MEMORANDUM
NOVEMBER 1\%, 1995

TO: DIVISION OF RECORDS AND REPORTING
FROM: DIVISION OF LEGAL SERVICES (PENA) YR $M$ MB
RE: DOCKET NOS. 981098-TX, 981215-TX, 981222-TX, 981224-TX, 981224-TX - APPLICATIONS FOR ALTERNATIVE LOCAL EXCHANGE TELECOMMUNICATIONS SERVICES.

Attached is a NOTICE OF PROROSED AGENCX ACTION ORDER GRANTING CERTIFICATES TO PROVIDE_ALTERNATIVE_LOCAL EXCHANGE TELECOMMUNICATIONS SERVICES, to be issued in the above-referenced docket. (Number of pages in order - 4)

## KMP/anr

Attachment
cc: Division of Communications
I: $\quad 981224 . \mathrm{kmp}$


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\begin{aligned}
& \text { faxed - } 111 \\
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In re: Applications for certificates to provide alternative local exchange telecommunications service by:

DPI-Teleconnect, Inc. Pro Telecom, Inc. NewSouth Communications Curp. CAMPUSLINK Communications Systems, Inc. d/b/a PARKLINK Communications, Inc.

DOCKET NO. 981098-TX
DOCKET NO. 981215-TX
DOCKET NO. 981222-TX
DOCKET NO. 981224-TX

ORDER NO. PSC-98-1506-FOF-TX ISSUED: November 13, 1998150

The following Commissioners participated in the disposition of this matter:

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JULIA L. JOHNSON, Chairmar,
    J. TERRY DEASON
    SUSAN F. CLARK
        JOE GARCIA
    E. LEON JACOBS, JR.
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## NOTICE OF PROPOSED AGENCY ACTION ORDER GRANTING CERTIEICATES TQ <br> PROVIDE ALTERNATIVE LOCAL EXCHANGE TELECOMMUNICATIONS SERVICE

BY THE COMMISSION:
NOTICE IS HEREBY GIVEN by the Florida Puhlif Service Commission that the action discussed in this Order is prelimitary in nature and will become final unless a person whuse interests ure substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code.

The entities listed below have applied for rurtiflrates tor provide Alternative Local Exchange Telecommunications (ALE: service, pursuant to Section 364.337, Florida Statutes. Upon review of their applications, it appears that these entities have sufficient technical, financial, and managerial capability to provide such service. Accordingly, we hereby grant to each of these entities the certificates depicted below, which shall

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authorize them individually to provide ALEC services statewide, except that the ALEC may not offer basic local telecommunications service within the territorias of earnings-regulated smali lonal exchange companies, as set forth in Section 364.337(1), Florida Statutes.

ENTITY'S NAME
DPI-Teleconnect, Inc.
Pro Telecom, Inc.
NewSouth Communications Corp.
CAMPUSLINK Communications Systems, Inc. d/b/a PARKLINK Communications, Inc.

CERTIEICATE NO. 5751 5746 5754

5749

If this Order becomes final and effective, il shall serve as each entity's certificate. It should, therefore, be retained by each entity as proof of certification.

In addition, Section $364.337(2)$, Florida Statutes, requires ALECs which provide basic local telecommanications service to provide access to 911 services. This Commission has no rules specifying the 911 services that either an iacumbent local exchange company (ILEC) or an ALEC must provide; however, 911 service that is inferior to that provided by the ILEC would clearly not be in the public interest. Accordingly, we find that Section $364.337(2)$, Florida Statutes, requires ALECs which provide basic local telecommunacations services to provide at least the same level ćt 911 services as that provided by the ILEC serving the same arrad.

Based on the foregoing, it is
ORDERED by the Florida Public Service Commission that we hereby grant, to the entities listed hereir, certificates to provide Alternative Local Exchange Telecommunications service, subject to the terms and conditions set forth in the body rf this Order. It is further

ORDERED that this order shall serve as tart witity's certificate and should be retained as proof of certaflcation. It is turther

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ORDERED that each Alternative Local Exchange Telecommunications company which provides basic local telecommunications services shall provide at least the same level of 911 services as that provided by the incumbent local exchange company serving the same area. It is furtner

ORDERED that any protest to the action proposed herein shall specify the entity or entities to which it applies. It is furtner

ORDERED that, if a protest is filed as to the certification of any particular entity or entitiss, that protest shall not prevent the action proposed herein from becoming final with regard to the remaining entities listed in this Order. It is further

ORDERED that the provisions of this Order, issued as proposed agency action, shall become final and effective unless an appropriate petition, in the form provided by Rule 28-106.201, Florida Administrative Code, is received by the Director, Division of Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on the date set forth in the "Notice of Further Proceedings or Judicial Review" attached hereto. It is further

ORDERED that in the event this Order becomes final, these Dockets shall be closed.

By ORDER of the Florida Public Service Commission, this 13t. day of November, 1998.

(SEAL)

KMP

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## NOTICE OF FURTHER PROCEEDINGS OR JUCICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(l), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68 , Florida Statutes, as well as the procedures and time limats that apply. This notioe should not be construed to mean all requests for an administrative hearing or judicial review 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 Records and Reporting, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on December 4, 1998.

In the absence of such a petition, this order shall become effective on the day subsequent to the above date.

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

If this order becomes final and effective on the date described above, any party substantially affected may request judicial review by the Florida Supreme Court in the case of an electric, gas or telephone utility or by the First District Court of Appeal in the case of a water or wastewater utility by filing a notice of appeal with the Director, Division of Records arim Reporting and filing a copy of the nctice of appeal and the filing fee with the appropriate court. This filing must be completed within thirty (30) days of the effective date of tinis oider, pursuant to Rule 9.110, Florida Rules of Appellate Procedure. The notice of appeal must be in the form specified in Rule $9.900(a)$, Florida Rules of Appellate Procedure.

