120000-Pu to avoid penalty and interest charges, the regulatory assessment fee return must be filed on or before 01/30/262  $\,$   $\,$   $\,$ Interexchange Company Regulatory Assessment Fee Return FOR PSC USE ONLY Florida Public Service Commission STATUS (See Filing Instructions on Back of Form) 0603001 Actual Return TJ531-01-0-R 003001 Estimated Return Intertoll Communication Network Corporation Amended Return 0603001 3692 S.W. 23rd Terrace 004011 Miami, FL 33145-3027 PERIOD COVERED: 12/11/2001 TO 12/31/2001 Initials of Preparer Please Complete Below If Official Mailing Address Has Changed OCT 282002 (Name of Company) (Address) (City/State) (Zip) FLORIDA ACCOUNT CLASSIFICATION GROSS OPERATING REVENUE LINE NO. Long Distance Services 2. Access Services 3. Private Line Services Leased Facilities & Circuits Services 4. Miscellancous Services 5. 6. **TOTAL Telephone Services** 7. LESS: Amounts Paid to Other Telecommunications Companies\* (see "2. Fees" on back) TOTAL REVENUES For Regulatory Assessment Fee Calculation 8. 9. Regulatory Assessment Fee Due (Multiply Line 8 by 0.0015) AUS Penalty for Late Payment (see "3. Failure to File by Due Date" on back) 10. CAF Interest for Late Payment (see "3. Pailure to File by Due Date" on back) 11. CMP TOTAL AMOUNT DUE 12. These amounts must be intrastate only and must be verifiable. COM CTR AS PROVIDED IN SECTION 364.336, FLORIDA STATUTES, THE MINIMUM ANNUAL FEE IS \$50 **ECR** GCI OPC CURRENT COMPANY STATUS MMS ( ) Facilities-Based Carrier Reseller ( ) Call Aggregator ) Alternate-Operator Service ) Rebiller ( ) Other:\_ SEC BILLING INFORMATION Complete below if billing agent if other than yourself. (Telephone) (Address: City/State/Zip) (Name)

1, the undersigned owner/officer of the above-named company, have read the foregoing and declare that to the best of my knowledge and belief the above information is a true and correct statement. I am aware that pursuant to Section 837.06, Florida Statutes, whoever knowingly makes a false statement in writing with the intent to mislead a

COMPANY INFORMATION

public servant in the performance of his/fler duty shall be guilty of a misdemeanor of the second degree.

()NO

What is the total amount of customer deposits collected?

Do you lease telecommunications' facilities? () YES

If YES, who do you lease these facilities from? Name:

for 19

(Preparer of Form - Please Print Name)

PSC/CMU-153 (Rev. 11/11/99)

Amount: \$

Address:

Telephone Number (...

F.E.I. No. POPUMER

Amount: \$\_

What is the total amount of bond held (if applicable)?

Expires:

FPSC-CGMMSSION CLERK

## STATE OF FLORIDA

COMMISSIONERS:
LILA A. JABER, CHAIRMAN
J. TERRY DEASON
BRAULIO L. BAEZ
MICHAEL A. PALECKI
RUDOLPH "RUDY" BRADLEY



DIVISION OF COMPETITIVE MARKETS & ENFORCEMENT
WALTER D'HAESELEER
DIRECTOR
(850) 413-6600

Internet E-mail: contact@psc.state.fl.us

## Hublic Service Commission

August 27, 2002

Mr. Jorge Bichara
Intertoll Communication Network Corporation (TJ531)
3692 SW 23<sup>rd</sup> Terrace
Miami, FL 33145-3027

Dear Mr. Bichara:

As part of my job duties, I establish dockets to collect payment of the Regulatory Assessment Fees owed by certificated telecommunication companies. In reconciling the active certificates with the certificate holders that have not paid the Regulatory Assessment Fee, I found that payment of the 2001 Regulatory Assessment Fee has not been received from Intertoll Communication Network Corporation.

According to our records, the company's certificate became active December 11, 2001. As information, if a certificate is active for any one day during a calendar year, the Regulatory Assessment Fee is applicable for that year. Enclosed is a copy of the Commission's Order granting the company's certificate, which states on page 3 that the Regulatory Assessment Fee is due each year.

