REQUEST TO ESTABLISH DOCKET (Please Type) 3/23/2006 060273-TI Docket No.: Date: 1. Division Name/Staff Name: Division Of Competitive Markets & Enforcement/Isler 2. OPR: Division Of The Commission Clerk And Administrative Services 3. OCR: Office Of The General Counsel 4. Suggested Docket Title: Acknowledgment of cancellation of IXC Registration No. TI416 by Phone Interactive Communications Corp., effective March 17, 2006. Suggested Docket Mailing List (attach separate sheet if necessary) 5. A. Provide NAMES OR ACRONYMS ONLY if a regulated company. B. Provide COMPLETE NAME AND ADDRESS for all others. (Match representatives to companies.) 1. Parties and their representatives (if any): Mr. James L. Pruden, P.A. 980 North Federal Highway, Suite 404 Boca Raton, FL 33432 (561) 417-4644-Phone (561) 417-4645-Fax 2. Interested persons and their representatives (if any): 6. Check one: Documentation is attached. \mathbf{X} Documentation will be provided with recommendation.

BOCUMENT NUMBER-DATE

Law Offices of

James L. Pruden, P.A. 980 North Federal Highway, Suite 404 Boca Raton, FL 33432 (561) 417-4644 Fax (561) 417-4645

March 14, 2006

2006 MAR 17 AM 10: 58 COMPETITIVE SERVICES

Ms. Beth Salak Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL. 32399-0850

RE: Phone Interactive Communications Corp. - TI416-05-0-D

Dear Ms. Salak:

This office is the administrator of the estate of Atlas Communications Holding, Inc. and its wholly owned subsidiary entities <u>Phone Interactive Communications Corp.</u>, and Eastern Leasing, Inc. (collectively "the Company"). The Company had experienced insufficient cash flow in order to continue its operations and pay its creditors as such debts came due in the ordinary course of business. Accordingly, the Company, which maintained its principal office at 600 South Dixie Highway, Suite 102, Boca Raton, FL. 33432, voluntarily dissolved the business effective February 20, 2006 pursuant to Fla. Stat. §607.1402 and is now winding up its affairs. A copy of the Certificate of Dissolution from the State of Florida is attached hereto.

In considering the fact that the Company neither pursued, nor generated revenue from, the business area giving rise to the \$50.00 minimum fee, and to save expense at the PSC in processing a proof of claim, the Company's estate requests that all amounts due including the payment due in the delinquency notice from the PSC (a copy of which is attached hereto) be written off and the account at the PSC be closed.

Under Florida law, a dissolved corporation may dispose of the known claims by paying or making reasonable provisions to pay/settle all claims and obligations, including all contingent, conditional, or unmatured claims known to the corporation. All valid claims are required to be paid in full, if there are sufficient funds. If there are insufficient funds, such claims and obligations shall be paid or provided for according to their statutory priority and, among claims of equal priority, ratably to the extent of funds legally available therefor.

All creditors who want to make a claim <u>must submit it in writing to the Company</u> C/O Law Offices of James L. Pruden, P.A., 980 North Federal Highway, Suite 404, Boca Raton, FL 33432. To the extent that the PSC elects to file a proof of claim with the Company's estate, please provide the following claim information: (1) your (the creditor's) name, address, telephone number and account number, if applicable; (2) the total dollar amount of your claim and the date that the debt was incurred; (3) the Company's entity that incurred the debt together with the circumstances under which this claim arose; (4) whether the debt underlying the claim is secured or unsecured, and if secured, state the type and value of property that is the collateral for the claim and attach copies of lien documentation; (5) if you have a court judgment for the debt, provide a copy of the conformed order; (6) if the claim is contingent, conditional, or unmatured, please indicate so and provide supporting information; (7) any written proof of your claim such as a contract or invoice; and (8) a written statement stating that in calculating the amount due, you have given the Company credit for all payments received by you.

Your claim must be delivered to the Corporation at the address stated above within 120 days from the date of this Notice. According to the Company's records and as of February 20, 2006, the Company believes you may be entitled to assert a claim for products or services provided to the Company in the amount of \$50.00.

After the deadline for submitting claims described above, the corporation may make distributions to other claimants, the corporation's shareholders, and other interested persons without further notice to you if you fail to submit your claim.

If you have any other questions, please feel free to call me at the number provided above.

Sincerely Name 1

James L. Pruden, Esq.

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FLORIDA DEPARTMENT OF STATE Division of Corporations

March 1, 2006

JAMES L. PRUDEN, ESQ. 980 NORTH FEDERAL HWY., STE. 404 BOCA RATON, FL 33432

Re: Document Number S63940

The Articles of Dissolution, dissolving PHONE INTERACTIVE COMMUNICATIONS CORP., a Florida corporation, were filed on February 20, 2006.

The certification you requested is enclosed.

Should you have any questions regarding this matter, please telephone (850) 245-6050, the Amendment Filing Section.

Alan Crum Document Specialist Division of Corporations

Letter Number: 306A00014359



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I certify the attached is a true and correct copy of the Articles of Dissolution, filed on February 20, 2006, dissolving PHONE INTERACTIVE COMMUNICATIONS CORP., a Florida Corporation, as shown by the records of this office.

The document number of this corporation is S63940.

