# STATE OF MISSOURI PUBLIC SERVICE COMMISSION JEFFERSON CITY April 7, 2000

CASE NO: TD-2000-538

Office of the Public Counsel P.O. Box 7800 Jefferson City, MO 65102

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Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102

Enclosed find certified copy of an ORDER the above-numbered case(s).

Sincerely, HALL HARD Roberts

Dale Hardy Roberts Secretary/Chief Regulatory Law Judge

**Uncertified Copies:** 

James J. Lewis, President

Anchor Communications Corp.d/b/a Anchor Comm. Corp of Florida 4310 32<sup>nd</sup> Street West, C15 Brandenton, FL 34205

## BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Cancellation of the Certificate of Service Authority and Accompanying Tariff for Anchor (Communications Corporation (Case No. TD-2000-538)

#### ORDER CANCELING CERTIFICATE

On March 6, 2000, the Staff of the Missouri Public Service Commission (Staff) filed with the Missouri Public Service Commission (Commission) its motion to open a "docket" [sic] and cancel the certificate of service authority and accompanying tariff of Anchor Communications Corporation (Anchor).

Staff stated that the Commission had granted Anchor a certificate of service authority to provide intrastate interexchange telecommunications services in case number TA-97-22 on August 23, 1996<sup>2</sup>. Staff stated that Anchor did not file an annual report for 1998. Staff stated that Anchor's 1999 annual report form was returned by the postal service as undeliverable. Staff stated that it contacted the Missouri Secretary of State's office and was informed

Docket "...in [American English] means 'a schedule of cases pending.'
...Docket may be used as a verb in [American English]. E.g., 'The case
was docketed and tried shortly thereafter.'/'Thereafter he has either
60 or 90 days in which to docket the case with the Supreme Court...'
Charles A. Wright, The Law of Federal Courts 755 (4<sup>th</sup> ed. 1983)."
(Emphasis in original.) Bryan A. Garner, A Dictionary of Modern Legal
Usage 289 (2<sup>nd</sup> ed. 1995).: The individual cause is a "case" not a
"docket."

<sup>2</sup> Staff misquotes that order's reference to Section 392.210, RSMo, as "392.310."

that Anchor was administratively dissolved by the Missouri Secretary of State on "December 30, 1996"  $[sic]^3$ , due to its failure to file an annual report.

Staff stated that Anchor has not filed a formal request to cancel its certificate. However, Staff believes that Anchor has violated the terms of its certificate by its failure to keep the Commission informed of it current address and telephone number and its failure to file annual reports.

Section 392.210, RSMo<sup>4</sup>, states, in part: "Every telecommunications company shall file with the commission an annual report...covering the yearly period fixed by the commission." Section 392.390.1, RSMo, states, in part: "[A telecommunications company shall file] annual reports with the commission as required by the commission and in a form and at times prescribed by the commission." In addition, the terms of the certificate also require Anchor to keep the Commission informed of its current address and telephone number.

Staff stated that the Commission has the authority to cancel a telecommunications corporation certificate pursuant to Section 392.410.5, RSMo Supp. 1999, which states, in part: "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."

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<sup>&</sup>lt;sup>3</sup> The Commission assumes the correct date is December 30, 1999.

<sup>&</sup>lt;sup>4</sup> All references herein to sections of the Revised Statutes of Missouri (RSMo), unless otherwise specified, are to the revision of 1994.

In addition, Section 392.460, RSMo, states:

No telecommunications company authorized by the commission to provide or offer basic local or basic interexchange telecommunications service within the state of Missouri on January 1, 1984, shall abandon such service until and unless it shall demonstrate, and the commission finds, after notice and hearing, that such abandonment will not deprive any customers of basic local or basic interexchange telecommunications service or access thereto and is not otherwise contrary to the public interest.

The requirement for a hearing is met when the opportunity for hearing has been provided and no proper party has requested the opportunity to present evidence. State ex rel. Rex Deffenderfer Enterprises, Inc. v. Public Service Commission, 776 S.W.2d 494, 496 (Mo. App. 1989). Since no one has requested a hearing in this case, the Commission may grant the relief requested based on the application.

The Commission has reviewed the application and the official file and finds that the Certificate of Service Authority granted to Anchor in case number TA-97-22 shall be canceled.

#### IT IS THEREFORE ORDERED:

- 1. That the certificate of authority granted in case number TA-97-22 to Anchor Communications Corporation shall be canceled on April 17, 2000.
  - That this order shall become effective on April 17, 2000.

3. That this case may be closed on April 18, 2000.

BY THE COMMISSION

**Dale Hardy Roberts** 

Ask Hoed Roberts

Secretary/Chief Regulatory Law Judge

(SEAL)

Bill Hopkins, Senior Regulatory Law Judge, by delegation of authority pursuant to 4 CSR 240-2.120(1), (November 30, 1995) and Section 386.240, RSMo 1994.

Dated at Jefferson City, Missouri, on this 7th day of April, 2000.

### STATE OF MISSOURI OFFICE OF THE PUBLIC SERVICE COMMISSION

I have compared the preceding copy with the original on file in this office and I do hereby certify the same to be a true copy therefrom and the whole thereof.

WITNESS my hand and seal of the Public Service Commission, at Jefferson City, Missouri, this  $\underline{07^{th}}$  day of April 2000.

Dale Hardy Roberts

Hoke HARD Roberts

Secretary/Chief Regulatory Law Judge