

September 21, 2005

VIA ELECTRONIC SUBMISSION

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: Ex Parte Notice – WC Docket No. 04-36, 05-196

Dear Ms. Dortch:

Pursuant to Section 1.1206 of the Federal Communications Commission's ("Commission") Rules, this letter serves to provide notice in the above captioned proceedings of meetings that occurred on September 20, 2005 between representatives of Intrado Inc. ("Intrado"), Michelle Carey, Wireline Legal Advisor to Chairman Martin, Christi Shewman, Tim Stelzig, Nick Alexander and Terri Natoli, all members of the Wireline Competition Bureau and Marcy Greene, Neal McNeil, Kathy Berthot and Brian Butler, all members of the Enforcement Bureau. In attendance of behalf of Intrado were Stephen Meer, CTO and the undersigned.

In these meetings, Intrado relayed its commitment to working with all parties to assist in meeting the Commission's rules regarding VoIP and E911. Intrado also discussed issues related to implementation with the Commission and highlighted that Intrado is utilizing multiple solutions to rollout its service, and given that deployment is dependent upon other parties and factors, schedules continue to be dynamic.

Next, Intrado discussed specific issues related to the deployment of its VoIP/E911 solution and addressed the following with the Commission: network interfaces, ESQKs, PSAP involvement in the deployment cycle; interconnection and ALI steering agreements and necessary data elements for call takers (i.e. customer name, customer address and location). Intrado went on to inform the Commission on the importance of the MSAG-validation process and its impact on 911 call center systems. Intrado also discussed its publication of *The PSAP Guide to E9-1-1 for VoIP -Frequently Asked Questions* that Intrado is sending to the PSAP community. A copy is attached to this filing at the request of the Commission.

In addition, Intrado discussed the I2 and I3 solutions and suggested that the Commission encourage all involved parties to minimize negative impacts when moving to an I3 solution. Intrado also discussed the applicability and intent of the King County ruling in regards to VoIP and E911.

Finally, Intrado expressed that the Commission should look favorably upon companies that are working diligently to deploy VoIP/E911, and such providers should not be penalized for failure to meet nationwide deadlines so long as they are working in good faith to deploy the service.

Please contact the undersigned with any questions.

Very truly yours,

/s/

Mary A. Boyd
Vice President Government & External Affairs