Peace Valley Telephone Co

From:

"Salsman, Kari" <Kari.Salsman@psc.mo.gov>

To:

<pvtelco@pvtelephone.com>

Cc:

"Holsman, Laura" <Laura.Holsman@psc.mo.gov>; "Salsman, Kari" <Kari.Salsman@psc.mo.gov>

Sent:

Monday, May 16, 2011 2:16 PM

Subject:

Annual Report Deficiency for Peace Valley Telephone Co. (BMAR-2011-0478)

This email is a deficiency notice for your annual report. Your annual report is considered deficient until the following issue(s) are addressed:

Page 5 of the company's annual report fails to identify line quantities by exchange. A company cannot simply report a state-wide or generalized number.

Please resubmit your revised annual report in its entirety if your annual report needs to be revised to correct the deficiency. Any revised annual report/response must be filed within the Missouri Commission's Electronic Filing and Information System (EFIS) using the identification number previously supplied upon your initial annual report submission to the Commission.

Please be aware that per Commission rule 4 CSR 240-3.540(4) a company is required to respond within 20 days of being notified of a deficiency in a company's annual report. Failure to respond within 20 days may subject the company to a penalty of \$100 per day that it is late in filing a response to the deficiency.

revised nonpublic submission enclosed

Kari Salsman Rate & Tariff Examiner Missouri Public Service Commission (573) 526-5630 FILED³

MAY 28 2011

Internal Use: 8(b).

Missouri Public . Service Commission

PEACE VALLEY TELEPHONE COMPANY, INC.

7101 State Route W P.O. Box 9 Peace Valley, MO 65788

PH: (417) 277-5550 Fax (417) 277-5885 Email: pvtelco@pvtelephone.com Maurice Bosserman, President Clara Norsworthy, Office Manager, Sec. Kelly Bosserman, Vice-Pres., Regulatory Affairs

February 28, 2011

Missouri Public Service Commission

Re: Annual Report Confidentiality

Dear Sir or Madam:

Some or all of the information in this annual report is designated as confidential and we hereby request non-public treatment under seal.

You may contact Kelly Bosserman or Clara Norsworthy for answers to any confidential information.

The confidential information is marked as required in Annual Report Instructions.

Thank you.

My Best Regards,

Kelly Mighael Bosserman, ESQ

AFFIDAVIT

State of Missouri County of Howell)			
Comes now to contains highly confined and/or in certain proinformation was relebusiness and otherwishould be kept in a contained and contained	he affiant and hereby stated idential information sucle grams and that same sho ased then competitors coise cause an unfair mark losed record. The informat as far as is known by	h as the number of cust ould be kept under seal ould gain information et environment. There mation contained there	tomers in our territory because if this that could harm our efore, the information	
Dated: 2/10			· .	
Affiant, Kelly Bosse	rman			
being duly sworn, sta	ice Aresident of regulation ates that We has knowled e best of We knowledge	ge of the above and th	wful age and after at the facts therein are	
		Kelly Michael Bosse Vioe Phosidentiol Re U.7, 277 5550 Peace Vellest Feleph Bossermano hotoad	guleroryAffans one:Go, Iris	
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Peace Valley Telephone Company, Inc.

Company Name

(Provide the full name of the company as certificated or registered with the Missouri Public Service Commission. Do not abbreviate; include any Commission approved d/b/a or fictitious name, if applicable.)

TELECOMMUNICATIONS COMPANY OR IVOIP PROVIDER

ANNUAL REPORT TO THE MISSOURI PUBLIC SERVICE COMMISSION

For the Calendar Year of January 1 - December 31, 2010

		lect how the company is certificated or registered with the Commission under the Name as shown above (check all that apply):
	X	Incumbent Local Telecommunications Company (not competitively classified ILEC)
		Incumbent Local Exchange Telecommunications Company (competitively classified ILEC)
		Competitive Local Exchange Telecommunications Company (CLEC)
		Interexchange Telecommunications Company (IXC)
		Local Non-switched Telecommunications Provider (classified in EFIS as IXC)
		Interconnected Voice over Internet Protocol Service Provider (IVoIP)
Plea	se ch	oose one of the following filing options to indicate the security level of the filing:
		Public submission (NOT Proprietary or Highly Confidential)
	X	Non-Public submission (Highly Confidential or Proprietary) (See instructions for special requirements.)
		ew the instructions document before proceeding by using the link below:

