

September 17, 2006

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 13-14, 2006 between representatives of Intrado Inc. ("Intrado"), and the following Commission personnel:

Ian Dillner, Wireline Legal Advisor to Commissioner Tate  
Staff Members of the Wireline and Competition Bureaus  
Commissioner Adelstein  
Scott Bergmann, Wireline Legal Advisor to Commissioner Adelstein  
Commissioner McDowell  
Angela Giancarlo, Legal Advisor to Commissioner McDowell  
Scott Deutchman, Competition Legal Advisor to Commissioner Copps  
Tom Navin, Wireline Bureau Chief  
Fred Campbell, Legal Advisor, Wireless Issues to Chairman Martin

In attendance of behalf of Intrado were Stephen Meer, chief technology officer, Craig Donaldson, senior vice president of regulatory affairs, Susan McGurkin, director of federal affairs and the undersigned.

In these meetings, Intrado relayed the following information to the attendees, along with the attached presentation:

- Intrado's current and expected VoIP E9-1-1 deployment and national coverage plan.
- Discussed key issues impacting the deployment of VoIP E9-1-1, including state and local rules and unfettered access to ESQKs.
- Encouraged the Commission to assist in eliminating the uncertainty to ensure nationwide deployment of E9-1-1 for all technologies.

- Discussion regarding quality and accuracy of location data received by Public Safety Answering Points (PSAPs); encouraged Commission to take public safety requirements into account and to require MSAG-valid addresses, along with x,y coordinates to ensure best possible location data, regardless of device or employed technology.
- Insight into recently performed auto location trials and discussed the ability to infiltrate the native 9-1-1 network with no marked changes to the PSAPs; described how solutions are not in place to completely ensure E9-1-1 for mobile users; encouraged the Commission to promulgate rules that adhere to standards, are technology neutral, allow for multi-phased timelines and ensure PSAP readiness.
- Discussion regarding converged networks and the challenges of deploying E9-1-1 (i.e. Unlicensed Mobile Access, Mobile Satellite Systems).

Finally, Intrado encouraged the Commission to adopt future E9-1-1 rules that are independent of the device or technology employed and that rely on the end user's expectation for emergency services. In addition, Intrado relayed that E9-1-1 rules must not wait for a particular industry to evolve and that the Commission should require E9-1-1 from the first use of any technological device.

Please contact the undersigned with any questions.

Very truly yours,

/s/

Mary A. Boyd  
Vice President Government & External Affairs