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FLORIDA PUALIC seRvice COMOHISEION
Capital circle office center - 2540 shumard Oak Boulevard Tallahassee, Florida 32399-0850

pharmacy 20, 1997

TO: DIRECTOR, DIVISION OF RECORDS NM REPORTaGE (ENYO)
 DIVISION OF LEGAL SERVICES (STOVER) PCB

DOCRE wo. 970244-2I; CNWCRLLATION EY TLORIDA PUBLIC SERVICE CONESSIOM OF TMITBRECENVES TELECONOUSICATIONS CERTIFICATE NO. 3180 Issued TO IMrLe日RA5:0 Coverurications corp. FOR violation or RUE 2524.480(2) (a) (b), F.A.C., RECORDS ND REPORTB; RULES InCORPORATED.



## Drscugaron of T89yer

Tgsye 1: Should the Commission cancel INTEGRATED COMMUNICATIONS CORP.'s (ICC) Interexchange Telecommunications Certificate No. 3180 , if it fails to pay a $\$ 250$ fine within 30 days of the date the order become final and provide staff the correct mailing address, liaison information and other information as required by Rules 25-24.480, (2) (a) and (b), Florida Administrative Code, Records and Reports; Rules Incorporated?

REcongrontronis Yes.
grAF Agnisergi Pursuant to Chapter 364.285, Florida Statutes, the Commission may impose a fine or cancel a certificate if a company refuses to comply with Commission rules. Rule 25-24.474, Florida Administrative Code, establishes the requirements for cancellation of a interexchange telephone company (IXC) certificate. The rule provides for the Commission to cancel a certificate on its own motion for violation of Commission Rules and Orders.

Docket Mo. 970144-5I
Date: February 20, 1997

Pursuant to Rules 25-24.480 (3) (a) and (b), Florida Administrative Code, each company is allowed 10 days after a change occurs to file updated information indicating any changes in the certificate holder's address (including street name and address, post office box, city), telephone number and any change in the name and address of the individual who is serving as primary liaison with the Commission.

Mail sent to ICC in November was returned to our Division of Records and Reporting on December 5, 1996. Further investigation indicated that ICC's telephone number listed in the MCD directory had been disconnected.

Therefore:

* The company has failed to comply with Rules 25-24.480 (2) (a) and (b), Florida Administrative Code, in that it has not filed with staff the change in mailing address, liaison information etc. within 10 days after the change occurred.
* Staff has attempted to contact the provider via telephone without success.
* It has been well over 10 days and staff has not been informed of the provider's correct mailing address, phone number, or liaison information. Therefore, staff recommends that the company's certificate be cancelled unless it pays a $\$ 250$ fine and provides staff with the information required in accordance with Rules 25-24.480 (3) (a) and (b), Florida Administrative Code, within 30 days of the Order becoming final.
* Staff notes cancellation or a fine is consistent with previous proceedings of this nature.

Docket No. 970144-5I
Date: February 20, 1997

I8syen: Should this docket be closed?

Brconn rompromit If no person whose substantial interests are affected files a protest within 21 days of the issuance date of the Order, the Order will become final, and the provider will have 30 days from the date the Order becomes final to pay a $\$ 250$ fine and provide staff with the information as required by Rules 25-24.480 (3) (a) and (b), Florida Administrative Code, or its certificate will be cancelled without further Commission action. Upon payment of the fine or cancellation of the certificate, this docket should be closed without further Commission action.
grap ampretg 1 If the Commiseion adopts staff's recommendation in Issue 1, then the provider will have 30 days from the date the Order becomes final to pay a $\$ 250$ fine and provide staff with the information as required by Rules 25-24.480 (3) (a) and (b), Florida Administrative Code, or its certificate will be cancelled without further Commission action. If no protest is filed in this docket, the docket should be closed after the conclusion of the 30 day period.

