

ARTER & HADDEN LLP  
ATTORNEYS AT LAW

ORIGINAL

*founded 1843*

Austin  
Cleveland  
Columbus  
Dallas  
Dayton  
Irvine  
Los Angeles  
Sacramento

1801 K Street, N.W., Suite 400K  
Washington, D.C. 20006-1301

*telephone 202.775.7100*  
*facsimile 202.857.0172*

San Antonio  
San Diego  
San Francisco  
Washington, D.C.  
Woodland Hills  
*Affiliated Offices*  
Brussels, Belgium  
Geneva, Switzerland

February 24, 2000

Via Federal Express

Secretary  
Missouri Public Service Commission  
301 West High Street, Room 530  
Jefferson City, MO 65101

re: Enhanced Global Convergence Services, Inc.  
Innovative Telecom Corp.

FILED

FEB 25 2000

Missouri Public  
Service Commission

T/M  
①①-2000-531

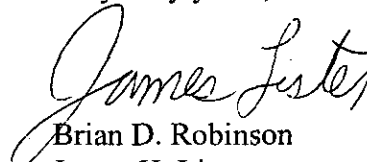
Dear Sir or Madam:

Enclosed please find a filing on behalf of a reseller long distance carrier for an Application of Innovative Telecom Corp. for an Order Approving Transfer of Assets. (Original and 14 copies).

An extra copy of this document is enclosed and I ask you to stamp it as received and return it in the enclosed envelope for our records.

Please call if we can be of assistance. We understand there are no fees for this filing.

Very truly yours,

  
Brian D. Robinson  
James H. Lister

Enclosures

cc: Mr. Doug Micheel, Office of Public Counsel  
Mr. Timothy Bass, General Counsel, Innovative Telecom Corp.

FILED

FEB 25 2000

BEFORE THE PUBLIC SERVICE COMMISSION  
OF THE STATE OF MISSOURI

Missouri Public  
Service Commission

In the matter of the application of )  
**Innovative Telecom Corp.** )  
for an order approving )  
the transfer of its assets )  
to **Enhanced Global Convergence** )  
**Services, Inc.** )

Case No. TM  
~~COM~~ - 2000 - 531

**APPLICATION FOR ORDER APPROVING TRANSFER OF ASSETS**

Innovative Telecom Corp. ("ITC"), a certificated competitive provider of interexchange services in Missouri, respectfully applies pursuant to Section 392.300 of the Missouri Revised Statutes for an Order approving the transfer of its assets to Enhanced Global Convergence Services, Inc. In support of its Application, ITC states as follows:

**Background and Information Concerning Transaction**

1. ITC carries limited interexchange traffic in Missouri as a prepaid calling card provider. ITC obtained a Certificate of Service Authority ("CSA") to provide intrastate interexchange services in Missouri by Order dated June 12, 1996 (Case No. TA-96-388).<sup>1</sup> In granting the CSA, the Commission classified ITC as a competitive telecommunications company. (Order at 4). Consequently, ITC provides below the information required in applications by competitive telecommunications companies seeking approval of assets transfers, as well as additional information to further describe the transaction for the Commission. See 4 CSR 240-2.60(5)(H).

2. On August 5, 1999, ITC entered into an Asset Purchase Agreement under which it would sell all of its assets to an unaffiliated entity, now named Enhanced Global Convergence

<sup>1</sup> ITC's address is c/o Timothy P. Bass, Innovative Telecom Corp., 1740 Massachusetts Ave, Boxborough MA 01719. Please direct all inquiries to James Troup at the address and phone number indicated in paragraph 4 below.

Services, Inc. ("eGCS") and then known as Innovative Enhanced Communications Services, Inc. The assets sold included ITC's computerized calling card platforms designed to measure calls and validate calling cards and calling codes.