Highly Confidential

For use when filing under seal,

	Annual Report of	Peace Valley Tele		ear of January 1 - December 31, 2010
۱.	State in full the company's i	information held	ıw:	
	• •			447 077 5550
-		State Route W / Street Address		417-277-5550 Telephone Number
				·
-		O Box 9		417-277-5885
	Company	Mailing Address		Fax Number
_	Peace Valley	MO	65788	pvtelco@pvtelephone.com
	City	State	Zip	E-Mail Address
2.	This company is currently a	ı (check appropi	iate box):	
	✓ Corporation ☐	Sole Proprietorship	∏ LP	
	Partnership		Other - Ex	olain
-				
	Annual Report Contact Info List the contact information of the differ from the address in Item N	e person completin	g the form, wheth	ner an employee or a third-party preparer. This ma
		el Bosserman, E	sa	417-277-5550
-	Transfer of the second	Name		Telephone Number
	7101 Si	tate Route W		417-277-5885
_	· · · · · · · · · · · · · · · · · · ·	et Address		Fax Number
	P	O Box 9		pvtelco@pvtelephone.com
-	Maili	ng Address		E-mail Address
	Peace Valley	MO	65788	
-	City	State	Zip	
		e is not provided or		t the end of the year. Please include an impletely provide the requested information. Name of Person Holding Office
-	President			Maurice Bosserman
-	Vice-President			Kelly Bosserman
-	Secretary-Treasu	ırer		Clara Norsworthy
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				eorganizations involving the registered or Do not include internal company reorganizations o
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Annu	ai	Ren	ort	٥f

Peace Valley Telephone Company, Inc.

for the calendar year of January 1 - December 31, 2010

6. Please provide the following information concerning the company's revenues for this calendar year:

MO Jurisdictional Total Company Row Revenues: (Column B) (Column A) RETAIL Local Service Revenues include tariffed revenues attributed to local telecommunications services, extended area service, secondary features such as call forwarding, caller ID, local operator services, directory-related services. etc. and for IVoIP service. \$47,456.56 \$47,456.56 Interexchange Revenues include revenues attributed to interexchange telecommunications services such as toll services, 800 services, interexchange operator services and interexchange IVoIP services. \$1,346.64 \$1,346.64 Non-Switched Telecommunications Service Revenues include revenues attributed to retail local and interexchange private line services (but not special access or private line services provided to other telecommunications carriers). Bundled or Packaged Revenues include any revenues whereby the company is providing voice services in combination with multiple services whereby revenue can not be easily attributed to local, interexchange or non-switched categories. If such bundles includes Internet, video or some non-regulated service then the company's revenue shall be based on the company's rate offer for solely voice services. The excess revenue associated with the bundled service which is over the amount related to revenue associated with voice only service shall be recorded in the Total Company column. If voice service is only offered as part of a bundled service, the company shall identify all revenue associated with the bundle of services in the Missouri Jurisdictional column. Retail Uncollectible Revenues from telecommunications revenues. (This amount is generally a negative number.) -\$2,181.65 -\$2,181.65 RETAIL TOTAL (This amount should equal the total of Rows 1 - 5 above and should also match your Missouri Universal Service Fund Net Jurisdictional Revenue Report amount) \$46,621.55 \$46,621.55 7. Wholesale Revenues include intrastate switched, special access service revenues, carrier billing and collection revenues, and any other revenues derived from other telecommunications carriers. \$430,016.17 \$430,016.17 Miscellaneous Revenues² associated with non-retail services, such as, advertising revenues, rent revenues, corporate operations revenues, special billing arrangements, customer operations, plant operations, other incidental regulated revenues, and other revenue settlements, (NOTE FOR ILEC ONLY: refer to FCC account #s: 5230, 5240, 5250, 5261, 5262, 5263, 5264, 5269, and 5270.) \$1,671.56 \$1,671.56 Other Uncollectible Revenues from other revenues. (This amount is generally a negative number.) -\$87.36 -\$87.36 10. High-Cost Federal USF Revenues include all revenues received as support from the Universal Service Fund for the High-Cost program. N/A \$30,438.00 Other Federal USF Revenues include all revenues received as support from the Universal Service Fund for the following programs: Low Income, Schools and Libraries, and Rural Health. N/A \$5,975.00 State USF Revenues include all revenues received as support from the Universal Service Fund. \$2,203.00 \$2,203.00 TOTAL REVENUES (This amount should equal the total of Rows 6 - 12 above.) Total MO Jurisdictional Revenue (Column A) should match Total Gross Intrastate Operating Revenue on the Statement of Revenue. \$480,424.92 \$516,837.92

Public

[&]quot;Telecommunications Service" as defined by Missouri Revised Statutes Section 386.020(54).

