VOTE SHEET

April 4, 2006

Compliance investigations for apparent violation of Section 364.183(1), F.S., Access to Company Records.

Docket No. 060062-TX

Campus Communications Group, Inc.

Docket No. 060063-TX

Clear Breeze Telecommunications of Florida, Inc.

Docket No. 060064-TX

Local Line America, Inc.

Docket No. 060065-TX

NETLINE COMMUNICATIONS CORP.

<u>Issue 1</u>: Should the Commission impose a penalty in the amount of \$10,000 on each of the companies listed in Attachment A of staff's March 23, 2006 memorandum or cancel each company's respective certificate, as listed in Attachment A, for its apparent violation of Section 364.183(1), Florida Statutes, Access to Company Records?

Recommendation: Yes. The Commission should impose a penalty of \$10,000 or cancel the certificate of each company listed in Attachment A for apparent violation of Section 364.183(1), Florida Statutes.

APPROVED

COMMISSIONERS ASSIGNED: All Commissioners

COMMISSIONERS' SIGNATURES

MAJORITY	DISSENTING
Aatrina Q Sur	
7-/	
Lin Can	
J. Jenn Dans	
Hara Tales	

REMARKS/DISSENTING COMMENTS:

DOCUMENT NUMBER-DATE

03035 APR-48

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Compliance investigations for apparent violation of Section 364.183(1), F.S., Access to Company Records.

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Issue 2: Should these dockets be closed?

Recommendation: The Orders issued from this recommendation will become final and effective upon issuance of a Consummating Order in each respective docket, unless a person whose substantial interests are affected by the Commission's decision in a given docket files a protest that identifies with specificity the issues in dispute, in the form provided by Rule 28-106.201, Florida Administrative Code, within 21 days of the issuance of that docket's Proposed Agency Action Order. As provided by Section 120.80(13)(b), Florida Statutes, any issues not in dispute should be deemed stipulated. If any of the companies listed in Attachment A fails to timely file a protest in its respective docket and request a Section 120.57, Florida Statutes, hearing, the facts in that docket should be deemed admitted, the right to a hearing waived, and the penalty should be deemed assessed. If any of the companies listed in Attachment A fails to pay the penalty within fourteen (14) calendar days after the issuance of the Consummating Order in its respective docket, the company's CLEC certificate, as listed in Attachment A, should be canceled. If a company's certificate is canceled in accordance with the Commission's Orders from this recommendation, that company should be required to immediately cease and desist providing telecommunications service in Florida. These dockets should be closed administratively upon either receipt of the payment of the penalty imposed in the respective docket or upon the cancellation of the respective company's certificate. A protest in one docket should not prevent the action in a separate docket from becoming final.

APPROVED