CCA Official Filing 5/17/2006 3:51 PM********* 3:51 PM*****

Timolyn Henry*****1

Timolyn Henry

| From: Sent: To: Subject: | Karyl Alderman [KarylA@hgslaw.com] Wednesday, May 17, 2006 3:49 PM Filings@psc.state.fl.us Campus Communications Group, Inc., Docket No. 060062-TX | |
|--|---|------------|
| Attachments: | CCG060062TX.pdf | |
| FOE | | CMP |
| CCG060062TX.pdf | | COM |
| (391 KB) Attached | please find an electronic filing for Campus Communications C | raits |
| Inc. | | ECR |
| The person responsib Karyl L. Alderman | le for this electronic filing is: | GCL |
| Hopping Green & Sams | | OPC |
| 123 South Calhoun St Tallahassee, Florida | | RCA |
| Phone: (850) 222-750 Fax: (850) 224-8551 | 0 | |
| EMail: kalderman@hgs | law.com | SCR |
| The attached filing | is in reference to the Compliance Investigation of Campus | SGA |
| Communications, Inc. | , for Apparent Violation of Section 364.183(1), F.S., Access | tosec |
| Company Records, Doc | ket No. 060062-TX. | OTH Kim P. |
| The attached filing | is made on behalf of Campus Communications Group, Inc. | |

The attached PDF filing is 16 pages long.

The attached filing has 3 parts: (1) A letter to the Commission Director describing why Campus Communications Group, Inc., failed to provide its 2004 annual local competition report with an update on the internal improvements the company has made to ensure reports are filed promptly and properly in the future and an offer of settlement; (2) A copy of the Notice of Proposed Agency Action for this docket; and (3) A copy of the letter dated April 25, 2006 from Robin Brown, Accountant, Campus Communications Group, Inc.

Please contact me with any questions or comments. Sincerely,

Karyl L. Alderman Hopping Green & Sams, P.A. (850) 222-7500 (850) 224-8551 Email: kalderman@hgslaw.com

> DOCUMENT NUMBER-DATE 04353 MAY 17 8 FPSC-COMMISSION CLERK



Hopping Green & Sams

Attorneys and Counselors

May 17, 2006

Ms. Blanca Bayó Director, Division of the Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Re: Compliance Investigation of Campus Communications Group, Inc., for apparent violation of Section 364.183(1), F.S., Access to Company Records, Docket No. 060062-TX

Dear Ms. Bayó:

I was recently retained by Campus Communications Group, Inc., ("CCG"), P.O. Box 85, Champaign, Illinois 61824, (217) 353-3000, to represent them in the above-referenced matter. CCG respectfully requests an extension of thirty (30) days for the deadline to file a petition in this matter, and in the alternative, respectfully proposes the settlement offer below. This petition is timely filed as it is due by May 18, 2006, pursuant to agreement of the Public Service Commission (the "Commission") counsel and staff.

On April 24, 2006, CCG received notice via facsimile of the Commission's finding CCG in violation of Section 364.183(1), F.S., for failure to file its 2004 annual local competition report (the "Report"). CCG provided a response to the Commission by letter dated April 25, 2006 (see attached). Due to some confusion regarding the Report year at issues in the Commission's Notice of Proposed Agency Action, CCG provided information on its 2005 Report, instead of its 2004 Report.

Both prior to, and after my discussions regarding this matter yesterday and today with Ms. Watts and Ms. Scott, I further investigated the reasons why the response to the 2004 Report was not received by the Commission. CCG is a small competitive local exchange carrier and only provides local service to two apartment complexes in Florida. However, this Florida business and its relationship with the Commission are extremely important to CCG and to its long term plans for expansion. In 2005, CCG underwent extensive management changes. During the course of these changes, the post office box which was on file with the Commission was inadvertently closed, without the knowledge of the new management. Immediately upon notification by the Commission in 2005 that mail was being returned from this post office box, CCG updated its address and put in place measures to ensure that future communications from the Commission would be promptly and properly addressed. At the time of this communication with the Commission regarding its updated address, CCG was not aware that it had failed to file a 2004 Report.