[&]quot;Interconnected Voice over Internet Protocol service" as defined by Section 386.020(23) RSMo.

¹ List total regulated revenue and IVoIP revenue provided by a registered company and, if applicable, non-regulated revenue for company name as listed at the top of this page. (This form may be submitted by an affiliate, but a separate form must be completed by each certificated or registered entity. Do not include revenues for any company NOT listed at the top of the page.

² If you have miscellaneous revenue related to retail telecommunications services, then enter it in Row 1.

for the calendar year of January 1 - December 31, 2010

Low Income and Disabled Universal Service Fund Subscriber Quantities

7. Do you offer basic local telecommunications service or IVoIP service as listed under 386.020 RSMo.?

Yes No

If yes, please quantify the number of low income and disabled subscribers as reported to USAC (federal support, Form 497) and to the Missouri Universal Service Fund administrator for the past calendar year. (Insert "0"s if you do not have such subscribers.)

	**	Number of Missouri Low Income Subscribers	Number of Missouri Disabled Subscribers	
January	**	53	8	**
February	**	51	7	
March	**	52	7	**
April	**	50	8	**
May	**	47	8	**
June	**	48	7	**
July	**	48	7	10 10 10 10 10 10 10 10 10 10 10 10 10 1
August	**	49	6	
September	**	51	7	**
October	**	50	7	**
November	**	50	7	
December	**	51	7	**
TOTAL:	**	600	86	**

Highly Confidential

Annual	Report	of
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Peace Valley Telephone Compan	٧. ا	Inc
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for the calendar	year of January 1 - December 31,	2010

8.

Line Quantities for Local Voice Service & IVolP Service¹

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Peace Valley	**	387	**	**	0	**	**	52	**	0	**	*	0	**
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	400		100			4 33	K (iš)	223				930	***************************************	
Totals:	***	387		**	0	***	***	52	**	. 0	**		O	

¹ See instructions for additional clarification about filling out this page.

⁵ Wholesale to Non-registered Nomadic IVoIP Providers refers to arrangements where your company is providing wholesale services for a nomadic IVoIP provider who is not registered with the Missouri PSC. (Do not use this column for retail line quantities or if your company sets the end user's rates.)



² Exchange refers to areas as listed in ILEC tariffs. (Exchanges are not always the same as rate centers, wire centers and central offices.)

³ Facility-based refers to lines served whereby your company or an affiliate owns the switch and/or local loop.

⁴ Resale/UNE refers to lines served whereby your company leases all switch and loop facilities from a non-affiliated carrier either through an agreement or a discounted tariffed rate.

for the calendar year of January 1 - December 31, 2010

Relay Missouri Annual Billing, Collections and Retention

9. Do you offer basic local telecommunications se	rvice or IVoIP service as listed under 386.020 RSMo.?
Yes	☐ No

If yes, complete the following:

Month	(collected	Tissouri Revenu Collected or received, accord cord-keeping methor	ing		elay Missouri Retentic Amount (of the amount collected)	n	Relay Missouri Revenu Remitted to Commissio (of the amount collected)	
	**		**	**		**	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	*
January	900111 33.50	\$56.03	112000	200000 200000 200000 200000	\$30.00		\$26.03	200
February	2000 2500 2500	\$56.29		10000 10000 10000	\$30.00		\$26.29	
March		\$55.90	20122	2000	\$30.00		\$25.90	
April	700 (100) 100 (100) 100 (100)	\$55.90		AMES MASS	\$30.00		\$25.90	
May		\$56.29			\$30.00		\$26.29	NAME OF THE PERSON
June		\$55.77		2002 2003 2003 2003 2003 2003 2003 2003	\$30.00		\$25.77	
July	0100-01 0100-01	\$55.38		91952 21832	\$30.00	77 % (75%)	\$25.38	類
August		\$55.77			\$30.00		\$25.77	Care of the care o
September	Constant of the Constant of th	\$54.73			\$30.00		\$24.73	
October	ord formation of the control of the	\$54.99		0.000 0.000 0.000	\$30.00		\$24.99	
November	ACCOUNTS OF THE PROPERTY OF T	\$54.60			\$30.00		\$24.60	150
December	Property of the control of the contr	\$54.08		3165 3365	\$30.00		\$24.08	
Total	57. C	\$665.73			\$360.00		\$305.73	122

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your firm did no	t impose the R	Relay Mis:	souri Surcharge, p	lease explain:	

Public

For use when filing under seal.

