BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of Intrado)
Communications Inc. for Certificate of Service	
Authority to Provide Basic Local Telecommunications	File No. CA-2011-0360
Services in the State of Missouri and to Classify	Tariff No. YC-2011-0555
Said Services and the Company as Competitive	

ORDER GRANTING CERTIFICATE TO PROVIDE BASIC LOCAL TELECOMMUNICATIONS SERVICES AND APPROVING TARIFFS

Issue Date: June 13, 2011 Effective Date: June 16, 2011

This order grants a certificate of service authority to provide basic local telecommunications services in the state of Missouri, classifies those services and the company as competitive, waives certain statutes and regulations, and approves the company's tariffs.

On May 2, 2011, Intrado Communications Inc., applied for a certificate of service authority to provide basic and nonswitched local exchange telecommunications services within the state of Missouri, and for competitive classification. The company seeks certification to provide basic local service in portions of Missouri that are currently being served by all exchanges of all ILECs. Intrado is authorized to do business in Missouri by the Missouri Secretary of State.

On May 3, 2011, the Commission issued its Order Directing Notice of Application for Certificate of Service Authority and Opportunity to Intervene, establishing a 15-day deadline for intervention. No applications to intervene were received. On June 3, 2011, the Staff of the Commission recommended that the requested certificates, classifications and waivers be granted.

The Commission may grant an application for a certificate of service authority to provide telecommunications service upon a showing that the applicant has met the statutory requirements, and that the grant of authority is in the public interest. Based on the verified application and Staff's uncontested recommendation, the Commission finds that Intrado satisfies the requirements for certification and that granting such certificates is in the public interest.

Intrado also requests that it and its services be classified as competitive and that the application of certain statutes and regulatory rules be waived. The Commission may classify a telecommunications service as competitive if the Commission determines that the applicant is subject to a sufficient degree of competition to justify a lesser degree of regulation.³ The Commission may only classify a telecommunications carrier as competitive if all of its services are so classified.⁴ The Commission may waive the application of certain statutes and of its rules to a competitive carrier if it determines that such waiver is consistent with the purposes of Chapter 392.⁵

The Commission may waive certain statutes and administrative rules for competitively classified carriers "if such waiver or modification is otherwise consistent with the other provisions of Section 392.361 to 392.520 and the purposes of this chapter." The Commission has developed a standard list of statutes and regulations that it waives for competitive local exchange and interexchange carriers. The Commission

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¹ See Sections 392.450, 392.451 and 392.455, RSMo 2000. All statutory references, unless otherwise specified, are to the Revised Statutes of Missouri (RSMo), revision of 2000.

² Sections 392.430 and 392.440.

³ Section 392.361.2.

⁴ Section 392.361.3.

⁵ See Sections 392.185, 392.361.3 and 392.420.

⁶ Sections 392.361.5 and 392.420.

sion finds that the waiver of those statutes and regulations is consistent with the purposes of Chapter 392, and will waive those provisions for Intrado.

The Commission may also require a telecommunications company to comply with any conditions reasonably necessary to protect the public interest. Staff recommends that Intrado's application be granted subject to certain restrictions regarding switched access rates. These conditions are routinely recommended by Staff and Intrado accepted them in its application. The conditions proposed by Staff are necessary to protect the public interest and will be adopted.

Along with its application, Intrado submitted a proposed basic local tariff. The company filed revised tariff pages on June 2, 2011. The effective date of the proposed tariff is June 16, 2011. Staff recommends that the tariff be approved. The Commission finds that Intrado's proposed tariff should be approved to become effective on June 16, 2011.

The Commission places Intrado on notice that failure to comply with certain obligations pursuant to law may result in penalties assessed against the company.

These obligations include, but are not limited to, the following:

- A) The obligation to file an annual report, as established by Section 392.210, RSMo 2000. Failure to comply with this obligation will make the utility liable for a penalty of \$100 per day for each day that the violation continues. Rule 4 CSR 240-3.540 requires telecommunications utilities to file their annual report on or before April 15 of each year.
- B) The obligation to pay an annual assessment fee established by the Commission, as required by Section 386.370, RSMo 2000.

