

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Request for cancellation)
of certificates to provide pay)
telephone service)

K COMMUNICATION SERVICES, INC.) DOCKET NO. 940603-TC
LA ESTRELLA CHINA CAFETERIA Y) DOCKET NO. 940618-TC
RESTAURANT, INC.)
RAND LADEN) DOCKET NO. 940669-TC
BOB V. BROWN) DOCKET NO. 940665-TC
SUNCOAST COMMUNICATIONS, INC.) DOCKET NO. 940684-TC
GERALD ZAMPELLA) DOCKET NO. 940689-TC
CLAYTON KING) DOCKET NO. 940690-TC
MATT MCCREARY) DOCKET NO. 940695-TC
CHARLES H. SPRADLEY) DOCKET NO. 940696-TC
LEDUC A. OBAS) DOCKET NO. 940700-TC
)
ORDER NO. PSC-94-0935-FOF-TC
ISSUED: August 1, 1994

The following Commissioners participated in the disposition of
this matter:

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

ORDER CANCELLING CERTIFICATES AND CLOSING DOCKETS

BY THE COMMISSION:

The entities listed in the caption of this Order have each
requested to voluntarily cancel their certificates of public
convenience and necessity, which allow for the provision of pay
telephone service. Accordingly, we find it appropriate to cancel
the following certificates:

DOCUMENT NUMBER-DATE

07793 AUG-1 8

FPSC-REGULATORY REPORTING

ORDER NO. PSC-94-0935-FOF-TC

DOCKETS NOS. 940603-TC, 940618-TC, 940669-TC, 940665-TC, 940684-TC,
940689-TC, 940690-TC, 940695-TC, 940696-TC, 940700-TC

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<u>Name</u>	<u>Certificate No.</u>
K Communication Services, Inc.	3375
La Estrella China Cafeteria & Restaurant, Inc.	3035
Rand Laden	3676
Bob V. Brown	3762
Suncoast Communications, Inc.	1181
Gerald Zampella	3639
Clayton King	3434
Matt McCreary	3404
Charles H. Spradley	746
Leduc A. Obas	3395

and the same are hereby cancelled. Each entity which has not already done so is directed to return its certificate to the Commission.

Our cancellation of the certificates and the closing of these dockets in no way diminishes the above entities' obligation to pay due and owing regulatory assessment fees.

Based on the foregoing, it is

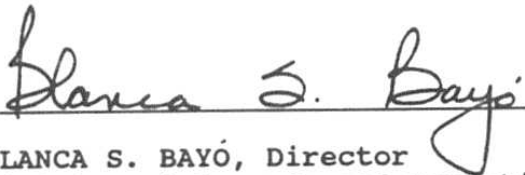
ORDERED by the Florida Public Service Commission that the above certificates of public convenience and necessity are cancelled effective upon the issuance of this Order. It is further

ORDERED that each entity which has not already done so shall return its certificate and remit any and all outstanding Regulatory Assessment Fees due the Florida Public Service Commission. It is further

ORDERED that these dockets are hereby closed.

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By ORDER of the Florida Public Service Commission, this 1st
day of August, 1994.


BLANCA S. BAYÓ, Director
Division of Records and Reporting

(S E A L)

LMB

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 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 or sewer 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 Civil Procedure. The notice of appeal must be in the form specified in Rule 9.900 (a), Florida Rules of Appellate Procedure.