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JUN 1 4 1999

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Initiation of show cause proceedings against The Other Phone Company, Inc. d/b/s Access One Communications for apparent violation of Rule 25-24.820. F.A.C., Revocation of a Certificate.

DOCKET NO. 981867-TX ORDER NO. PSC-99-1190-AS-TX ISSUED: June 8, 1999

The following Commissioners participated in the disposition of this matter:

> JOE GARCIA, Chairman J. TERRY DEASON SUSAN F. CLARK JULIA L. JOHNSON E. LEON JACOBS, JR.

ORDER APPROVING OFFER OF SETTLEMENT

BY THE COMMISSION:

On March 7, 1997, by Order No. PSC-97-0172-FOF-TP in Docket No. 961314-TP, we approved the transfer of Alternative Local Exchange Company (ALEC) Certificate No. 4099 from Payphone Consultants, Inc. to The Other Phone Company. On October 19, 1998, by Order No. PSC-98-1400A-FOF-TP in Docket No. 981161-TP, we approved a name change on ALEC Certificate No. 4099 from The Other Phone Company, Inc. to The Other Phone Company, Inc. d/b/a Access One Communications, effective October 29, 1998. As a provider of alternative local exchange telecommunications service in Florida, K-22y Bregaze The Other Phone Company, Inc. d/b/a Access One Communications (Access One) is subject to the rules and regulations



ACCESS ONE COMMUNICATIONS 4205 VINELAND RD. #L-15 ORLANDO, FL 32811

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PAY TO THE OKDER Of:

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Seven Thousand Five Hundred and 0/100 Dollars

FL PUBLIC SERVICE COMMISION 2540 SHUMARD OAK BLVD TALLAHASSEE, FL 32399-0850

(407) 648-5230

VOID AFTER 90 DAYS

DEPOSIT

DATE

D152 19 JUN 14 1999

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For the period May 23, 1997 through April 28, 1999, this Commission received 14 complaints against Access One that have been determined to be apparent unauthorized carrier changes (slamming infractions) in violation of Section 364.337, Florida Statutes. On December 14, 1998, our staff opened this docket to investigate the apparent unauthorized local carrier change complaints against Access One.

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On January 21, 1999, our staff met with Access One to discuss the consumer complaints regarding unauthorized local carrier changes. Access One expressed concern and stated that due to the cost of obtaining a customer from the LEC, Access One takes extreme caution when marketing its services. It not only verifies the call once the telemarketer makes a sale, but it also follows up with a confirmation call. According to Access One, the company takes these steps prior to the conversion of the customer's account. This is done in order to allow the customer to ask any additional questions and to ensure the customer fully understands that he or she has authorized a change in service providers. In addition, Access One mails out a welcome letter to all new customers.

On April 29, 1999, Access One submitted a settlement offer (Attachment A) in lieu of proceeding with the show cause process. Access One has agreed to pay \$7,500 in settlement, and has taken steps to preclude future slamming infractions.

Access One also informed our staff that it had discontinued the use of the telemarketing firm that was the source of the majority of its complaints and has converted to the use of an automated verification system. Since that time, the company has few apparent slamming violations.

Because of the steps Access One has already taken to prevent slamming violations and the fact that there are no additional apparent slamming infractions, we believe Access One's voluntary contribution to the General Revenue Fund pursuant to Section 364.285(1), Florida Statutes, in the amount of \$7,500, is appropriate. If Access One fails to timely pay the settlement amount, its certicate will be canceled.

As a certificated telecommunications company, Access One is required to continue to adhere to the rules of the Florida Public Service Commission.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the offer of settlement dated April 28, 1999, by The Other Phone Company, Inc. d/b/a Access One Communications is hereby approved. It is further

ORDERED that The Other Phone Company, Inc. d/b/a Access One Communications shall remit \$7,500 within five business days of this

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Order becoming final. The voluntary contribution shall be forwarded to the Office of the Comptroller for deposit in the State General Revenue Fund, pursuant to Section 364.285(1), Florida Statutes. Upon remittance of the \$7,500, this docket shall be closed administratively. If The Other Phone Company, Inc. d/b/a Access One Communications fails to make payment in accordance with the terms in its settlement offer, Alternative Local Exchange Company (ALEC) Certificate No. 4099 shall be canceled administratively effective 10 days after this Order becomes final.

By ORDER of the Florida Public Service Commission this 8th day of June, 1999.

> BLANCA S. BAYO, Director Division of Records and Reporting

By: /can) Kay Flynn, Chier Bureau of Records

(SEAL)

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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 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, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, within fifteen (15) days of the issuance of this order in the form prescribed by Rule 25-22.060, Florida

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Administrative Code; or 2) judicial review by the Florida upreme 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.