Annual Report o

Peace Val	llev Telephone	Company, Inc.
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for the calendar year of January 1 - December 31, ___

2010

Annual Customer Proprietary Network Information (CPNI)

Compliance Certificate	
(A copy of a company's FCC CPNI filing will suffice for the required descriptions for all item then an additional description must be attached.)	is, unless H.2 is chosen,
12. The company affirms having established operating procedures that are adequate to ensure Missouri Public Service Commission's CPNI rules of 4 CSR 240-33.160(7).	sure compliance with the
Indicate which of the following apply with Y (Yes) or N (No).	
A. The company has implemented a system by which the status of a custome clearly established prior to the use of CPNI. Attached is a brief description of the company's system.	er's CPNI approval can be
B. The company has implemented personnel training as to when personnel a use CPNI including an express disciplinary process. Attached is a brief description and disciplinary process.	
C. The company maintains records for at least one year of sales and marketi its agents, affiliates, joint venture partners and any independent contractors, t CPNI. Such records include a description of each campaign, the specific CPI campaign and what products and services were offered as a part of the camp description of the company's record maintenance system.	that use its customers' NI that was used in the
D. The company has a supervisory review process for outbound marketing si brief description of the company's review process.	ituations. Attached is a
Y E. The company has procedures in place whereby the company will provide to written notice within five business days of any instance where the opt-out med properly, to such a degree that customers' inability to opt-out is more than an brief description of the company's procedures.	chanisms do not work
F. Actions Taken - Select one of the options from the drop-down box below (by clicking the cell below and then clicking on the arrow to the right of the bo 1. The company has not taken any actions against any individual or entity that unlawfully obtains, uses, discloses or sells CPNI.	x directly below):
G. Complaints Received - Select one of the options from the drop-down box below and then clicking on the arrow to the right of the box directly below):	x below (by clicking the cell
The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI.	
H. Sharing CPNI Information - Select one of the options from the drop-down (by clicking the cell below and then clicking on the arrow to the right of the bo	
 The company does not share CPNI with joint venture partners or independent contractors (except for billing and collection services) 	
	Public

For use when filing under seal.

PEACE VALLEY TELEPHONE COMPANY, INC.

7101 State Route W P.O. Box 9 Peace Valley, MO 65788

PH. (417) 277-5550 Fax (417) 277-5885 Email: pvtelco@pvtelephone.com Maurice Bosserman, President Clara Norsworthy, Office Manager Kelly Bosserman, Vice-Pres., Regulatory Affairs

February 09, 2011

Marlene H. Dortch, Commission's Secretary Office of the Secretary, Federal Communications Commission 445 12th Street, SW, Suite TW-A325 Washington, DC 20554

COPY

Re: Peace Valley Telephone Co., inc.

CPNI Certification Filing EB Docket No. 06-36

Dear Ms. Dortch:

Please find enclosed, a copy of Peace Valley Telephone's Annual CPNI Certification Filing.

I filed this today, electronically and emailed it to Best Copy and Printing, Inc.

If you have any questions, please let me know. Thank you.

My Best Regards,

Kelly Michael Bosserman, ESQ

ANNUAL 47 C.F.R. §64.2009(E) CPNI CERTIFICATION EB DOCKET 06-36

Annual 64,2009(e) CPNI Certification for 2010, which is due March 1, 2011.

Date Filed: 2/09/2011

Name of company covered by this certification: Peace Valley Telephone Co., Inc.

Form 499 Filer ID: 802071

Name of signatory: Kelly Michael Bosserman

Title of signatory: Vice President of Regulatory Affairs

I, Kelly Michael Bosserman, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 C.F.R. §64.2001 et seq.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 *et seq.* of the Commission's rules. See attachment.

