

STATE OF VERMONT
PUBLIC SERVICE BOARD

Docket No. 6128

Petition of Preferred Carrier Services, Inc. to)
amend its Certificate of Public Good to provide)
local exchange telecommunications services in)
Vermont)

Entered: 1/7/99

AMENDED CERTIFICATE OF PUBLIC GOOD
ISSUED PURSUANT TO 30 V.S.A. SECTION 231

IT IS HEREBY CERTIFIED that the Public Service Board of the State of Vermont ("Board") on this day finds and adjudges that the amendment of the Certificate of Public Good ("CPG"), CPG No. 242 issued March 18, 1997, of Preferred Carrier Services, Inc. ("PCS") and that the provision of local exchange service in addition to that of intrastate telecommunications services by PCS, will promote the general good of the State of Vermont, subject to the following conditions:

1. PCS is subject to the provisions of Title 30, Vermont Statutes Annotated, to the same extent as other regulated utilities.
2. Prior to offering any new services or modifying existing services, PCS shall file revised tariffs as required by 30 V.S.A. § 225(a).
3. PCS shall terminate all telecommunications traffic routed to its customers by any telecommunications carrier with which PCS interconnects.
4. PCS shall file with the Board all of its contracts for intrastate service with Vermont customers. All information in such contracts shall be public except individual customer data.
5. PCS may participate in any Board investigation into local competition and/or competitive access services. PCS shall be bound to comply with any lawful requirement imposed by the Board in Docket 5713 (and follow-on proceedings), Docket 5903, and Docket 5918, any docket or rule established with respect to E-911 service, and any other docket or rulemaking proceeding governing the obligations of telecommunications carriers in Vermont.

6. PCS's books, accounts, statements, and other financial records shall, in accordance with Vermont law, be made available for examination by the Board or the Department of Public Service.

7. This CPG may not be transferred to any other party without prior approval by the Public Service Board.

8. If PCS does business in the State of Vermont under a name other than the name in use on the date of the Order in this Docket, it shall file a notice of the new trade name with the Clerk of the Board and the Department of Public Service at least 15 days prior to commencing business under the new trade name.¹

9. If PCS at any time in the future proposes to offer operator services, it shall be required to comply with the Order of 1/6/95 in Docket No. 5566, Generic Investigation into the Regulation of Public Telephone and Alternative Operator Services in Vermont, and any future orders in that docket.

DATED at Montpelier, Vermont, this 7th day of January, 1999.

<u>s/ richard h. cowart</u>))	PUBLIC SERVICE
)	
<u>s/ suzanne d. rude</u>))	BOARD
)	
<u>s/ david c. coen</u>))	OF VERMONT

OFFICE OF THE CLERK

FILED: JANUARY 7, 1999

ATTEST: s/ Susan M. Hudson
Clerk of the Board

NOTICE TO READERS: This decision is subject to revision of technical errors. Readers are requested to notify the Clerk of the Board of any technical errors, in order that any necessary corrections may be made.

1. For a corporate name change, see 11 V.S.A. § 4.01 and 30 V.S.A. § 231. Petitioner may wish to contact the Clerk of the Board for assistance.