Given under my hand and the Great Seal of the State of Florida at Tallahassee, the Capitol, this the First day of March, 2006

Sue M. Uobb Secretary of State



CR2EO22 (01-06)

STATE OF FLORIDA

Commissioners: Lisa Polak Edgar, Chairman J. Terry Deason Isilio Arriaga Matthew M. Carter II Katrina J. Tew

GENERAL COUNSEL RICHARD D. MELSON (850) 413-6248

Hublic Service Commission

February 22, 2006

DELINQUENCY NOTICE – CERTIFIED MAIL

TI416-05-0-D Phone Interactive Communications Corp. 600 South Dixie Highway, Suite 102 Boca Raton, FL 33432-6034

Dear Certificate/Registration Holder:

The purpose of this letter is to inform you that the Commission has not received the 2005 Regulatory Assessment Fee (RAF) return and payment. As required by Section 364.336, Florida Statutes, and Rule 25-4.0161, Florida Administrative Code (F.A.C.), you were mailed a RAF return form on December 15, 2005, and payment was due on January 30, 2006.

Because you are delinquent in payment, in addition to the RAF, which is 0.0020 of a company's intrastate revenues or a minimum fee of \$50, whichever is greater, the company must now pay late payment charges. The late payment charges, consisting of interest and penalty, are outlined on the reverse side of the RAF return form. If you have misplaced or require a copy of the 2005 RAF return form, please contact David Brown or Valorie Moore at the numbers listed below or via e-mail.

If payment is not postmarked within 15 calendar days of receipt of this notice, as evidenced by the certified mail reciept, Rule 25-4.0161, F.A.C., automatically imposes a penalty of \$500, \$1,000, or \$2,000, in addition to the interest and penalty listed in the preceding paragraph. The penalty is based on the number of prior dockets against a company for violation of the RAF rule. For example, if a company has no prior dockets and fails to pay in accordance with this notice, it automatically will be assessed a \$500 penalty. For one prior docket, it automatically will be assessed a \$1,000 penalty and for two, a \$2,000 penalty. For a third docket, staff will submit a recommendation to the Commission seeking cancellation of the company's certificate or cancellation of its tariff and removal from the register.

Therefore, it is very important that you pay the 2005 Regulatory Assessment Fee plus late payment charges immediately. If you have any questions, please contact David Brown at (850) 413-6267 or Valorie Moore at (850) 413-6275 or via e-mail at dbrown@psc.state.fl.us or vmoore@psc.state.fl.us.

Sincerely,

Pres O men

Richard D. Melson General Counsel

cc: Fiscal Services Section

Internet E-mail: contact@psc.state.fl.us

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(Requestor's Name) (Address) (Address)	000066184330
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TRANSMITTAL LETTER

February 17, 2006

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Department of State Division of Corporations 409 E. Gaines St. Tallahassee, FL 32399

From: James L. Pruden, PA 980 North Federal Highway, Suite 404 Boca Raton, FL. 33432 Phone 561 417-4644

SUBJECT: Phone Interactive Communications, Corp. Document Number S63940

Enclosed please find the following:

1. The original and one copy of Articles of Dissolution

2. A check in the amount of \$43.75 for the filing fee and certified copy of certificate of status.

3. Evidence of 2006 Annual Report Filing

Sincerely, lomis L1

James L. Pruden, Esq.

Articles of Dissolution Of Phone Interactive Communications, Corp.

Document Number S63940

Pursuant to Fla. Stat. §607.1402, this Florida profit corporation submits the following articles of dissolution:

Article 1

Corporate Name

The name of this corporation is: Phone Interactive Communications, Corp.

Article 2

Incorporation Date

The filing date of the articles of incorporation was: July 3, 1991 with effective date of July 3, 1991.

Article 3

Adoption of Dissolution

Pursuant to Fla. Stat. \$607.1402, \$607.0704 and a majority vote of the corporation's shareholders which is sufficient for approval, the plan of dissolution was authorized on February 14, 2006.

Article 4

<u>Debts</u>

Pursuant to Fla. Stat. \$607.1406 (10), the corporation or successor entity shall pay or make reasonable provision to pay all claims and obligations, including all contingent, conditional, or unmatured claims known to the corporation or such successor entity and all claims which are known to the dissolved corporation or such successor entity but for which the identity of the claimant is unknown. Such claims shall be paid in full, and any such provision for payment made shall be made in full if there are sufficient funds. If there are insufficient funds, such claims and obligations shall be paid or provided for according to their priority and, among claims of equal priority, ratably to the extent of funds legally available therefor.



Shareholder Distributions

Pursuant to Fla. Stat. §607.1406 (10), remaining funds, if any, shall be distributed to the shareholders of the dissolved corporation after the corporation or successor entity has paid or make reasonable provision to pay in full all claims and obligations, including all contingent, conditional, or unmatured claims known to the corporation or such successor entity and all claims which are known to the dissolved corporation or such successor entity but for which the identity of the claimant is unknown.

Article 6

Effective Date

The effective date of these articles of dissolution shall be February 15, 2006 or the filing date of these Articles of Dissolution, which ever is later.

The undersigned, being the President of the corporation, has executed the foregoing Articles of Dissolution on this 15^4 day of February, 2006.

PHONE INTERACTIVE COMMUNICATIONS, CORP.

Phillip Kemp Tresident

MCD Company Information for TI416

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Printed on 03/22/2006 at 11:36:19 by PJI

Company Code: Complete Name: Mailing Name: Certificate No(s): Status: Regulation Date: Bankruptcy: Company Liaison #1: Title: Mailing Address:	TI416 Phone Interactive Communications Corp. Phone Interactive Communications Corp. N/A Active 10/25/1995 No Kurt Draxl Chief Executive Officer 600 South Dixie Highway, Suite 102
Physical Location:	Boca Raton, FL 33432-6034 600 South Dixie Highway, Suite 102
Phone: Fax:	Boca Raton, FL 33432-6034 (561) 391-9686 ext 204 (561) 391-4147
Related Dockets:	
950816-TI	Application for certificate to provide interexchange telecommunications service by Atlas Audiotex, Inc.
971452-TI	Request for name change on Interexchange Telecommunications Certificate No. 4084 from Atlas Audiotex, Inc. to Phone Interactive Communications Corp.