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August 11, 1999

GORDON L. PERSINGER
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Director, Research and Public Affairs

WESS A. HENDERSON Director, Utility Operations

ROBERT SCHALLENBERG Director, Utility Services

DONNA M. KOLILIS Director, Administration

DALE HARDY ROBERTS Secretary/Chief Regulatory Law Judge

> DANA K. JOYCE General Counsel

Mr. Dale Hardy Roberts Secretary/Chief Regulatory Law Judge Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102

RE: Case No. TD-2000-42

FILED

AUG 1 1 1999

Missouri Public Service Commission

Dear Mr. Roberts:

Enclosed for filing in the above-captioned case are an original and fourteen (14) conformed copies of a SUBSTITUTE MOTION TO OPEN DOCKET AND CANCEL CERTIFICATE OF SERVICE AUTHORITY AND ACCOMPANYING TARIFF.

Please substitute this filing for the MOTION TO OPEN DOCKET AND CANCEL CERTIFICATE OF SERVICE AUTHORITY AND ACCOMPANYING TARIFF which was filed in this case on July 12, 1999, with the Service List inadvertently omitted.

This filing has been mailed or hand-delivered this date to all counsel of record.

Thank you for your attention to this matter.

Sincerely yours,

Auri a Kardio

Julie A. Kardis

Assistant General Counsel

(573) 751-8706

(573) 751-9285 (Fax)

Enclosure

cc: Counsel of Record

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

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	Service Commission

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Case No. TD-2000-42

SUBSTITUTE MOTION TO OPEN DOCKET AND CANCEL CERTIFICATE OF SERVICE AUTHORITY AND ACCOMPANYING TARIFF

COMES NOW the Staff of the Missouri Public Service Commission (Staff) and for its Motion to Open Docket and Cancel Certificate of Service Authority and Accompanying Tariff:

- 1. On December 18, 1992, the Commission granted a certificate of service authority to provide intrastate interexchange telecommunications services to Princeton Telecommunications Corp. (PTC) in case number TA-92-136. The Commission's Order in case number TA-92-136 states, "Applicant is required to file a Missouri-specific annual report pursuant to Section 392.210, RSMo, and Section 392.390.1 RSMo." The terms of the certificate also require applicant to keep the Commission informed of its current address and telephone number.
- 2. PTC did not file an annual report for 1997 pursuant to Section 392.210, RSMo, and Section 392.390.1 RSMo as required by the Commission's Order. Additionally, PTC's 1998 annual report form was returned by the post office as undeliverable. The Telecommunications Department Staff contacted the Missouri Secretary of State's office and was informed that PTC was administratively dissolved on August 31, 1995 due to PTC's failure to file an annual report.
- 3. PTC has not filed a formal request to cancel its certificate. However, the Telecommunications Department Staff believes that PTC has violated the terms of its certificate

by its failure to keep the Commission informed of its current address and telephone number and its failure to file annual reports. The Commission has the authority to cancel a telecommunications corporation certificate pursuant to Section 392.410, RSMo which provides:

Any certificate of service authority may be altered or modified by the commission after notice and hearing, upon its own motion or upon application of the person or company affected.

However, the Commission need not hold a hearing, if, after proper notice and opportunity to intervene, no party requests such a hearing. State ex rel. Rex Deffenderfer Enterprises, Inc. v. Public Service Commission, 776 S.W.2d 494 (Mo. App. 1989).

WHEREFORE, the Staff recommends the Commission cancel PTC's certificate of service authority and accompanying tariff.

Respectfully submitted,

DANA K. JOYCE General Counsel

<u>Julie A. Karolis</u> Julie A. Kardis

Assistant General Counsel Missouri Bar No. 44450

Attorney for the Staff of the Missouri Public Service Commission P. O. Box 360
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Certificate of Service

I hereby certify that copies of the foregoing have been mailed or hand-delivered to all counsel of record as shown on the service list below this 11th day of August 1999.

Qui a. Kardo

MEMORANDUM

To:

Dan Joyce, General Counsel

Through:

Wess Henderson, Director - Utility Operations Division

John VanEschen, Manager – Telecommunications Department William Voight, Supervisor – Telecommunications Department

From:

Sherri Murphy, Rate & Tariff Examiner III

Telecommunications Department

Subject:

Staff's Recommendation to File a Motion to Open Docket and Cancel Certificate

of Service Authority and Accompanying Tariff

Date:

April 5, 1999

The purpose of this memorandum is to express the Telecommunications Department Staff's (Staff's) recommendation that the Commission cancel the certificate of service authority to provide intrastate interexchange telecommunications services that was granted to Princeton Telecommunications Corp. (PTC) on December 18, 1992 in Case No. TA-92-136. Although no formal request has been filed by PTC to cancel its certificate, it is Staff's opinion that the company has violated the terms of its certificate. The Commission's Order in Case No. TA-92-136 specifically states "Applicant is required to file a Missouri-specific annual report pursuant to Section 392.210, RSMo, and Section 392.390.1, RSMo." PTC did not file an annual report for 1997. Additionally, PTC's 1998 annual report form was returned by the post office as undeliverable. The Telecommunications Department Staff (Staff) contacted the Missouri Secretary of State's office and was advised that, as a result of PTC's failure to file an annual report, the Secretary of State's office administratively dissolved the company on August 31, 1995.

Based on Staff's belief that the company has violated the terms of its certificate by its failure to keep the Commission informed of its current address and telephone number and its failure to file annual reports, the Staff recommends that a motion be filed to open a docket to cancel PTC's certificate of service authority and accompanying tariff.

The Commission has the authority to cancel a telecommunications corporation certificate pursuant to 392.410 which provides:

Any certificate of service authority may be altered or modified by the commission after notice and hearing, upon its own motion or upon application of the person or company affected.

However, the Commission need not hold a hearing, if, after proper notice and opportunity to intervene, no party requests such a hearing. State ex rel. Rex Defenderfer Enterprises v. Public Serv. Commission, 776 S.W. 2d 494 (Mo. App. 1989).

Copy: Penny Baker

Service List for Case No. TD-2000-42 Revised: August 11, 1999

Office of Public Counsel P.O. Box 7800 Jefferson City, MO 65102 Princeton Telecommunications Corp. 2111 LBJ Freeway #950 Dallas, TX 75234