TO AVOID PENALTY AND INTEREST CHARGES, THE REGULATORY ASSESSMENT Interexchange Compan	FEE RETURN MUST BE FILED ON OR BEFORE 01/30/200 y Regulatory Assessment Fee	
CTATLC	ic Service Commission nstructions on Back of Form)	FOR PSC USE ONLY Check#
Waukesha, WI 531	wood Drive, Suite 205 86-1183	$\begin{array}{c} s \underline{50.00} \\ s \underline{10.00} \\ p. \\ 0603001 \\ p. \\ 0603001 \\ 004011 \\ s \underline{2.00} \\ I \\ I \end{array}$
	sler	Postmark Date 5 131.102 Initials of Preparer 2018 1.24 123
D221 JUN 05 2002 Please Complete Below	w If Official Mailing Address Has Changed	
(Name of Company)	(Address)	(City/State)
LINE NO. ACCOUNT CLASSIFICATION 1. Long Distance Services 2. Access Services 3. Private Line Services 4. Leased Facilities & Circuits Services 5. Miscellaneous Services 6. TOTAL Telephone Services 7. LESS: Amounts Paid to Other Telecommunications Company (see "2. Fees" on back) 8. TOTAL REVENUES For Regulatory Assessment Fee Calcul 9. Regulatory Assessment Fee Due (Multiply Line 8 by 0.0015) 10. Penalty for Late Payment (see "3. Failure to File by Due Date 11. Interest for Late Payment (see "3. Failure to File by Due Date 12. TOTAL AMOUNT DUE * These amounts must be intrastate only and must be verifiable. AS PROVIDED IN SECTION 364.336, F	ation /0.00	$\frac{\text{INTRASTATE REVENUE}}{S$
CURR () Facilities-Based Carrier () Alternate-Operator Service () Reseller () Rebiller	ENT COMPANY STATUS () Call Aggregator () Other:	· · · ·
BII Complete below if billing agent if other than yourself.	LLING INFORMATION	
(Name) What is the total amount of customer deposits collected? Amount: \$ for 19		- (Telephone) total amount of bond held (if applicable)? Expires:
Do you lease telecommunications' facilities? () YES () NO	MPANY INFORMATION	
I, the undersigned owner/officer of the above-named company, have re true and correct statement. I am aware that pursuant to Section 837.06, Flo public servent in the performance of his/her duty shall be guilty of a misde	orida Statutes, whoever knowingly makes a false state meanor of the second degree.	ment in writing with the intent to mislead a
(Signature of Company Official) Ann Shah (Preparer of Form - Please Print Name)		158 Fax Number 242 513 - 4780
S C <u>PSC/CM</u> U-153 (Rev. 11/11/99) -1	F.E.I. No	DOCUMENT NUMBER-DATE
		05878 JUN-58

Commissioners: Lila A. Jaber, Chairman J. Terry Deason Braulio L. Baez Michael A. Palecki Rudolph "Rudy" Bradley



Division of Competitive Markets & Enforcement WALTER D'HAESELEER DIRECTOR (850) 413-6600

Hublic Service Commission

May 23, 2002

Ms. Ann Shah, Regulatory Contact CA Affinity (TJ552) W229 N1433 Westwood Drive, Suite 205 Waukesha, WI 53186-1183

Dear Ms. Shah:

The Regulatory Assessment Fee (RAF) is due by January 30th of each year for the preceding calendar year. For certificate holders, the RAF is owed even if a telecommunications company may not have started operations or had any revenues. If payment is made after the due date, then statutory penalty and interest charges are applicable.

Our records show the 2001 RAF return notice was mailed December 12, 2001, and a delinquent notice was mailed February 20, 2002. As of this date, our records do not show receipt of the RAF return or payment. A copy of the 2001 RAF return form is enclosed.

If full payment, including penalty and interest charges, along with the RAF return form, are not received by June 13, 2002, it is my intention to establish a docket and recommend that the Commission fine your company \$500 or cancel your certificate. Please note that once a docket has been established, just paying the delinquent RAF amount will not prevent your certificate from being cancelled.

If you wish to cancel your certificate voluntarily and leave in good standing with the Commission, your company should pay the past due amount in full, complete the 2001 RAF return form, either pay the 2002 RAF or provide a date certain it will be paid, and comply with the requirements of Rule 25-24.474, Florida Administrative Code, copy enclosed. Any unpaid RAFs, including penalty and interest charges, are turned over to the Comptroller's Office for collection if the Commission cancels a company's certificate on its own motion (involuntary cancellations).

Ms. Ann Shah, Regulatory Contact Page 2 May 23, 2002

If you have any questions, please contact me at (850) 413-6502-voice, (850) 413-6503-fax, at the address below, or via internet e-mail at <u>pisler@psc.state.fl.us.</u>

Sincerely,

Aquía g. Jelu

Paula J. Isler, Research Assistant Bureau of Service Quality

Enclosures

25-24.474 Cancellation of a Certificate.

(1) The Commission may on its own motion cancel a company's certificate for any of the following reasons:

(a) Violation of the terms and conditions under which the authority was originally granted;

(b) Violation of Commission rule or order; or

(c) Violation of Florida Statutes.

(2) If a certificated company desires to cancel its certificate, it shall request cancellation from the Commission in writing and shall provide the following with its request.

(a) Statement of intent and date to pay Regulatory Assessment Fee.

(b) Statement of why the certificate is proposed to be cancelled.

(c) A statement on treatment of customer deposits and final bills.

(d) Proof of individual customer notice regarding discontinuance of service.

(3) Cancellation of a certificate shall be ordered subject to the holder providing the information required by subsection (2).

Specific Authority 350.127(2) FS. Law Implemented 350.113, 350.127(1), 364.285, 364.337, 364.345 FS. History--New 2-23-87, Amended 3-13-96.