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SKYLYNX COMMUNICATIONS INC Form 8-K March 06, 2006

United States SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of The Securities Exchange Act of 1934

	The Securities	Exchange Act of 1934	
Date of	of Report (Date of ea	rliest event reported): March 1,	2006
	SKYLYNX CO	MMUNICATIONS, INC.,	
(Exact name of registrant as speci	fied in its charter)		
Del	aware	0-27635	37-1465836
incorporation	r jurisdiction of or organization) ickney Point Road, U	(Commission file number) Unit 501, Sarasota, Florida 3423	(IRS Employer Identification No.) 81-3718
(Address of principal executive of	ffices) (Zip Code)		
Registra	nt's telephone numbe	er, including area code: (941) 92	<u>26-2510</u>
<u>5</u> 1	00 John Ringling Bo	ulevard, Sarasota, Florida 3424	<u>2</u>
(Former name or former address,	if changed since last	report)	

ITEM 1.02 TERMINATION OF MATERIAL DEFINITIVE AGREEMENT

The previously announced Definitive Agreement and Plan of Merger between SkyLynx Communications, Inc. the (the "Company"), Digital Computer Integration Corporation, a Texas corporation ("DCI") and others has been terminated without consummation.

The Company has no plans to further pursue a possible acquisition of DCI.

SIGNATURE

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Pursuant to the requirements of the Securities and Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

SKYLYNX COMMUNICATIONS, INC.

By: /s/ Gary L. Brown

Date: March 6, 2006

Gary L. Brown,

President and Chief Executive Officer