Rule 25-4.0161(7)(d), Florida Administrative Code, provides that failure to receive a form by a telecommunications company shall not excuse it from its obligation to pay the fee timely. However, I have checked our records and found that the Commission did not mail your company a form. Therefore, before establishing a docket to fine Intertoll Communication Network Corporation for nonpayment of the fee, I am enclosing the 2001 Regulatory Assessment Fee return form to allow the company an opportunity to pay the Regulatory Assessment Fee.

If payment is postmarked between August 29 and September 27, 2002, the total due is \$66.50 (\$50.00 fee, \$12.50 penalty, and \$4.00 interest). Please review this information and respond by September 17, 2002. If payment is not received by September 17<sup>th</sup>, I will have no choice but to establish the enforcement docket.

Mr. Jorge Bichara Page 2 August 27, 2002

In the meantime, if you have any questions, just let me know. I can be reached at (850) 413-6502-voice, (850) 413-6503-fax, by internet e-mail at pisler@psc.state.fl.us, or at the address below.

Sincerely,

Paula J. Isler, Research Assistant

Bureau of Service Quality

Enclosures

## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Application for certificate to provide interexchange telecommunications service by X2Comm, Inc. d/b/a Direct Connect Communications.

In re: Application for certificate to provide interexchange telecommunications service by Intertoll Communication Network Corporation.

In re: Application for certificate to provide interexchange telecommunications service by Power-Finder West Communications, LLC.

In re: Application for certificate to provide interexchange telecommunications service by Calpoint (Florida), LLC.

: In re: Application for : certificate to provide interexchange telecommunications } service by VirtualCom, Inc.

In re: Application for certificate to provide interexchange telecommunications service by Phonel, Inc.

DOCKET NO. 011180-TI

DOCKET NO. 010550-TI

DOCKET NO. 011212-TI

DOCKET NO. 011236-TI

DOCKET NO. 011330-TI

DOCKET NO. 011339-TI
ORDER NO. PSC-01-2225-PAA-TI
ISSUED: November 15, 2001

The following Commissioners participated in the disposition of this matter:

E. LEON JACOBS, JR., Chairman
J. TERRY DEASON
LILA A. JABER
BRAULIO L. BAEZ
MICHAEL A. PALECKI

14492 NOV 155
FFSG-COLLUSSION CLERK

ORDER NO. PSC-01-2225-PAA-TI
DOCKETS NOS. 011180-TI, 010550-TI, 011212-TI, 011236-TI, 011330-TI, 011339-TI
PAGE 2

# NOTICE OF PROPOSED AGENCY ACTION ORDER GRANTING CERTIFICATES TO PROVIDE INTEREXCHANGE TELECOMMUNICATIONS SERVICES

#### BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code.

The entities listed below have applied for certificates to provide Interexchange Telecommunications (IXC) services. Upon review of their applications, it appears that these entities have sufficient technical, financial, and managerial capability to provide such service, as required under Section 364.337(3), Florida Statutes. Accordingly, we hereby grant each of these entities the certificates depicted below, which shall authorize them individually to provide IXC services.

ENTITY'S NAME	CERTIFICATE NO.
X2Comm, Inc. d/b/a Direct Connect Communications	7963
Intertoll Communication Network Corporation	7964
Power-Finder West Communications, LLC	7968
Calpoint (Florida), LLC	7969
VirtualCom, Inc.	7972
Phonel, Inc.	7976

If this Order becomes final and effective, it will serve as each entity's certificate. Each entity should, therefore, retain this Order as proof of certification. We are vested with jurisdiction over this matter pursuant to Sections 364.335 and 364.337, Florida Statutes.

IXC providers are subject to Chapter 25-24, Florida Administrative Code, Part X, Rules Governing Telephone Service

ORDER NO. PSC-01-2225-PAA-TI
DOCKETS NOS. 011180-TI, 010550-TI, 011212-TI, 011236-TI, 011330-TI, 011339-TI
PAGE 3

Provided by Interexchange Telephone Companies. IXC providers are also required to comply with all applicable provisions of Chapter 364, Florida Statutes, and Chapter 25-4, Florida Administrative Code.

In addition, under Section 364.336, Florida Statutes, certificate holders must pay a minimum annual Regulatory Assessment Fee (RAFs) of \$50 if the certificate was active during any portion of the calendar year. A RAFs Return notice will be mailed each December to each of the entities listed above for payment in January. Neither the cancellation of its certificate nor the failure to receive a RAFs Return notice shall relieve any of these entities from its obligation to pay RAFs.