Ms. Melinda Watts Page 2 of 2 May 17, 2006

To ensure that all future Reports are timely filed with the Commission, CCG has placed the filing deadline on two separate internal regulatory calendars with automatic reminders, and assigned responsibility to two high-level employees of the corporation to ensure the filing is promptly and properly filed. In addition, CCG has retained my firm to assist it with regulatory compliance.

CCG respectfully proposes a settlement of \$1,000.00 for its failure to timely file a response to the Report. A \$1,000.00 fine is a significant penalty for CCG. As I mentioned previously, CCG only provides services to two apartment complexes in Florida, although they are hoping to expand in coming years. CCG is now fully apprised of the requirement to file the annual Report and appreciates its importance to the Commission and to the Commission's goal of maintaining a competitive marketplace. As additional evidence of CCG's commitment to compliance, CCG filed their 2005 Report and paid their 2005 Regulatory Assessment Fees, including penalties and interest, prior to receiving notice of the above-referenced docket.

I would like to avoid the expense to my client of time to appear, but would be happy to do what the Commission requires. We sincerely request the Commission's indulgence as CCG improves its internal processes and hope you will accept this offer of settlement. If you have any questions or would like to discuss this matter, please do not hesitate to contact me at (850) 222-7500.

Sincerely,

HOPPING GREEN & SAMS

Alderman

CC: Lee Eng Tan, Attorney, Commission
 Melinda Watts, Division of Competitive Markets & Enforcement, Commission
 Angela Ellis, Controller, CCG, Inc.
 Robin Brown, Accountant, CCG, Inc.

BEFORE THE PUBLIC SERVICE COMMISSION

| In re: Compliance investigation of Campus Communications Group, Inc. for apparent violation of Section 364.183(1), F.S., Access to Company Records. | DOCKET NO. 060062-TX |
|---|------------------------------|
| In re: Compliance investigation of Clear Breeze Telecommunications of Florida, Inc. for apparent violation of Section 364.183(1), F.S., Access to Company Records. | DOCKET NO. 060063-TX |
| In re: Compliance investigation of Local Line America, Inc. for apparent violation of Section 364.183(1), F.S., Access to Company Records. | DOCKET NO. 060064-TX |
| In re: Compliance investigation of NETLINE COMMUNICATIONS CORP. for apparent violation of Section 364.183(1), F.S., Access to Company Records. | ORDER NO. PSC-06-0342-PAA-TX |

The following Commissioners participated in the disposition of this matter:

LISA POLAK EDGAR, Chairman J. TERRY DEASON ISILIO ARRIAGA MATTHEW M. CARTER II KATRINA J. TEW

NOTICE OF PROPOSED AGENCY ACTION ORDER IMPOSING PENALTY FOR APPARENT VIOLATION OF SECTION 364.183(1), FLORIDA STATUTES

BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code.

0362 | APR 24 g

I. Case Background

Section 364.386, Florida Statutes, requires this Commission to submit a report to the Legislature on December 1st of each year on the status of local competition in the telecommunications industry. To obtain the data required to compile this report (hereinafter referred to as the "local competition report") each year, our staff mails data requests via United States Postal Service (U.S.P.S.) Certified Mail to all certificated incumbent and competitive local exchange telecommunications companies (ILECs and CLECs) in Florida in early June, with a response date due in mid-July. For the companies that do not respond by the due date, our staff sends a second letter via U.S.P.S. Certified Mail with a due date in the first week of August. Since there are several hundred active CLEC certificates each year (over 400 as of the date of this filing), our staff strongly encourages all companies to file these responses by the July due date to be able to compile the report in a timely manner.

On June 3, 2005, our staff mailed the initial data request to each of the four CLECs listed in Attachment A with a response due date of July 15, 2005. Of the four CLECs listed in Attachment A, one signed the certified mail receipt indicating it had received the data request. For the remaining CLECs, the U.S.P.S. returned the requests marked as undeliverable for differing reasons such as "moved, left no forwarding address", "attempted not known", and "box closed."