3. ITC and eGCS consummated that transfer of assets in August of 1999. At the time the asset transfer was executed and consummated, it was eGCS' plan to focus on transaction processing (measuring calls and validating calling cards) on behalf of other carriers rather than providing common carrier service in Missouri. Indeed, ITC had been carrying only a very small volume of interexchange traffic, its principal business being transaction processing for other carriers. ITC had carried its own calls in that it sold promotional prepaid calling cards to third parties who gave them away for marketing purposes. However, subsequent to consummation, eGCS determined to focus on the provision of toll services by resale in certain states, including Missouri. While it is now impossible to seek approval of the Missouri Commission of the transaction in advance of consummation, ITC wishes to comply to the extent possible with all Missouri statutes and regulations governing the provision of long distance resale service in Missouri, and so is making this filing seeking approval on a prospective basis.

**Commission Contact Person for this Application /  
Special Power of Attorney**

4. Please direct all correspondence and inquiries concerning this Application to the following:

James U. Troup  
Attorney-in-Fact for Innovative Telecom Corp.  
c/o Arter & Hadden  
Suite 400K, 1801 K Street, NW  
Washington, DC 20006  
(202) 775-7100  
(202) 857-0172 (fax).

Mr. Troup, who is counsel for the purchaser, eGCS, is acting for ITC as an attorney-in-fact pursuant to a Special Power of Attorney granted by ITC in conjunction with the Asset Purchase Agreement. This Application is being served on ITC's in-house counsel, Mr. Timothy Bass, as required by the Special Power of Attorney, which authorizes Mr. Troup to make regulatory filings on behalf of ITC.

**Information Required by 4 CSR 240.2(F)-(H)**

5. Certificate and Tariff to be Used (4 CSR 240-2.060(5)(F) and (H)). Concurrently with the filing of this Application for Order Approving Transfer of Assets, eGCS is filing its own Application seeking a Certificate of Service Authority to provide intrastate interexchange services in Missouri. Upon obtaining its own CSA, eGCS will provide service under the eGCS certificate and the eGCS tariff, which is filed in draft form with the Application for a CSA. Since execution of the Asset Purchase Agreement, ITC and eGCS have cooperated in the provision of intrastate interexchange telecommunications services in Missouri under the existing ITC certificate. The transition has been seamless to Missouri customers. All prepaid calling cards issued by ITC will continue to be honored.

6. Statement of Impact on Tax Revenues of Political Subdivisions in Which Structures, Facilities, or Equipment are Located (4 CSR 240-2.060(G)). The purchaser, eGCS, does not anticipate removing ITC structures, facilities, or equipment, if any, from Missouri. There should be no impact on taxes, if any, due Missouri political subdivisions.

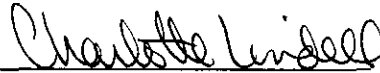
7. Absence of Judgments Against Purchaser (4 CSR 240-2.060(H)). There are no pending or final judgments of any federal state or agency involving customer services or rates against the asset purchaser, eGCS. As shown by its Application seeking a CSA, eGCS is fit and ready to provide interexchange service in Missouri.

WHEREFORE, Innovative Telecom Corp. respectfully requests an order approving prospectively the transfer of its assets to Enhanced Global Convergence Services, Inc.

Dated this 24<sup>th</sup> day of Feb., 2000.

Respectfully submitted,

Innovative Telecom Corp.



Charlotte Lindell

Missouri Bar No. 45973

James U. Troup,

Attorney-in-Fact for

Innovative Telecom Corp.

Arter & Hadden, LLP

2 Embarcadero Center, 5th Floor

San Francisco, CA 94111-3824

(415) 617-2100 (Telephone)

(415) 617-2156 (Facsimile)

Please direct all inquiries to Mr. Troup at his Washington, D.C. office:

James U. Troup

Brian D. Robinson

James H. Lister

Arter & Hadden, LLP

1801 K Street, N. W., Suite 400K

Washington, D.C. 20006

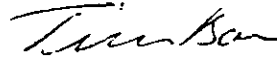
(202) 775-7100 (Telephone)

(202) 857-0172 (Facsimile)

258772

**VERIFICATION**

I, Timothy Bass, am an officer of Innovative Telecom Corp., and have read the above Application. I certify that the information contained within the application is true and correct.



\_\_\_\_\_  
Timothy Bass  
General Counsel and Acting President for  
Innovative Telecom Corp.

Date: 2/15/00