

JUN 11 2012

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ROOME TELECOMMUNICATIONS INC.
VOICE • DATA • VIDEO

RTI/HALSEY TELEPHONE CO.
RTI/CABLE TELEVISION
RTI/ACCESS ONE

705 WEST SECOND STREET • HALSEY, OREGON 97348
541-369-2211 • 1-800-343-2211 • FAX 541-369-2233
<http://www.rtinet.com>

CCB: 123356
RTI/INTERNET SERVICE PROVIDER

June 7, 2012

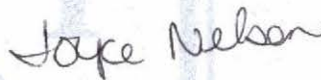
Ms. Marlene H Dortch
Secretary
Federal Communications Commission
9300 East Hampton Dr
Capitol Heights MD 20743

RE: WC Docket No. 10-90, Annual 54.313 Report of High-Cost Recipient

Dear: Ms. Dortch:

Attached is a copy of Roome Telecommunications Inc cover letter to be stamped and returned in the enclosed SASE.

Sincerely,



"SINCE 1953" Joyce Nelsen
Accountant

No. of Copies rec'd 0
List ABCDE _____

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May 14, 2012

Via U.S. Mail:

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street SW
Washington, D.C. 20554

Via Overnight:

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
9300 East Hampton Drive
Capitol Heights, MD 20743

Re: WC Docket No. 10-90, Annual 54.313 Report of High-Cost Recipient

Dear Ms. Dortch:

Enclosed herein is the annual report for Roome Telecommunications Inc. ("RTI"), Study Area Code 532375 pursuant to §54.313 of the Commission's rules.

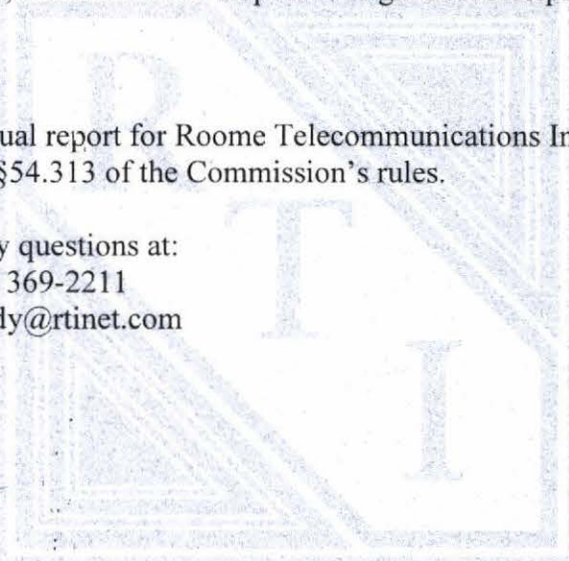
Please contact me with any questions at:

Phone 541 369-2211
Email randy@rtinet.com

Sincerely,



Randal L Roome
President



"SINCE 1953"

Enclosure

Copies to:

Designated Recipient
Universal Service Administrative Company
2000 L Street NW, Suite 200
Washington, DC 20036

Designated Recipient
Oregon Public Utilities Commission
P.O. Box 2148
Salem, OR 97308-2148

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ROOME TELECOMMUNICATIONS INC.
("RTI")
Annual 54.313 Report of High-Cost Recipient

Certifications

In compliance with the following regulations, RTI, by Randal L Roome its President, hereby certifies, subject to the penalties for false statements imposed under 18 U.S.C. § 1001, that:

47 CFR § 54.202(a)(1)(i) – It will make reasonable efforts to comply with the service requirements applicable to the support it receives, specifically:

High Cost Loop Support – the services listed and defined in 47 CFR § 54.101(a).

Lifeline Support – the three criteria set forth in 47 CFR § 54.401(a).

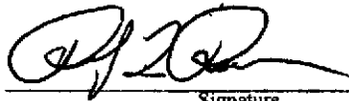
Interstate Common Line Support – the filings required in 47 CFR § 54.903 and the certification required in 47 CFR § 54.

Connect America Fund – the filings required in 47 CFR § 51.919(b).

47 CFR § 54.313(a)(5) – It will make reasonable efforts to comply with applicable service quality standards as stated in Oregon Administrative Rules 860-034-0390, Retail Telecommunications Service Standards for Small Telecommunications Utilities and consumer protection rules as defined in 47 CFR Part 64 Subpart U, Customer Proprietary Network Information and the Federal Trade Commission Red Flag rules to prevent identity theft. (See also Page 5)

47 CFR § 54.313(a)(6) – It will make reasonable efforts to function in emergency situations as set forth in 47 CFR § 54.202(a)(2). (See also Page 4)

Certified by:



Signature

Randal L. Roome

President

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ROOME TELECOMMUNICATIONS INC.
("RTI")

2012 Annual 54.313 Report of High-Cost Recipient
Detailed Information on any Outage in 2011

An outage is a significant degradation in the ability of an end user to establish and maintain a channel of communications as a result of failure or degradation in the performance of a communications provider's network of at least 30 minutes in RTI's service area.

