

September 27, 2007

VIA ELECTRONIC SUBMISSION

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

Re: Ex Parte Notice – PS Docket No. 07-114, WC Docket No. 05-196, CC Docket No. 94-102

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 26-27, 2007 between representatives of Intrado Inc. (Intrado), and the following Commission personnel:

Renee Crittendon, Legal Advisor for Commissioner Adelstein
Bruce Gottlieb, Legal Advisor for Commissioner Copps
Aaron Goldberger, Legal Advisor for Chairman Martin
Wayne Leighton, Legal Advisor for Commissioner Tate
Erika Olsen, Deputy Bureau Chief, Public Safety & Homeland Security Bureau
Jeff Cohen, Senior Legal Counsel, Public Safety & Homeland Security Bureau
Carol Simpson, Associate Chief of Policy Division, Public Safety & Homeland Security Bureau

In attendance on behalf of Intrado were Mary Boyd, Vice President, John Snapp, Senior Technical Officer and the undersigned.

In these meetings, Intrado discussed its previously-filed initial comments in Part III B of the above captioned docket that addresses future policy considerations and recommendations for Automatic Location Service requirements. Intrado relayed information regarding the need to not lower standards for automatic call routing and to ensure that the information delivered with 911 calls provides first responders with the most precise location technologically available so that emergency assistance can be timely rendered. Intrado suggested that this kind of "meaningful" location should be viewed in the context of "use cases", i.e., inside and outside use, and should apply to all enterprises having 911 obligations regardless of the kind of technology or device deployed. See attached document for further information.

In addition, Intrado suggested that the Commission have a long-range, strategic view of

911 and establish an express goal of providing first responders the meaningful location described above to include automatic call routing. Intrado explained that, absent a strategic, phased-in policy approach, there is limited value in establishing mandates that fail to move the industry closer to such a policy goal. Therefore, Intrado encouraged the Commission to convene stakeholders, similar to the CMRS Advisory Committee, to assist with moving the industry closer to achieving the Commission's short and long term policy goals.

Finally, Intrado encouraged the Commission to promulgate rules that take into account the burgeoning impact of IP-based technology in an MLTS environment, particularly as it relates to E911 support in a nomadic or mobile use setting. This will ensure a more consistent treatment of E911 across all market segments and appropriately set end-user expectations that E911 is universally available. .

Please contact the undersigned with any questions.

Very truly yours,

/s/

Susan A. McGurkin
Director, Federal Government and Regulatory Policy