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March 10, 2009 - VIA ELECTRONIC MAIL

Ann Cole, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re: Docket No. 080134-TP

Petition by Intrado Communications, Inc. for arbitration to establish an interconnection agreement with Verizon Florida LLC, pursuant to Section 252(b) of the Communications Act of 1934, as amended, and Section 364.162, F.S.

Dear Ms. Cole:

On January 22, 2009, Commissioner McMurrian, the Prehearing Officer in this case, issued an Order Granting Abeyance of this arbitration pending the Commission's resolution of Intrado's motions for reconsideration of the decisions in its arbitrations with Embarq (Docket No. 070699-TP) and AT&T (Docket No. 070736-TP). The Commission denied those motions on March 3, 2009, thereby affirming the Commission's dismissal of Intrado's arbitrations because it is not entitled to section 251(c) interconnection for its 911/E911 services.

Before the abeyance was granted, Verizon had filed a Motion for Summary Final Order, asking the Commission to find here, as it did in Intrado's arbitrations with AT&T and Embarq, that Intrado is not entitled to section 251(c) interconnection for its 911/E911 services. The Order Granting Abeyance stated (at 2) that "upon the Commission's resolution of the Motions for Reconsideration, an Order setting forth a new modified procedural schedule, including a due date for filing Intrado Communication, Inc.'s Response to the Motion for Summary Final Order, shall be issued."

Now that the Commission has denied Intrado's motions for reconsideration of the Orders in the Intrado/AT&T and Intrado/Embarq arbitrations, Verizon seeks establishment of any procedures necessary to expeditiously grant its Motion for Summary Final Order.

Sincerely,

s/ Dulaney L. O'Roark III

Dulaney L. O'Roark III

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c: Parties of Record - via electronic mail