The company has not taken any actions (proceedings instituted or petitions filed by a company at either state commission, the court system, or at the Commission against data brokers) against data brokers in the past year. We understand that Companies must report on any information that they have with respect to the processes pretexters are using to attempt to access CPNI, and what steps companies are taking to protect CPNI and we have incorporated the steps we are taking with the statement explaining how our company's procedures ensure our compliance.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI (number of customer complaints a company has received related to unauthorized access to CPNI, or unauthorized disclosure of CPNI, broken down by category of complaint, e.g., instances of improper access by employees, instances of improper disclosure to individuals not authorized to receive the information, or instances of improper access to online information by individuals not authorized to view the information). None.

Signed /s/ Kelly Michael Bosserman

Kelly Michael Bosserman

Vice-President of Reg. Affairs, Peace Valley Telephone Co., Inc.

Peace Valley Telephone Co., Inc.'s accompanying statement explaining how the company's procedures ensure that the company is in compliance with FCC CPNI requirements.

Peace Valley Telephone Co., does not use CPNI for marketing purposes. Accordingly, Peace Valley Telephone Co.'s personnel are trained not to use CPNI for such purposes. Because CPNI is not used for marketing purposes, Peace Valley Telephone Co. has established the appropriate safeguards for this type of treatment (non-use) of CPNI data. These safeguards include documentation of this policy in company procedures and training of company personnel with regard to non-use of CPNI data.

The company has sent employees to seminar training on CPNI compliance and then trained other employees on the same material and information obtained at said seminars including but not limited to what information may be discussed as Routine Carrier-Customer Service and Billing Relations, given information provided by customer to the employee.

Employees are instructed to protect CPNI from pretexters and the like, by obtaining passwords from our customers and requiring those passwords before releasing CPNI. Customers are informed not to use social security numbers, birthdays, mother's maiden name or any other common identity form. Our employees are also instructed to use call back numbers and/ or written responses which are sent to the numbers given by our customers and the addresses given by our customers as addresses to send correspondence on CPNI. These numbers and addresses and passwords are originally obtained by verification of the party who is providing the information by using proper methods of authenticating, whether by picture i.d., main telephone number call back and/ or main billing address letter.

Employees are instructed to notify the customers immediately when certain account changes are made, such as but not limited to: password; customer back-up means for lost or forgotten password; online account-n/a; or address of record. We do not have online account accessibility.

Employees are instructed to notify law enforcement, customers and the FCC and the MOPSC in the event of a CPNI breach.

Our employees are instructed to obtain explicit consent from a customer before disclosing a customer's CPNI to a carrier's joint venture partners or independent contractors for the purposes of marketing communications-related services to that customer; however, our company does not release information for marketing purposes to anyone.

Employees are instructed to keep records of any CPNI breach for at least two years.

The company secures its network.

Our Company sends an annual notice out to our customers regarding their privacy rights over their CPNI and whether they do not desire to receive any information on products and/ or services provided by our company or any of its d/b/a's or affiliates.

Any outside billing agency has been instructed to not release any CPNI that they may receive during the course of their functions for us.

The importance of CPNI protection is frequently brought up during the course of a year.

VERIFICATION

The foregoing report must be verified by the oath of the President, Treasurer, General Manager or Receiver of the company. The oath required may be taken before any person authorized to administer an oath (Notary Public) by the laws of the State in which the same is taken.

•		C	DATH		
State Of		Missouri		}	
				} ss:	
County Of _		Howell		}	
-	Kelly Mich Name of Affiant (C	nael Bossermar ompany Official/i		makes oath a	nd says that
•	·	•			
s/he is			esident of Regulato		
	Of	iiciai i ilie of the /	Amant (Company Off	icial/Representative)	
of		Peace Val	illey Telephone Cor	npany, inc.	
-	Exact Leg			ertificated Company Nan	16)
and is located at	РО В	lox 9. Peace	Valley, MO 65	788 417-277-5550	
statements of fact c affairs of the above- EFIS; to the best of	nmined the foregoing repo contained in the said repor named respondent, 2) ex his or her knowledge, info	ort; to the best o rt are true and t kamined (and up ormation, and b	the said report is a pdated as applicab pelief, all listed cont	dge, information, and b correct statement of th le) the company's cont acts are correct, and 3	elief, all e business and act information in) read the CPNI
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