSC-RECORDS/REPORTING

ORDER NO. PSC-96-1220-FOF-TC
DOCKETS NOS. 960857-TC, 960858-TC, 960859-TC, 960860-TC, 960924-TC,
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NAME	CERTIFICATE NUMBER
General Payphone Enterprises, Inc.	3691
The Avenues Mall	2537
Ahmad G. Naderi	3953
Wyncreek Partners, Ltd.	3275
Donald L. Sullivan	3797
Delgum Telecommunications, Inc.	3840
George Galiouridis	3467
Gary Lee Everhart	3946
Sunny Island Communications Corp.	3790

Each entity shall return its certificate to this Commission. In addition, under Section 364.336, Florida Statutes, certificate holders must pay a minimum annual regulatory assessment fee of \$50 if the certificate was active during any portion of the calendar year. A Regulatory Assessment Fee Return notice will be mailed to each of the above entities; however, neither the cancellation of their certificates nor the failure to receive their Regulatory Assessment Fee Return notice shall relieve these entities from their obligation to pay due and owing regulatory assessment fees.

It is, therefore,

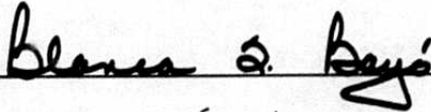
ORDERED by the Florida Public Service Commission that the pay telephone certificates listed herein are cancelled. It is further

ORDERED that each entity shall return its certificate and remit all due and owing regulatory assessment fees. It is further

ORDERED that these dockets are closed.

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By ORDER of the Florida Public Service Commission, this 25th
day of September, 1996.



BLANCA S. BAYÓ, Director
Division of Records and Reporting

(S E A L)

SCL

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.

Any party adversely affected by the Commission's final action in this matter may request: 1) reconsideration of the decision by filing a motion for reconsideration with the Director, Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida Administrative Code; or 2) judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or the First District Court of Appeal in the case of a water and/or wastewater 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 after the issuance of 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.