BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Applications for pay telephone certificates.

Ricardo Guardiola
Duane M. Davis
Blackwater Payphone Repair, Inc.
d/b/a Blackwater Payphone
Tracy Allen Reynolds d/b/a The
Payphone Company

100 FET No. +8 HO3-TC DOCKET NO. +8 H3319-TC DOCKET NO. +8 H3326-TC√

DOCKET NO. 980328-TC

OPDER NO. PSC-98-0462-FOF-TC 1000ED: March 31, 1998

The following Commissioners participated in the disposition of this matter:

JULIA L. JOHNSON, Chairman J. TERRY LEASON SUSAN F. CLARK JOE CARCIA E. LEON JACOBS, JR.

NOTICE OF PROPOSED AGENCY ACTION ORDER GRANTING CEPTIFICATES TO PROVIDE PAY TELECHARD SERVICE

BY THE COMMISSION:

NOTICE IS HEREBY GIVEN by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are substantially affected files a perition for a formal proceeding, pursuant to Rule 25-22.029, Florida Alministrative Code.

The entities listed below have applied for certificates to provide pay telephone service pursuant. Rection 364.3375, Florida Statutes. Upon consideration of their applications, it appears to be in the public interest to grant the following pay telephone certificates to the entities listed reliw.

DOC! ** '

ORDER NO. PSC-98-0462-FOF-TC
DOCKETS NOS. 980303-TC, 980319-TC, 980326-TC, 980326-TC, 980326-TC

ENTITY'S NAME	TEPTIFICATE NO.
Ricardo Guardiola	5 m. 1
Duane M. Davis	5
Blackwater Payphone Repair, Inc. d/b/a Blackwater Payphone	19. g
Tracy Allen Reynolds d/b/a The Payphone Company	Ne. 4

If this Order becomes final and effective, it shall serve as each entity's certificate. It should, therefore, he retained by these entities as proof of their certification.

Non-local exchange company pay telephone service providers are subject to Chapter 25-24, Florida Administrative Code, Part XI, Rules Governing Pay Telephone Service Provided by Other Than Local Exchange Telephone Companies. They are also required to comply with all applicable provisions of Chapter 364, Florida Statutes, and Chapter 25-4, Florida Administrative Code.

Based on the foregoing, it is

ORDERED by the Florida Public Service / maission that we hereby grant, to the entities listed herein, entiticates to provide pay telephone service, subject to the terms and conditions specified in the body of this Order. It is further

ORDERED that this Order shall derive as these entities' certificates and they should retain this Order as proof of their certification. It is further

ORDERED that any profess to the action proposed herein shall specify the entity or entities to which it applies. It is further

ORDERED that, if a protest is filed as to the certification of any particular entity or entities, that protest shall not prevent the action proposed herein from becoming final with regard to the remaining entities listed in this brief. It is further

ORDER NO. PSC-98-0462-FOF-TO DOCKETS NOS. 980303-TC, OBC 410 1 , OBC 4.6-TC, OBC 328-TC PAGE 3

ORDERED that the province of this order, issued as proposed agency action, shall recome final and effective unless an appropriate petition, in the form provided by Rule 25-22.036, Florida Administrative Code, is received by the Director, Division of Records and Reporting, 2540 Shumard ak Boulevard, Tallahassee, Florida 32399-0850, by the close of Fishess on the date set forth in the "Notice of Further Proceedings or Judicial Review" attached hereto. It is further

ORDERED that in the event this rier becomes final, these Dockets shall be closed.

By ORDER of the Florida Public Cervice Commission, this <u>31st</u> day of <u>March</u>, <u>1998</u>.

BLANCA J. BAYO, Director

Livision of Records and Reporting

(SEAL)

KMP

NOTICE OF FURTHER PROCEEDINGS R STRUCTURE REVIEW

The Florida Public Service I mmission is required by Section 120.569(1), Florida Statutes, it is iffy parties of any administrative hearing or judicial review of Tommission orders that is available under Sections 120.5% or 1. The, Florida Statutes, as well as the procedures and time land that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be printed in result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it is not affect a substantially interested person's right to a hearing.

ORDERED that the privishing of this order, issued as proposed agency action, shall become timal and effective unless an appropriate petition, in the firm provided by Rule 25-22.036, Florida Administrative Code, is received by the Director, Division of Records and Reporting, 2540 Shamari ak Boulevard, Tallahassee, Florida 32399-0850, by the clase of this iness on the date set forth in the "Notice of Further Proceedings or Judicial Review" attached hereto. It is further

ORDERED that in the event this erler becomes final, these Dockets shall be closed.

By ORDER of the Florida Public Gervice Commission, this 31st day of March, 1998.

BLANCA J. BAYO, D; pector

Division of Records and Reporting

(SEAL)

KMP

NOTICE OF FURTHER PROCEEDINGS B PROJUGAL REVIEW

The Florida Public Service immission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.55 or 1.500, 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.

Mediation may be available on a cine-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

ORDER NO. PSC-98+0462-F0F-T1 DOCKETS NOS. 980303-TC, += +1 (-11), (** 426-TC, 480328-TC) PAGE 4

The action proposed because preliminary in nature and will not become effective or final, except as provided by Rule 25-22.029, Florida Administrative lies. Any person whose substantial interests are affected by the action proposed by this order may file a petition for a formal proceeding, as provided by Rule 25-22.029(4), Florida Administrative Tode, in the form provided by Rule 25-22.036(7)(a) and (t), Firstia Administrative Code. This petition must be received by the line tor, Division of Records and Reporting, 2540 Shumard cok Boulevari, Tallahassee, Florida 3/349 0850, by the close of business on April 21, 1998.

In the absence of such a petition, this order shall become effective on the day subsequent to the above date as provided by Rule 25-22.029(6), Florida Administrative Code.

Any objection or protest lifed in this docket before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

If this order becomes final and effective on the date described above, any party substantially affected may request judicial review by the Florida Jupreme Court in the case of an electric, gas or telephone utility in by the First District Court of Appeal in the case of a water or wastewater utility by filing a notice of appeal with the Director, Livision 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 this order, pursuant to Rule 9.110, Florida Fried in Appellate Procedure. The notice of appeal must be in the form peritied in Rule 9.900(a), Florida Rules of Appellate Procedure.