On July 19, 2005, our staff sent a second certified letter to the one CLEC that had originally signed the certified receipt for the first data request. For this CLEC, the U.S.P.S. returned the mail-out marked "unclaimed." The U.S.P.S. makes three attempts to deliver a certified mailing, and if unsuccessful, returns it to the sender. Our staff did not send a second certified letter to the remaining CLECs because the companies failed to provide this Commission a valid mailing address.

Both the June 3, 2005, and July 19, 2005, letters referenced Section 364.285(1), Florida Statutes, and notified the recipients of the possible consequences of failure to provide the requested information. To date all of the CLECs listed in Attachment A have failed to pay their 2005 Regulatory Assessment Fees.

We are vested with jurisdiction over these matters pursuant to Sections 364.183, 364.285 and 364.386, Florida Statutes.

II. <u>Analysis:</u>

As stated in the Case Background, our staff needs information contained in the company records of all Florida ILECs and CLECs to compile its annual local competition report for the Legislature. Section 364.183(1), Florida Statutes, Access to Company Records, states in part:

The Commission shall have access to all records of a telecommunications company that are reasonably necessary for the disposition of matters within the Commission's jurisdiction. The Commission shall also have access to those records of a local exchange telecommunications company's affiliated companies, including its parent company, that are reasonably necessary for the disposition of any matter concerning an affiliated transaction or a claim of anticompetitive behavior including claims of cross-subsidization and predatory pricing. The Commission may require a telecommunications company to file records, reports or other data directly related to matters within the Commission's jurisdiction in the form specified by the Commission and may require such company to retain such information for a designated period of time.

A company's failure to respond to our staff's data request effectively denies our staff access to its company records. It is imperative that we receive 100% participation to accurately reflect the status of local telecommunication competition to the Legislature and the Governor. Since the 2005 local competition report has already been submitted to the Legislature, it is too late for data from the CLECs listed in Attachment A to be included. However, pursuant to Section 364.183(1), Florida Statutes, all ILECs and CLECs shall timely respond to our staff's data requests for future reports.

Pursuant to Section 364.285(1), Florida Statutes, this Commission is authorized to impose upon any entity subject to its jurisdiction a penalty of not more than \$25,000 for each day a violation continues, if such entity is found to have *refused to comply with* or *to have willfully violated* any lawful rule or order of this Commission, or any provision of Chapter 364, Florida Statutes.

Section 364.285(1), Florida Statutes, however, does not define what it is to "willfully violate" a rule or order. Nevertheless, it appears plain that the intent of the statutory language is to penalize those who affirmatively act in opposition to a Commission order or rule. See, Florida State Racing Commission v. Ponce de Leon Trotting Association, 151 So.2d 633, 634 & n.4 (Fla. 1963); c.f., McKenzie Tank Lines, Inc. v. McCauley, 418 So.2d 1177, 1181 (Fla. 1st DCA 1982) (there must be an intentional commission of an act violative of a statute with knowledge that such an act is likely to result in serious injury) [citing <u>Smit v. Gever Detective Agency, Inc.</u>, 130 So.2d 882, 884 (Fla. 1961)]. Thus, a "willful violation of law" at least covers an act of commission or an intentional act.

However, "willful violation" need not be limited to acts of commission. The phrase "willful violation" can mean *either* an intentional act of commission or one of omission, that is *failing* to act. <u>See, Nuger v. State Insurance Commissioner</u>, 238 Md. 55, 67, 207 A.2d 619, 625 (1965)[emphasis added]. As the First District Court of Appeal stated, "willfully" can be defined as:

An act or omission is 'willfully' done, if done voluntarily and intentionally and with the specific intent to do something the law forbids, or with the specific intent to fail to do something the law requires to be done; that is to say, with bad purpose either to disobey or to disregard the law.