An outage affected at least ten percent of the end users in the service area. No.
(Yes or No)

An outage that potentially affects a 911 special facility occurs whenever:

- (1) There is a loss of communications to PSAP(s) potentially affecting at least 900,000 user-minutes and: The failure is neither at the PSAP(s) nor on the premises of the PSAP(s); no reroute for all end users was available; and the outage lasts 30 minutes or more; or
- (2) There is a loss of 911 call processing capabilities in one or more E-911 tandems/selective routers for at least 30 minutes duration; or
- (3) One or more end-office or MSC switches or host/remote clusters is isolated from 911 service for at least 30 minutes and potentially affects at least 900,000 user-minutes; or
- (4) There is a loss of ANI/ALI (associated name and location information) and/or a failure of location determination equipment, including Phase II equipment, for at least 30 minutes and potentially affecting at least 900,000 user-minutes (provided that the ANI/ALI or location determination equipment was then currently deployed and in use, and the failure is neither at the PSAP(s) or on the premises of the PSAP(s)).

An outage affected a 911 special facility in the service area. No.
(Yes or No)

Information on each outage included in the above:

(A) The date and time of onset of the outage - _____

(B) A brief description of the outage and its resolution - _____

(C) The particular services affected - _____

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(D) The geographic areas affected by the outage - _____

(E) Steps taken to prevent a similar situation in the future - _____

(F) The number of customers affected - _____

ROOME TELECOMMUNICATIONS INC.
("RTI")

2012 Annual 54.313 Report of High-Cost Recipient

Miscellaneous Information

54.313(a)(3) The number of requests for service from potential customers within the recipient's service areas that were unfulfilled during the prior calendar year - Zero
RTI attempted to provide service to those potential customers by N/A

54.313(a)(4) The number of complaints per 1,000 connections in 2011 - Zero

54.313(a)(5) Satisfaction of Consumer Protection and Service Quality Standards

Consumer Protection

RTI complies with the requirements of 47 CFR Part 64 Subpart U, Customer Proprietary Network Information and the Federal Trade Commission Red Flag rules to prevent identity theft. A manual for each of those programs is in place and is part of the employees' handbook. Employee training is conducted annually and new hires are instructed on the programs as required by their job functions.

Service Quality Standards

RTI complies with the service standards of the State of Oregon as promulgated in the Oregon Administrative Rules 860-034-0390, Retail Telecommunications Service Standards for Small Telecommunications Utilities.

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ROOME TELECOMMUNICATIONS INC.

("RTI")

2012 Annual 54.313 Report of High-Cost Recipient

Ability to Remain Functional in Emergency Situations

Back-up Power

RTI has the following back-up power capabilities:

Switches – stand alone and/or host

Switch A –

Onan Quitesite Generator Q5GCB 60KW with auto transfer, Diesel fuel, 125 gallon tank. Will run for 24 hrs at full kw. We are currently running about 45kw, so would run about 40 hours.

Batteries - GNB Absolyte IIP 1600 AH 48V Battery. Battery is rated to provide 200 amps for 8 hours to 1.75 VPC @ 77 degrees F.

Network Interface Devices (NIDs)

RTI has 459 customers with metallic (copper) connections to the Central Office and their NIDs are powered from the Central Office.

Ability to reroute traffic around damaged facilities:

RTI has built redundant facilities between its exchange and CenturyLink. This redundant facility is in the form of fiber in which EAS traffic and possibly other traffic can be rerouted depending on the location of the damage.

Capability to manage traffic spikes resulting from emergency situations

RTI has 459 customers, switching capacity of 273 simultaneous calls, and transport capacity for 273 simultaneous calls. RTI takes no responsibility for the capabilities of interconnected networks to manage traffic spikes resulting from emergency situations.

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**ROOME TELECOMMUNICATIONS INC.
("RTI")**

2012 Annual 54.313 Report of High-Cost Recipient

54.313(h) Additional Residential Voice Rate Data
As of June 1, 2012

Rates and lines ABOVE the local urban rate floor of \$10.00

<u>Voice rate data</u>	<u>Rate</u>
Residential Local Service Rate - ranges from	\$15.00 to \$18.00
State Subscriber Line Charges	\$ 0.00
State Universal Service Fee - ranges from	\$ 1.07 to \$ 1.27
Mandatory EAS Charges (1)	<u>\$ 1.26</u>
 Total - ranges from	 \$17.33 to \$20.53

Rates and lines BELOW the local urban rate floor of \$10.00

NONE

(1) EAS, while mandatory, is tariffed at either a flat rate or a per-minute rate. Amounts reported are weighted average EAS revenues from the lowest average-per-subscriber exchange to the highest average-per-subscriber exchange.

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