Based on the foregoing,

ORDERED by the Florida Public Service Commission that we hereby grant, to the entities listed herein, certificates to provide Interexchange Telecommunications services, subject to the terms and conditions stated in the body of this Order. It is further

ORDERED that this Order shall serve as each entity's certificate and should, therefore, be retained by these entities as proof of certification. It is further

ORDERED that any protest to the action proposed herein shall specify the entity or entities to which it applies. It is further

ORDERED that, if a protest is filed as to the certification of any particular entity or entities, that protest shall not prevent the action proposed herein from becoming final with regard to the remaining entities listed in this Order. It is further

ORDERED that the provisions of this Order, issued as proposed agency action, shall become final and effective upon the issuance of a Consummating Order unless an appropriate petition, in the form provided by Rule 28-106.201, Florida Administrative Code, is received by the Director, Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on the date set forth

ORDER NO. PSC-01-2225-PAA-TI DOCKETS NOS. 011180-TI, 010550-TI, 011212-TI, 011236-TI, 011330-TI, 011339-TI PAGE 4

in the "Notice of Further Proceedings" attached hereto. It is further

ORDERED that in the event this Order becomes final, these dockets shall be closed.

By ORDER of the Florida Public Service Commission this 15th day of November, 2001.

> BLANCA S. BAYÓ, Director Division of the Commission Clerk and Administrative Services

By: Kay Flynn, Chief

Bureau of Records and Hearing

Services

(SEAL)

AJT

## NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of administrative hearing that is available under Section 120.57, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. mediation is conducted, it does not affect a substantially interested person's right to a hearing.

ORDER NO. PSC-01-2225-PAA-TI
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The action proposed herein is preliminary in nature. Any person whose substantial interests are affected by the action proposed by this order may file a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Director, Division of the Commission Clerk and Administrative Services, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on December 6, 2001.

In the absence of such a petition, this order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this docket before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

## THIS PAGE MUST BE COMPLETED AND SIGNED

## APPLICANT ACKNOWLEDGMENT STATEMENT

- 1. REGULATORY ASSESSMENT FEE: 1 understand that all telephone companies must pay a regulatory assessment fee in the amount of .15 of one percent of its gross operating revenue derived from intrastate business. Regardless of the gross operating revenue of a company, a minimum annual assessment fee of \$50 is required.
- 2. GROSS RECEIPTS TAX: I understand that all telephone companies must pay a gross receipts tax of two and one-half percent on all intra and interstant passness.
- SALES TAX: I understand that a seven percent sales tax must be paid on intra and interstate revenues.

4. APPLICATION FEE: I understand that a non-refundable application fee of \$250.00 must be submitted with the application.

UTILITY OFFICIAL:

MACIO SUFFERN

Print Name

PRESIDENT

1itle

305-446-6014

Telephone No. Fax No.

Address:

220 Mi2ACLE Mile # 216

COLAL GASLES FL. 33134

3692 SW 23 Terr Mıamı, FL 33145 Phone: (305) 445-2400 Fax: (305) 445-7787 www.intertoll.net

## **Fax Cover**

•Comme	ents:			
□ Urgen	t	☐ Please Comment	☐ Please Reply	☐ Please Recycle
Re:		CC:		
Phone:		Pages:	11 (Including Cove	er)
Fax:		Date:	October 23, 2002	
To:	PAULA ISLER	From:	JORGE BICHARA	\

## STATE OF FLORIDA



### TO:

Jorge Bichara

VOICE: 305 446-6014 FAX: 305 445-7787

## **PUBLIC SERVICE COMMISSION**

2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FL 32399-0850

## FROM:

Paula Isler

Voice: (850) 413-6502

Fax: (850) 413-6503

### RE:

Intertoll Communication Network Corporation

## Dear Mr. Bichara:

This is a follow up to our telephone conversation concerning the 2001 Regulatory Assessment Fee. As I explained, our records show that we have not received a response from you. The information is being resent to you. Please review it and respond by November 12, 2002. In addition, we have you down as the liaison, but we don't have your title. Can you let me know what it is? Let me know if you have any questions. Thanks,

Paula Isler Florida Public Service Commission