

BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of)
ConnectOne Communications Corporation) Case No. 97-35-CT-RRJ
Jurisdiction.)

FINDING AND ORDER

The Commission finds:

- (1) On January 13, 1997, ConnectOne Communications Corporation (ConnectOne or applicant) filed an application for authority to provide intrastate, interexchange telecommunication services in the State of Ohio as a switchless reseller.
- (2) On February 12, 1997, pursuant to the Commission's Entry on Rehearing of December 22, 1993, in *In the Matter of the Commission Investigation Into the Implementation of Sections 4927.01 Through 4927.05, Revised Code, as They Relate to Competitive Telecommunication Services*, Case No. 89-563-TP-COI (89-563), the attorney examiner issued an entry suspending the approval of this application so that this application could be reviewed more thoroughly.
- (3) ConnectOne has completed its application for relief from jurisdiction pursuant to the requirements of 89-563. The Commission, therefore, finds that the applicant should be authorized to provide the proposed service.
- (4) Nothing herein binds the Commission in any subsequent proceeding involving the justness or the reasonableness of any rate, charge, or practice of the applicant. ConnectOne should take note that the Commission shall consider any individuals or companies engaged in the marketing of ConnectOne's services as agents of ConnectOne. ConnectOne, therefore, shall be held accountable for any acts of its agents that are inconsistent with ConnectOne's application or this Finding and Order.
- (5) Should ConnectOne choose to resell local basic exchange service or provide local prepaid calling card services, it will be required to make the appropriate filing with the Commission in accordance with the Commission's local competition

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business.
Technician SW Date Processed 3-7-97

generic proceeding (Case No. 95-845-TP-COI). In that proceeding, the Commission determined that it has jurisdiction over rebillers of basic local exchange services and prescribed procedures and guidelines by which resale of basic local exchange services could be provided in Ohio. In light of the Commission's decision to assert jurisdiction over local rebillers, the applicant should be advised that the Commission is currently reconsidering its stance on whether entities like the applicant should likewise be subject to the Commission's jurisdiction. In the meantime, the applicant is authorized to operate pursuant to the current 89-563 guidelines, but the case shall remain open until the Commission determines the jurisdictional issue.

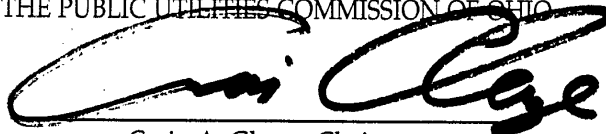
It is, therefore,

ORDERED, That, in accordance with Finding (3), ConnectOne is authorized to provide intrastate, interexchange telecommunication services in the State of Ohio as switchless rebiller. It is, further,

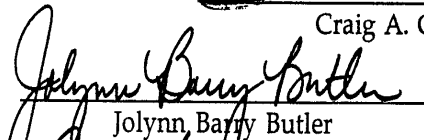
ORDERED, That if ConnectOne intends to provide local prepaid calling card service or other local exchange services, it will be required to obtain prior Commission authorization. It is, further,

ORDERED, That a copy of this Finding and Order be served upon the applicant and all interested persons of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO



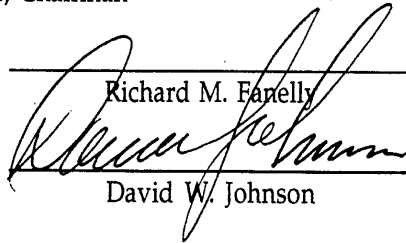
Craig A. Glazer, Chairman



Jolynn Barry Butler



Ronda Hartman Fergus

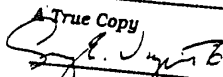


Richard M. Fanelly

David W. Johnson

LDJ/vrh

Entered in the Journal
MAR 6 1997

A True Copy

Gary E. Vigorito
Secretary

SERVICE NOTICE

PAGE 1

CASE NUMBER 97-35-CT-RRJ
CASE DESCRIPTION CONNECTONE COMMUNICATIONS CORP.
DOCUMENT SIGNED ON March 6, 1997
DATE OF SERVICE 3-7-97

PERSONS SERVED

PARTIES OF RECORD

ATTORNEYS

APPLICANT

CONNECTONE COMMUNICATIONS CORP.
DANA HOYLE
45 ROCKEFELLER PLAZA SUITE 3200
NEW YORK, NY 10020

DANA HOYLE
DIRECTOR OF REGULATORY AFFAIRS
PREFERRED CARRIER SERVICES, INC.
1425 GREENWAY DR. SUITE 210
IRVING, TX 75038