<u>Metropolitan Dade County v. State Department of Environmental Protection</u>, 714 So.2d 512, 517 (Fla. 1st DCA 1998)[emphasis added]. In other words, a willful violation of a statute, rule or order is also one done with an intentional disregard of, or a plain indifference to, the applicable statute or regulation. <u>See, L. R. Willson & Sons, Inc. v. Donovan</u>, 685 F.2d 664, 667 n.1 (D.C. Cir. 1982).

Thus, the failure of each of the companies listed in Attachment A to allow staff access to its respective company records meets the standard for a "refusal to comply" and "willful violation" as contemplated by the Legislature when enacting Section 364.285, Florida Statutes.

"It is a common maxim, familiar to all minds, that 'ignorance of the law' will not excuse any person, either civilly or criminally." <u>Barlow v. United States</u>, 32 U.S. 404, 411 (1833); <u>see</u>, <u>Perez v. Marti</u>, 770 So.2d 284, 289 (Fla. 3rd DCA 2000) (ignorance of the law is never a defense). Moreover, in the context of these dockets, all competitive local exchange telecommunications companies, like the companies listed in Attachment A, are subject to the statutes published in the Florida Statutes. <u>See</u>, <u>Commercial Ventures</u>, Inc. v. Beard, 595 So.2d 47, 48 (Fla. 1992).

Further, the amount of the proposed penalty is consistent with penalties previously imposed by this Commission upon other telecommunications companies that have failed to provide a response to a data request, thereby denying staff access to their records. Therefore, we find that a penalty in the amount of \$10,000 on each of the companies listed in Attachment A 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.

III: Decision

We hereby impose a penalty in each respective docket in the amount of \$10,000 for the company's apparent violation of Section 364.183(1), Florida Statutes. This Order shall be final and effective upon issuance of a Consummating Order in each respective docket, unless a person whose substantial interests are affected by our 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 shall 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 shall be deemed admitted, the right to a hearing waived, and the penalty shall 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, shall be canceled. If a company's certificate is canceled in accordance with this Order, that company shall be required to immediately cease and desist providing telecommunications services in Florida. These dockets shall 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 shall not prevent the action in a separate docket from becoming final.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that we hereby impose a penalty upon each company listed in Attachment A in the amount of \$10,000 for the company's apparent violation of Section 364.183(1), Florida Statutes. It is further

ORDERED that this Order shall be final and effective upon issuance of a Consummating Order, unless a person whose substantial interests are affected by this Commission's decision files a protest that 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. It is further

ORDERED that as provided by Section 120.80(13)(b), Florida Statutes, any issues not in dispute shall 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 shall be deemed admitted, the right to a hearing waived, and the penalty shall be deemed assessed. It is further

ORDERED that if the company in its respective docket 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, shall be canceled. If a company's certificate is canceled in accordance with this Order from this recommendation, that company shall be required to immediately cease and desist providing telecommunications services in Florida. It is further

ORDERED that these dockets shall 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. It is further

ORDERED that a protest in one docket shall not prevent the action in a separate docket from becoming final.

By ORDER of the Florida Public Service Commission this 24th day of April, 2006.

BLANCA S. BAYÓ, Director Division of the Commission Clerk and Administrative Services

By: ng, Supervisor

Case Management Review Section

(SEAL)

TLT

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing that is available under Section 120.57, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The action proposed herein is preliminary in nature. Any person whose substantial interests are affected by the action proposed by this order may file a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Director, Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on May 15, 2006.

In the absence of such a petition, this order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this/these docket(s) before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

Regulation Certificate 1st Letter 2nd Letter Provider Docket No. Date Mailed Mailed No. 6/3/05 7/19/05 Box Closed 060062-TX Campus Communications Group, 03/26/02 4446 _ Unable To Inc. Forward 060063-TX Clear Breeze Telecommunications 03/01/05 8562 Attempted of Florida, Inc. Not Known Local Line America, Inc. Moved 060064-TX 08/14/97 5193 ----Left No Address NETLINE COMMUNICATIONS 060065-TX 02/18/05 8559 Receipt Unclaimed Signed CORP.

