

Hopping Green & Sams

Attorneys and Counselors

June 1, 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. CCG previously submitted this request, but is resubmitting the request to provide additional information uncovered during their investigation into this matter.

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 2005 annual local competition report (the "Report"). CCG provided a response to the Commission by letter dated April 25, 2006. Due to some confusion regarding the Report, CCG provided information on another filing. CCG is now aware of the requirements for both filings, and has received the 2006 Report request from the Commission and will complete and return the Report promptly.

Both prior to, and after my discussions regarding this matter with Commission staff, I further investigated the reasons why the response to the 2005 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 by a former disgruntled employee, without the knowledge of the new management. The Commission mailed the first request for the Report on June 3, 2005. At this time, CCG was unaware that the post office box was closed. However, by June 13, 2005, CCG was receiving mail forwarded from the Commission. In addition, CCG filed a forwarding address with the post office, but has been unable to obtain the

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filed forwarding address form from the post office. Thus, if the second request from the Commission, which would have been mailed on July 19, 2005, had been sent, CCG would have received this request. Immediately upon notification by the Commission in 2005 that mail was being returned from this post office box and that CCG needed to complete the proper form to update its address with the Commission, 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 2005 Report.

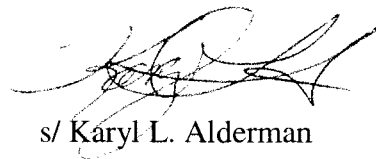
To ensure that all future Reports are timely filed with the Commission, CCG has placed the filing deadline on two separate internal regulatory calendars with automatic reminders, and assigned responsibility to two high-level employees of the corporation to ensure the filing is promptly and properly filed.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

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



s/ Karyl L. 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.

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