		Alternative	Local Exchange C	PROBLEM MUST BE FILED	ON OR METORE 01/31/2	nt Fee Return	•
	STATU	150	Florida P	341	Balian 7 2008	FOR PSC USE (ONLY
	1	Actual Return	TX366	V ZZ AM 8: 38		s 50.00	060300
		Estimated Return	Miracle Commun	deations 114		12.50	00300
	· · · · · · · ·		P.O. Box 50155	•	`	•	060300
	PERIO	COVERED:	Fort Worth, TX 7	76105	, ,	\$ 5.00	T
	12/02/9	99 TO 12/31/99	No Revenue		9-12/31/99	Postmark Date 1/20	100 100
	Mip	sacle Comm.	P.O. Box	If Official Mailing Address 50155	Bas Changed	VT. HOOW. 1	7/100
		(Name of Company)		(Address)	<u> </u>	(City/State)	76105 (Zip)
	f byb sen			FL	ORIDA		
	LINE NO.	Basic Local Services	CLASSIFICATION	ON GROSS OPERATING REVE		NUE INTRASTATE REVENUE	
	2. 3.	Long Distance Services (Intra Access Services	LATA only)**	· ·		,77	
	4.	Private Line Services				er i er	
	5. 6.	Leased Facilities & Circuits S Miscellaneous Services	ervices	· · · · · · · · · · · · · · · · · · ·			
	.	Intracemental 2014 ICES					
	7. 8.	TOTAL REVENUES		•	A s	, <u>N</u>	
	9. 9.	LESS: Amounts Paid to Other Net Intrastute Operating Reven	Telecommunications Compan	uies* (see "2. Fees" on back)			10.4
	10.	Regulatory Assessment Fee Du	to (Multiply Line 9 by 0.0015)	•	me a)	The state of the s	
	11. 12.	Penalty for Late Payment (see	"3. Failure to File by Due Dat	te" on back)	e e e e e	Land the second second	325.W
	13.	Interest for Late Payment (see TOTAL AMOUNT DUE	"3. Failure to File by Due Dat	p on pack)	·		, i i i i i i i i i i i i i i i i i i i
	* These as	mounts must be intractate only a	net muset he wenifinhin	1.5			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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CAF _		AS PROVIDED I	n Section 364.336, Flo	ORIDA STATUTES, THE	MINIMUM ANNU	AL FEE IS \$50	
COM		- Ph	CURREN	NT COMPANY STATUS			
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RGO SEC	工	(Nague)		(Address: City/Stag	a/Zip)	(Telephone	;}
SER		Jone 12/11/av	COMP	ANY INFORMATION			-
	Do you lease	telecommunications' facilities?	() YES NO	·	<u>L.</u>		
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P.O. E	OX 50016 8 WORTH, TX	117-492-9201	46	5268		W. T. S. P. B. B. B. S.	
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To: Ms. Blanca Bayo Director Division of Records and Reporting

From: Miracle Communication Marcell Brown-Owner

Re: Docket 001495-TX

Recently this docket was opened on Miracle Communications for (A) Not filing RAF for 1999 and (B) Improper notification of change in address.

- (A) Not Filing RAF for 1999- Miracle Communications certification was approved on December of 1999 and officially began accepting applications for local phone service in September of 2000. Miracle was unaware of procedure for the RAF since no actual revenue was received until September of 2000. We are aware now that regardless of revenue collected a company would be due a minimum payment. Miracle has no problem with complying with this rule and has sent in payment for the minimum payment including late penalties.
- (B) Improper notification of change of address. Miracle was unaware that it had 10 days to notify the commission of change in address. Miracle is fully aware of the policy for changes in address and has sent address update information to Paula Isler.
- (C) Future Steps To Prevent Late Payments for RAF and Change of Address-Miracle Communication has Incorporated an Administration Dept that will be solely responsible for responding to any documentation sent by the Florida PSC including prompt payment of the RAF and any address changes that are required. Mary Allen Administrative Supervisor will manage that department and she is aware of the importance of proper notification and response to all documents requested from the Florida PSC within the requested time allowed by the Florida PSC.
- (D) Updated Information for mail address and telephone numbers This information has already been forward to Paula Isler as of Nov 13,00.

Physical Address:

6100 Oakland Hills Dr #503 Ft Worth TX 76112

Mail Address:

P.o Box 50155 Ft Worth TX 76105

Fax Number:

817-478-5923

Telephone Number: 817-478-9935 or 1-866-874-7769

Primary Liaison:

Marcell Brown

- (E) Future obligations to changes In the future Miracle Communications will alert the Florida PSC of all necessary reporting changes within the allowed 10-day period.
- (F) Monetary Settlement Miracle Communication has corrected the problems. Miracle ask that the Commission takes into consideration human error on violation (A)Improper Filing of RAF the date of certification for Miracle was Dec 2 1999 and the RAF due was for the year of 1999 due on Jan 30,2000. Miracle had no completed agreements with the major LSP's until January 1,2000 and no revenue until Sept 2000 and was unaware of the minimum payment for RAF regardless of revenue inactivity. And for (B) Improper Notification of Address Change-Miracle was unaware of the policy for change of address but Miracle has been explained the policy and procedure for change of address and RAF filing. Miracle feels that they have taken steps to avoid future problems and will offer a Monetary Settlement of \$100 per violation for a total of \$200. Miracle will honor and respect the Commissions policies and settlement amount to continue to provide local service to its current customers and future customers.