

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Investigation and  
determination of appropriate  
method for refunding interest  
and overcharges on intrastate 0+  
calls made from pay telephones  
and in a call aggregator context  
by QCC, Inc.

DOCKET NO. 991359-TI  
ORDER NO. PSC-00-0472-CO-TI  
ISSUED: March 6, 2000

CONSUMMATING ORDER

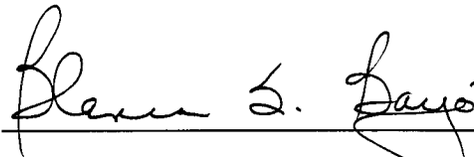
BY THE COMMISSION:

By Order No. PSC-00-0239-PAA-TI, issued February 7, 2000, this Commission proposed to take certain action, subject to a Petition for Formal Proceeding as provided in Rule 25-22.029, Florida Administrative Code. No response has been filed to the order. It is, therefore,

ORDERED by the Florida Public Service Commission that Order No. PSC-00-0239-PAA-TI has become effective and final. It is further

ORDERED that this docket shall remain open.

By ORDER of the Florida Public Service Commission, this 6th day of March, 2000.



BLANCA S. BAYÓ, Director  
Division of Records and Reporting

( S E A L )

MKS

DOCUMENT NUMBER-DATE

02903 MAR-68

PSC-RECORDS/REPORTING

ORDER NO. PSC-00-0472-CO-TI  
DOCKET NO. 991359-TI  
PAGE 2

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any judicial review of Commission orders that is available pursuant to Section 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 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 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 and/or wastewater 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 Appellate Procedure. The notice of appeal must be in the form specified in Rule 9.900(a), Florida Rules of Appellate Procedure.

M E M O R A N D U M

March 3, 2000

✓  
RECEIVED-PPSC

03 MAR -6 AM 10:59

RECORDS AND  
REPORTING

TO: DIVISION OF RECORDS AND REPORTING

FROM: DIVISION OF LEGAL SERVICES (STERN) **MKS**

RE: DOCKET NO. 991359-TI - INVESTIGATION AND DETERMINATION  
OF APPROPRIATE METHOD FOR REFUNDING INTEREST AND  
OVERCHARGES ON INTRASTATE 0+ CALLS MADE FROM PAY  
TELEPHONES AND IN A CALL AGGREGATOR CONTEXT BY QCC, INC.

0472 co

---

Attached is a CONSUMMATING ORDER to be issued in the above-  
referenced docket. (Number of pages in order - 2)

MKS/jmb  
Attachment  
cc: Division of Communications  
I: 991359co.mks

*faxed  
mailed 2/0,*