- C) The obligation to comply with all relevant laws and regulations, as well as orders issued by the Commission. If the company fails to comply it is subject to penalties for noncompliance ranging from \$100 to \$2,000 per day of noncompliance, under Section 386.570, RSMo 2000.
- D) The obligation to keep the Commission informed of its current address and telephone number.

The company is reminded that its officers may not represent it before the Commission. The company must be represented by an attorney licensed to practice law in Missouri.

In addition, Section 392.410.5, RSMo Cum. Supp. 2010, provides that the company's certificate of service authority becomes null and void one year from the date of this order unless the company has exercised its authority under that certificate.

The Commission notes that before providing telecommunications services in Missouri, a party shall possess the following: (1) an interconnection agreement approved by the Commission; (2) except for wireless providers, a certificate of service authority from the Commission to provide interexchange or basic local telecommunications services; and (3) except for wireless providers, a tariff approved by the Commission.

THE COMMISSION ORDERS THAT:

1. Intrado Communications Inc., is granted a certificate of service authority to provide basic local telecommunications services in the exchanges of all exchanges of all incumbent local exchange companies, subject to the conditions and recommendations contained in the Staff's Memorandum.

2. Intrado Communications Inc., and its services are granted competitive classification.

3. Intrado Communications Inc.'s originating and terminating access rates

will be no greater than the lowest Commission-approved corresponding access rates in

effect for each incumbent local exchange carrier within whose service area Intrado

Communications, Inc., seeks authority to provide service, unless authorized by the

Commission pursuant to Section 392.220 and 392.230, RSMo.

4. The certificate and competitive service classification for switched

exchange access are granted conditioned on the continued applicability of

Section 392.200, RSMo, and the requirement that any increase in switched access

service rates above the maximum switched access service rates set forth herein shall

be made pursuant to Section 392.200 and 392.230, RSMo, and not Section 392.500

and 392.510, RSMo.

5. If the directly-competing incumbent local exchange carrier, in whose

service area Intrado Communications Inc., is operating, decreases its originating or

terminating access service rates, Intrado shall file an appropriate tariff amendment to

reduce its originating or terminating access rates in the directly competing incumbent

local exchange carrier's service area within 30 days of the directly competing incumbent

local exchange carrier's reduction of its originating or terminating access rates in order

to maintain the cap.

6. Application of the following statutes and Commission rules is waived:

Statutes

392.210.2 - uniform system of accounts

392.240.1 - rates-rentals-service & physical connections

392.270 - valuation of property (ratemaking)

392.280 - depreciation accounts
392.290 - issuance of securities
392.300.2 - acquisition of stock
392.310 - stock and debt issuance
392.320 - stock dividend payment
392.330 - issuance of securities, debts and notes
392.340 - reorganization(s)

Commission Rules

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4 CSR 240-3.550(4) and (5)(A) - quality of service reports
4 CSR 240-10.020 - depreciation fund income
4 CSR 240-30.040 - uniform system of accounts
4 CSR 240-32.060 - engineering and maintenance
4 CSR 240-32.070 - quality of service
4 CSR 240-32.080 - service objectives and surveillance levels
4 CSR 240-33.040(1)-(3), (5)-(10) - billing and payment standards
4 CSR 240-33.045 -clear identification and placement of charges on bills
4 CSR 240-33.080(1) - identify company name and toll-free number on bills
4 CSR 240-33.130(1), (4), (5) - operator service requirements
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7. The following tariff, assigned file number YC-2011-0555 is approved, as amended, to become effective on June 16, 2011:

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- 8. The certification granted herein is conditioned upon the company's compliance with the regulatory obligations set out in this order
- 9. This order and Intrado Communications Inc.'s certificate shall become effective on June 16, 2011.

10. This file shall be closed on June 17, 2011.

BY THE COMMISSION

Steven C. Reed Secretary

(SEAL)

Ronald D. Pridgin, Regulatory Law Judge, by delegation of authority pursuant to Section 386.240, RSMo 2000.

Dated at Jefferson City, Missouri, on this 13th day of June, 2011.