VOTE SHEET

OCTOBER 7, 2003

RE: Cancellation of tariffs and removal from register by Florida Public Service Commission of IXC registrations for violation of Section 364.336, Florida Statutes.

Docket No. 030756-TI - Alternate Communications Technology, Inc.

Docket No. 030757-TI - Eastern Telecommunications Incorporated d/b/a ETI-Telecommunications, Inc.

Docket No. 030761-TI - United States Telecommunications, Inc. d/b/a Tel Com Plus

Docket No. 030770-TI - Maxxis Communications, Inc.

Docket No. 030774-TI - Telemanagement Services, Inc.

Docket No. 030775-TI - Paramount International Telecommunications, Inc.

d/b/a R Network

Docket No. 030791-TI - Call Sciences, Inc.

Docket No. 030792-TI - DLC Enterprises, Inc. d/b/a Direct Link

Communications, Inc.

Docket No. 030793-TI - TalkingNets Holdings, LLC

Docket No. 030798-TI - Telis Communications Group, Inc.

Docket No. 030799-TI - VOIP Communications, Inc.

Docket No. 030800-TI - ICT Worldwide, Inc.

Docket No. 030801-TI - Centrix Telecom, LLC d/ba CTLLC d/ba CTINC and d/b/a T2TECINC

COMMISSIONERS ASSIGNED: Full Commission

COMMISSIONERS' SIGNATURES

MAJORITY /	DISSENTING
May 23	
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J. Jan Vens	
Meedin Broulley	
	

REMARKS/DISSENTING COMMENTS:

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Docket No. 030802-TI - LightDial, Corp.

Docket No. 030804-TI - MYCOMP INS AGENCY CORP.

Docket No. 030805-TI - Wholesale Carrier Services, Inc.

Docket No. 030819-TI - CeriStar, Inc.

Docket No. 030820-TI - M/C Southern Communications, Inc.

Docket No. 030822-TI - Silverleaf Communications Inc.

Docket No. 030823-TI - con-next Site Solutions, Inc.

Docket No. 030824-TI - Voice Connections, Inc.

Docket No. 030825-TI - THC Merger Corp. d/b/a THC Internet Solutions

Docket No. 030826-TI - ePHONE Telecom, Inc.

Docket No. 030827-TI - All-Star Acquisition Corporation

Docket No. 030831-TI - Stel International, Inc.

Docket No. 030832-TI - Talk and Pay, Inc.

Docket No. 030758-TI - World-Link, Inc.

Docket No. 030764-TI - Single Billing Services, Inc. d/b/a Asian American Association

Docket No. 030785-TI - Communications Billing, Inc.

Docket No. 030787-TI - Natel, L.L.C.

Docket No. 030794-TI - Summit Telco, L.L.C.

ISSUE 1: Should the Commission impose a \$500 penalty or cancel each company's respective tariff and remove the company from the register, as listed on Attachment A of staff's September 25, 2003 memorandum, for apparent violation of Section 364.336, Florida Statutes? RECOMMENDATION: The Commission should impose a \$500 penalty or cancel each company's respective tariff and remove the company from the register, as listed on Attachment A of staff's memorandum, for apparent violation of Section 364.336, Florida Statutes, if the penalty and the Regulatory Assessment Fees, including statutory penalty and interest charges, are not received by the Commission within fourteen (14) calendar days after the issuance of the Consummating Order. The penalty should be paid to the Florida Public Service Commission. If a company does not protest the Commission's Order or the penalty and Regulatory Assessment Fees, including statutory penalty and interest charges, are not received, that company's tariff should be cancelled and the company removed from the register administratively, as listed on Attachment A, and the collection of the past due fees should be referred to the Florida Department of Financial Services for further collection efforts. If a company's tariff is cancelled and its name removed from the register, as listed on Attachment A, in accordance with the Commission's Order from this recommendation, the respective

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company should be required to immediately cease and desist providing intrastate interexchange service in Florida. If any of the companies listed on Attachment A have their respective tariff cancelled and name removed from the register, and subsequently decide to reapply for registration as an intrastate interexchange telecommunications company, that company should be required to first pay any outstanding penalties and RAF, including statutory penalty and interest charges.

APPROVED

ISSUE 2: Should the Commission impose a \$1,000 penalty or cancel each company's respective tariff and remove the company from the register, as listed on Attachment B of staff's September 25, 2003 memorandum, for apparent violation of Section 364.336, Florida Statutes? RECOMMENDATION: The Commission should impose a \$1,000 penalty or cancel each company's respective tariff and remove the company from the register, as listed on Attachment B of staff's memorandum, for apparent violation of Section 364.336, Florida Statutes, if the penalty and the Regulatory Assessment Fees, including statutory penalty and interest charges, are not received by the Commission within fourteen (14) calendar days after the issuance of the Consummating Order. The penalty should be paid to the Florida Public Service Commission. If a company does not protest the Commission's Order or the penalty and Regulatory Assessment Fees, including statutory penalty and interest charges, are not received, that company's tariff should be cancelled and the company removed from the register administratively, as listed on Attachment B, and the collection of the past due fees should be referred to the Florida Department of Financial Services for further collection efforts. If a company's tariff is cancelled and its name removed from the register, as listed on Attachment B, in accordance with the Commission's Order from this recommendation, the respective company should be required to immediately cease and desist providing intrastate interexchange service in Florida. If any of the companies

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listed on Attachment B have their respective tariff cancelled and name removed from the register, and subsequently decide to reapply for registration as an intrastate interexchange telecommunications company, that company should be required to first pay any outstanding penalties and RAF, including statutory penalty and interest charges.

APPROVED

ISSUE 3: Should these dockets be closed?

RECOMMENDATION: The Orders issued from these recommendations will become final upon issuance of Consummating Orders, unless a person whose substantial interests are affected by the Commission's decision files a protest within 21 days of the issuance of the Proposed Agency Action Orders. The dockets should then be closed upon receipt of the penalty and fees or cancellation of each company's tariff and removal from the register of IXC registration. A protest in one docket should not prevent the action in a separate docket from becoming final.

APPROVED