A93000000189 HOLLAND & KNIGHT Requestor's Name 315 SOUTH CALHOUN STREET Address

Tallahassee, Florida 32301 Phone # City/State/Zip 224-7000

Office Use O

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

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Pick up time 4.00

Mail out

Will wait

Photocopy

Certificate of Status

NEW FILINGS Profit NonProfit Limited Liability Domestication Other

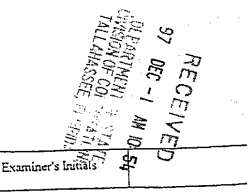
AMENDMENTS TO THE
Amendment
Resignation of R.A., Officer/ Director
Change of Registered Agent
Dissolution/Withdrawal
Merger

\$ 52.50-FF 52.50.66

OTHER FILINGS Annual Report Fictitious Name Name Reservation

REGISTRATION/
 Foreign
Limited Partnership
Reinstatement
Trademark
Other

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CERTIFICATE OF CANCELLATION FOR

Paxson Miami License, Limited Partnership

(insert name currently on file with Florida Dept. of State)

Pursuant to the provision of section 620.113, Florida Statutes, Paxson Miam License, Limited Partnership (the "Partnership"), whose certificate of limited partnership was originally filed with the Florida Department of State on March 10, 1993, hereby submits this certificate of cancellation.

FIRST: The reason for the aforementioned cancellation is that the sole general partnership interest and the sole limited partnership interest in the Partnership were transferred by operation of law to and are now held by Paxson Communications Corporation, a Delaware corporation ("PCC"), as a result of the following mergers, effective July 17, 1997.:

- a) The Partnership's sole general partner, Paxson Communications of Florida, Inc. ("PCFLA"), merged into PCC;
- b) The interest of the Partnership's sole limited partner, Paxson Broadcasting of Miami, Limited Partnership ("Broadcasting"), was transferred to PCC by operation of law as a result of (i) Broadcasting's sole general partner, PCFLA, having merged into PCC and (ii) Broadcasting's sole limited partner, Paxson Communications LP, Inc., also merged into PCC.

Effective on or about July 13, 1997, the Partnership and Broadcasting each elected in a manner provided by its partnership agreement and applicable law to amend its partnership agreement to provide, pursuant to Florida Statute 620.90(3), for such partnership to be governed by Florida's Revised Uniform Partnership Act of 1995. Pursuant to Florida Statute 620.8302(9) contained within such Act, upon PCC holding all such partnership interests, all of the Partnership's property vested in PCC.

SECOND: This certificate of cancellation shall be effective at the time of its filing with the Florida Department of State.

THIRD: Signatures of the sole general partner:

	PAXSON COMMUNICATIONS CORPORATION, as successor to Paxson Communications of Florida, Inc.,
	sole General Partner By: Webs.
TPA3-490866,1	Its: VP