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FLORIDA PUBLIC SERVICE COMMISSION Capital Circle Office Center @ 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

MEMQRANDUM

October 23, 1997

TO:

FPSC - Records/Reporting DIRECTOR, DIVISION OF RECORDS AND REPORTING (BAYO)

FROM:

DIVISION OF COMMUNICATIONS (BIEGALSKI) DIVISION OF ADMINISTRATION (LAKE) W

DIVISION OF LEGAL SERVICES (K. PEÑA)

RE:

DOCKET NO. 971269-TC - CANCELLATION BY FLORIDA PUBLIC SERVICE COMMISSION OF PAY TELEPHONE CERTIFICATE NO. 3607 ISSUED TO VISIONS BY LYONS INC. FOR VIOLATION OF RULE 25-REGULATORY ADMINISTRATIVE CODE, 4.0161, FLORIDA FLORIDA FEES AND RULE 25-24.520, ASSESSMENT ADMINISTRATIVE CODE, REPORTING REQUIREMENTS

AGENDA:

REGULAR AGENDA - PROPOSED AGENCY ACTION -11/04/97 INTERESTED PERSONS MAY PARTICIPATE

CRITICAL DATES: NONE

SPECIAL INSTRUCTIONS: S:PSC/CMU/WP/971289TC.RCM

CASE BACKGROUND

- Visions by Lyons Inc. (Visions) obtained Florida Public Service Commission Pay Telephone certificate number 3607 on November 16, 1993.
- On June 3, 1997, the Division of Administration mailed a certified letter to the address listed in the Master Commission Directory informing Visions that it was delinquent on its regulatory assessment fees for the year 1996. The letter was returned by the United States Postal Service stamped "unable to forward" (Attachment A, Page 5).
- As of October 13, 1997, the delinquent regulatory assessment fees for 1996, along with statutory penalties and interest charges, have not been submitted by Visions.

DOCUMENT NUMBER-DATE 10900 OCT 22 5

DOCKET NO. 971289-TC DATE: October 23, 1997

DISCUSSION OF ISSUES

ISSUE 1: Should the Commission impose a \$500 fine or cancel Vision's Pay Telephone Certificate No. 3607 for apparent violation of Rule 25-4.0161, Florida Administrative Code, Regulatory Assessment Fees?

RECOMMENDATION: Yes. The Commission should impose a \$500 fine or cancel the company's certificate if the fine and the regulatory assessment fees, including statutory penalties and interest, are not received by the Commission within 5 business days after the conclusion of the 21 day protest period. The fine should be paid to the Florida Public Service Commission and forwarded to the Office of the Comptroller for deposit in the State General Revenue Fund pursuant to Section 364.285(1), Florida Statutes. If the Commission's Order is not protested and the fine and the regulatory assessment fees, including statutory penalties and interest, are not received, certificate number 3607 should be canceled. (Biegalski)

STAFF ANALYSIS: Rule 25-4.0161, Florida Administrative Code, requires the payment of regulatory assessment fees by January 30 of the subsequent year for telecommunications companies, and provides for penalties and interest as outlined in Section 350.113, Florida Statutes, for any delinquent amounts.

On October 13, 1997, staff learned that Vision had not submitted the regulatory assessment fees for the year 1996, along with statutory penalties and interest charges. Therefore, the company has failed to comply with Rule 25-4.0161, Florida Administrative Code.

Accordingly, staff recommends that the Commission assess a \$500 fine for failure to comply with Commission rules or cancel certificate number 3607 if the fine and the regulatory assessment fees, along with statutory penalties and interest, are not paid within the specified time.

DOCKET NO. 971289-TC DATE: October 23, 1997

ISSUE 2: Should the Commission impose a \$500 fine or cancel Vision's Pay Telephone Certificate No. 3607 for apparent violation of Rule 25-24.520, Florida Administrative Code, Reporting Requirements?

RECOMMENDATION: Yes. The Commission should impose a \$500 fine or cancel the company's certificate if the fine and information required by Rule 25-24.520, Florida Administrative Code, are not received by the Commission within 5 business days after the conclusion of the 21 day protest period. The fine should be paid to the Florida Public Service Commission and forwarded to the Office of the Comptroller for deposit in the State General Revenue Fund pursuant to Section 364.285(1), Florida Statutes. If the Commission's Order is not protested and the required information and fine are not received, certificate number 3607 should be canceled. (Biegalski)

STAPP ANALYSIS: Pursuant to Section 364.285, Florida Statutes, the Commission may impose a fine or cancel a certificate if a company refuses to comply with Commission rules. Rule 25-24.514, Florida Administrative Code, establishes the requirements for cancellation of a pay telephone company certificate. The rule provides for the Commission to cancel a certificate on its own motion for violation of Commission Rules and Orders.

Pursuant to Rule 25-24.520, 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 Vision was returned to our Division of Administration. 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, nor has it requested cancellation of its certificate in compliance with Rule 25-24.514, Florida Administrative Code.

Therefore, staff recommends that the Commission assess a \$500 fine for failure to comply with Commission rules and cancel Vision's certificate if the fine is not paid and the information received within the specified time.

DOCKET NO. 971289-TC DATE: October 23, 1997

ISSUE 3: Should the Commission order all certificated local exchange companies (LECs) to discontinue providing service to Vision if certificate number 3607 is canceled?

RECOMMENDATION: Yes. The Commission should order all certificated local exchange companies to discontinue providing service to Vision if Vision's certificate is canceled at the conclusion of the protest period for failure to submit the delinquent regulatory assessment fees, submit the required information and pay the fines as required in Issue 1 and 2. The Order should state that any LEC providing service to Vision must contact the Commission at the conclusion of the protest period as set forth in the Order to determine whether the certificate has been canceled. (Biegalski)

STAFF ANALYSIS: If Vision's certificate is canceled, any service offered by Vision would be in violation of Rule 25-24.510, Florida Administrative Code. Since the Commission cannot readily identify which LEC provides service to Vision, the Commission should order all certificated LECs to discontinue service to Vision if Vision fails to comply with the terms of the Commission's order resulting from these recommendations. The Order should state that any LEC providing service to Vision must contact the Commission at the conclusion of the protest period as set forth in the Order to determine whether the certificate has been canceled.

ISSUE 4: Should this docket be closed?

RECOMMENDATION: 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. Upon payment of the fines and fees, and receipt of the required information, or cancellation of the certificate, this docket should be closed. (Peña)

STAFF ANALYSIS: If the Commission adopts staff's recommendation in Issue 1 and 2, then Vision will have 21 days from the issuance date of the Order to file a timely protest to the Commission's Proposed Agency Action. If no protest is filed, the docket should be closed upon payment of the fines and fees, and receipt of the required information or upon cancellation of the certificate.

ATTACHMENT A DOCKET NO. 971289-TC OCTOBER 23, 1997

State of Florida

Public Service Commission

2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

TESS TESS

1st Notice_ 2nd Notice_ Return Fold at line over top of envelope to the right of the return address.

CERTIFIED

P 174 241 057



MAIL

TE955 Visions by Lyons Inc. 3905 Cooper Road Plant City, FL 33565-4855







NOT DELIVERABLE AS ADDRESSED-UMBLE TO FORMARD