#### VOTE SHEET

#### FEBRUARY 20, 2001

RE: Initiation of show cause proceedings for apparent violation of Section 364.183(1), F.S., Access to Company Records.

- DOCKET NO. 010126-TX Wireless One Network, L.P. d/b/a Cellular One of Southwest Florida DOCKET NO. 010127-TX - CFT INC.
  DOCKET NO. 010128-TX - City of Ocala DOCKET NO. 010129-TX - Broward Business Service, Inc. d/b/a Festival Telephone Services, Inc. and d/b/a Communication Service Centers DOCKET NO. 010130-TX - Hayes Telecommunications Services, Inc.
  DOCKET NO. 010131-TX - Golden Harbor of Florida, Inc. d/b/a Hometown Telephone of Florida, Inc.
- **★** <del>DOCKET NO: 010132 TX</del> International Telcom, Ltd.

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🛦 DOCKET NO. 010133-TX - CRG International, Inc. d/b/a Network One

<u>Issue 1</u>: Should the Commission order each of the companies listed on page 8 of staff's February 8, 2001 memorandum to show cause why it should not be fined \$10,000 or its respective certificate, as listed on page 8, should not be canceled for apparent failure to provide the Commission access to information in accordance with Section 364.183(1), Florida Statutes, Access to Company Records?

<u>Recommendation</u>: Yes. The Commission should order each of the companies listed on page 8 to show cause in writing within 21 days of the issuance of the Commission's Order why it should not be fined \$10,000 or have its respective certificate, as listed on page 8, canceled for apparent failure to provide the Commission access to information in accordance with Section 364.183(1), Florida Statutes, Access to Company Records. Each company's response should contain specific allegations of fact and law. If any of

### COMMISSIONERS ASSIGNED: Full Commission

#### COMMISSIONERS' SIGNATURES

MAJORITY	DISSENTING
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REMARKS/DISSENTING COMMENTS: * Deferred	
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PSC/RAR33 (5/90)	FPSC-RECORDOVREPORTING

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VOTE SHEET FEBRUARY 20, 2001 Initiation of show cause proceedings for apparent violation of Section 364.183(1), F.S., Access to Company Records.

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the companies listed on page 8 fail to respond to the show cause order or request a hearing pursuant to Section 120.57, Florida Statutes, within the 21-day response period and the fine is not paid within ten business days after the 21-day response period, the facts should be deemed admitted, the right to a hearing should be deemed waived and the company's respective certificate, as listed on page 8, should be canceled. If the fine is paid, it should be remitted by the Commission to the State of Florida General Revenue Fund pursuant to Section 364.285, Florida Statutes.

## **APPROVED**

<u>Issue 2</u>: Should these dockets be closed? <u>Recommendation</u>: No. If staff's recommendation in Issue 1 is approved and each of the companies listed on page 8 timely responds to its respective show cause order, its respective docket should remain open pending the resolution of the show cause proceedings.

Staff recommends that if any of the companies listed on page 8 fail to respond to the Order to Show Cause within the 21-day show cause response period and the respective fine is not received within ten business days after the expiration of the show cause response period, the company's respective certificate, as listed on page 8, should be canceled and its respective docket may be closed administratively. If any of the companies listed on page 8 pay the fine recommended in Issue 1, the company's respective docket should be closed. A protest in one docket should not prevent the action in a separate docket from becoming final.

# APPROVED