## ENTERED 05/25/06 BEFORE THE PUBLIC UTILITY COMMISSION

## **OF OREGON**

CP 256

In the Matter of INDIGENOUS	)	
TELEPHONE INC. Application for a	)	
Certificate of Authority to Provide	)	
Telecommunications Service in Oregon	)	ORDER
and Classification as a Competitive	)	
Telecommunications Provider	)	

## DISPOSITION: CANCELLATION ORDER RESCINDED

On June 30, 2000, the Commission granted a certificate of authority to The Other Telephone Company to provide telecommunications service in Oregon as a competitive provider. *See* Order No. 00-345. The company later changed its name to Village Telephone Company and then again changed its name to Indigenous Telephone Inc. (Indigenous). Oregon telecommunications providers are required to provide requested information to the Commission. After investigation, the Commission found that Indigenous failed to comply with Oregon Universal Service Fund requirements per ORS 759.425. At the March 23, 2006, public meeting, the Commission determined that Indigenous' certificate of authority should be canceled. Indigenous' certificate of authority was canceled in Order No. 06-162.

On May 5, 2006, Indigenous filed a request to suspend Order No. 06-162, claiming that it had complied with the Commission's rules and regulations. A review of the Commission's records indicates that Indigenous filed the requested information.

The information sent by Indigenous to the Commission was late. However, the information has been received and it indicates Indigenous is providing telecommunications service in Oregon. Under the circumstances, the cancellation of Indigenous' certificate should be rescinded.

## ORDER

IT IS ORDERED that Order No. 06-162 canceling the certificate of authority of Indigenous Telephone Inc. is rescinded.

Made, entered, and effective MAY 2 5 2006 Lee Bever John Savage Chairman Commissioner Ray Baum Commissioner

A party may request rehearing or reconsideration of this order pursuant to ORS 756.561. A request for rehearing or reconsideration must be filed with the Commission within 60 days of the date of service of this order. The request must comply with the requirements in OAR 860-014-0095. A copy of any such request must also be served on each party to the proceeding as provided by OAR 860-013-0070(2). A party may appeal this order by filing a petition for review with the Court of Appeals in compliance with ORS 183.480-183.484.