ATTACHMENT A

| OR | G | NAL |
|----|---|-----|
|----|---|-----|



DISTRIBUTION CENTER 06 MAY -1 AM 10: 56

Phone: 217-353-3000 Fax: 217-398-1429

April 25, 2006

Director Division of the Commission Clerk and Administrative Services 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

RE: Order No. PSC-06-0342-PAA-TX Docket No. 060062-TX

Dear Director:

On April 24, 2006 I received a faxed copy of Docket No. 6060062-TX stating that Campus Communications Group, Inc. is going to be fined for not updating and making our company information available to the Commission, and for not paying our 2005 Regulatory Assessment Fees. To my knowledge, CCG has done everything required to stay in compliance with Florida Regulations.

In August of 2005 I received a call from a clerk of the Commission stating that our company information needed to be updated. I filled out the appropriate form and faxed it to the Commission on 8/10/05. Since that time I have been receiving updates and mailings from the Commission.

On February 27, 2006 I received two certified letters stating that I had not filed and paid the 2005 Regulatory Assessment Fees. I mailed these two returns on March 8, 2006 and paid penalties and interest for filing late. My bank account shows that check numbers 3523 and 3524 were cashed on March 20, 2006 and March 17, 2006 respectively.

It is my utmost intention to stay in compliance with the Commission. I would appreciate any guidance you could give me in clearing up this issue. Please contact me at robin.brown@fusionbroadband.com or 217-353-3019 if you have any questions.

Sincerely,

CMP XAS COM CTR Robin Brown

Accountant ECR

- GCL
- Enclosures OPC
- RCA
- SCR
- SGA
- SEC
- OTH

BOCUMENT NUMBER-DATE 03856 MAY-28 **FPSC-COMMISSION CLERK**

AN 10: 52

LISPAATION 10: MS. KODIN BROWN

From: Records tar Server

BEFORE THE PUBLIC SERVICE COMMISSION

| In re: Compliance investigation of Campus Communications Group, Inc. for apparent violation of Section 364.183(1), F.S., Access to Company Records. | DOCKET NO. 060062-TX |
|---|--|
| In re: Compliance investigation of Clear Breeze Telecommunications of Florida, Inc. for apparent violation of Section 364.183(1), F.S., Access to Company Records. | DOCKET NO. 060063-TX |
| In re: Compliance investigation of Local Line America, Inc. for apparent violation of Section 364.183(1), F.S., Access to Company Records. | DOCKET NO. 060064-TX |
| In re: Compliance investigation of NETLINE COMMUNICATIONS CORP. for apparent violation of Section 364.183(1), F.S., Access to Company Records. | DOCKET NO. 060065-TX ORDER NO. PSC-06-0342-PAA-TX ISSUED: April 24, 2006 |

The following Commissioners participated in the disposition of this matter:

LISA POLAK EDGAR, Chairman J. TERRY DEASON ISILIO ARRIAGA MATTHEW M. CARTER II KATRINA J. TEW

NOTICE OF PROPOSED AGENCY ACT ION ORDER IMPOSING PENALTY FOR APPARENT V IOLATION OF SECTION 364.183(1). FLORIDA STATUTES

BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code.

Florida Public Service Commission Bureau of Records 047J82004132 2540 Shumard Oak Blvd. \$00.37º Remail Tallahassee, FL 32399-0850 06/23/2005 Mailed From 32399 US POSTAGE FIECENED FPSC C5 JUL 15 AMID: 35 C0MMISSION Campus Communications, Inc. Ms. Sandra Buhr Police Brown P. O. Box 351326 85 Jacksonville FL 32255-1326 Champeign, IL 61824-0085 CAMP376* 372552776 1405 RETURN TO SENDER :CAMPUS COMMUNICATION GRO UNABLE TO FORWARD RETURN TO SENDER 18 07/01/05 ดีคิดบค

. . .

faped to 850-413-7118

TO: FLORIDA PUBLIC SERVICE COMMISSION 8/10/05 DIVISION OF THE COMMISSION CLERK & ADMINISTRATIVE SERVICES 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FL 32399-0850

RE: CHANGE OF INFORMATION ON REGULATED UTILITY

| Official Company Name: | Mailing Name: |
|--|--|
| (As appears on certificate) | (Must be part of official company name: 58 characters or less) |
| Campus Communications | Campus Communication |
| Certificate No.: | Physical Location: |
| (A separate form must be used for each certificate number) | 1810 Woodfield Dr. |
| Company Code TJ616 | Savoy, IL 61874 |
| Attention Line: | Mailing Address: |
| (Person to whom all official FPSC correspondence is addressed) | PO Box 85 |
| Robin Brown | Champaign, IL 61824 |
| Liaison | Officer(s) |
| Officer No. 1: | Officer No. 2: |
| Name: Robin Brown | Name: Angela Ellis |
| Title: Accountant | Title: Controller |
| Telephone Number: 217-531-2552 | Telephone Number: 217-531-2524 |
| Fax No: 217-398-1429 | Fax No: 217-398-1429 |
| E-mail Address: robin.brown@fusionbroadband.com | E-mail Address: aellis@fusionbroadband.com |

SUBMITTED BY COMPANY REPRESENTATIVE:

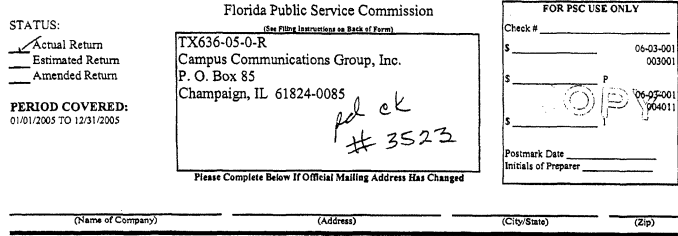
Name: Robin Brown

Title: Accountant

Telephone No: 217-531-2552

Date: 8/10/05

to avoid penalty and interest charges, the regula. Ory assessment fee return must be filed on or before 01/30/2006 Competitive Local Exchange Company Regulatory Assessment Fee Return



| LINE NO. | ACCOUNT CLASSIFICATION | FLORIDA GROSS OPERATING REVENUE | INTRASTATE REVENUE |
|-------------|---|--|---|
| 1. | Basic Local Services | s 45.479,48 | \$ 45.479 48 |
| 2. | Long Distance Services (IntraLATA only) ⁽¹⁾ | 5.220.13 | 5 2RC 13 |
| 3. | Access Services | | |
| 4. | Private Line Services | | |
| 5. | Leased Facilities & Circuits Services | | |
| 6. | Miscellaneous Services | and and a second se | |
| 7. | TOTAL REVENUES | | s 50, 759, 61 |
| 8. | LESS: Amounts Paid to Other Telecommunications Companies ⁽²⁾ | | |
| 9. | NET INTRASTATE OPERATING REVENUE for Regulatory Assess | ment Fee Calculation (Line 7 less Line 8) | \$ 50 759.61 |
| 10. | Regulatory Assessment Fee Due (Multiply Line 9 by 0.0020) | | 101.50 |
| 11. | Penalty for Late Payment (see "3. Failure to File by Due Date" on back) | | 10.15 |
| 12. | Interest for Late Payment (see "3. Failure to File by Due Date" on back) | | 703 |
| 13. | Extension Payment Fee (see "4. Extension " on back) | | میک ایند میکند. با این میکند این میکند بیشن این میکند بیشن میکند. این میکند این میکند این میکند این میکند. میکند این میکند این میکند این میکند این میکند این این میکند. |
| 14. | TOTAL AMOUNT DUE (\$50 MINIMUM) | | s 11.3. 70° |
| | Other long distance revenue must be listed on the Interexchange Reg These amounts must be intrastate only and must be verifiable (see "2. Regardless of the gross operating revenue of a company, a minimum | . Fees" on back). | all be imposed as provided in |

(3) Regardless of the gross operating revenue of a company, a minimum annual regulatory assessment fee of \$50 shall be imposed as provided in Section 364.336, Florida Statutes.

| | CURRE | NT COMPANY STATUS | |
|--|-------------------------------|--|---|
| () Facilities-Based Provider | (X) Reseller () Other: | **** | |
| | BILL | ING INFORMATION | |
| Complete below if billing agent is other than | yourself. | | |
| (Name) | | (Address: City/State/Zip) | (Telephone) |
| If YES, who do you lease these facilities from Address: | n? Name: | | |
| | I am aware that pursuant to S | ection 837.06, Florida Statutes, whoever | to the best of my knowledge and belief the above r knowingly makes a false statement in writing with second degree. |
| Mark ASak | <u> </u> | CEU | 3/8/0.6 |
| (Signature of Company Off R=b:() Ric | | (Title) | (Date) 3 <u>019</u> Fax Number <u>(217) 398 - 142</u> 9 |

(Preparer of Form - Please Print Name)

54-2052621 F.E.I. No.

PSC/CMP 007 (Rev. 01/05)

ς.

TO AVOID PENALTY AND INTEREST CHARGES. THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE 01/30/2006 Interexchange Company Regulatory Assessment Fee Return

| STATUS: | Florida Public Service Commission | FOR PSC USE ONLY |
|--|--|------------------|
| Actual Return Estimated Return Amended Return PERIOD COVERED: 01/01/2005 TO 12/31/2005 | (See Filing Instructions on Back of Porm) TJ616-05-0-R Campus Communications Group, Inc. P. O. Box 85 Champaign, IL 61824-0085 A 3524 # 3524 | Check # |
| | Please Complete Below If Official Mailing Address Has Changed | |

(Name of Company) (Address) (City/State) (Zip) LINE FLORIDA GROSS NO. ACCOUNT CLASSIFICATION OPERATING REVENUE INTRASTATE REVENUE Long Distance Services 2.940 1. \$ MC 28C Access Services 2. 3. Private Line Services 4. Leased Facilities & Circuits Services 5. Miscellaneous Services 6. **TOTAL Telephone Services** 2940 45 2.80 \$ 5 s 7, LESS: Amounts Paid to Telecommunications Companies⁽¹⁾ TOTAL REVENUES For Regulatory Assessment Fee Calculation 8. 7521 s 9. Regulatory Assessment Fee Due (Multiply Line 8 by 0.0020) Penalty for Late Payment (see "3. Failure to File by Due Date" on back) 10. Interest for Late Payment (see "3. Failure to File by Due Date" on back) 11. 12. Extension Payment Fee (see "4. Extension" on back) 13. TOTAL AMOUNT DUE (\$50 MINIMUM) 8 (2)

(1) These amounts must be intrastate only and must be verifiable (see "2. Fees" on back).

(2) Regardless of the gross operating revenue of a company, a minimum annual regulatory assessment fee of \$50 shall be imposed as provided in Section 364.336, Florida Statutes.

| () Facilities-Based Carrier () Call Aggregator () Alternate-Operator Service () Rebiller () Other: BILLING INFORMATION Complete below if billing agent is other than yourself. () Address: City/State/Zip) (Telephone) | |
|--|------------|
| Complete below if billing agent is other than yourself. | |
| () | |
| (Name) (Address: City/State/Zip) (Telephone) | |
| What is the total amount of customer deposits collected? What is the total amount of bond held (if appendix amount: \$ | ilicable)? |
| COMPANY INFORMATION Do you lease telecommunications' facilities? () YES NO If YES, who do you lease these facilities from? Name: | |

| Mail Port | (| EC. | <u> -7/8/0 C</u> |
|--|------------------|----------------|----------------------------|
| (Signature of Company Official) | | (Title) | (Date) |
| Robin Brang | Telephone Number | (017) 353 3019 | Fax Number (217) 395 14/24 |
| (Prepàrer of Form - Please Print Name) | F.E.I. No | 54 - 2055 | 1621 |

PSC/CMP 153 (Rev. 01/05)