Missouri Public Service Commission Attention: Data Center 200 Madison Street, Suite 100 Jefferson City, MO 65101

RE: Accutel of Texas Telecommunications Company Annual Report to the Missouri Public Service Commission

Dear Filing Clerk:

Enclosed please find the public filing for the 2010 Telecommunications Company Annual Report for Accutel of Texas, Inc.

If there are any questions or any additional information is needed, please do not hesitate to call me at 214-630-6700.

Sincerely,

Jennifer Hall Accutel of Texas jenniferh@accuteloftexas 214-630-6700

Accutel of Texas, 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

	January 1 - December 31,2010
Please se Company	lect how the company is certificated or registered with the Commission under the Name as shown above (check all that apply):
	Incumbent Local Telecommunications Company (not competitively classified ILEC)
	Incumbent Local Exchange Telecommunications Company (competitively classified ILEC)
х	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)
must file a	an one certificate or registration is held by the company then keep in mind that you an annual report in the Commission's Electronic Filing and Information System (EFIS) each certificate or registration. In such situations, we anticipate the annual reports to eal; however please verify the following:
	The various annual reports filed in EFIS are identical .
	The various annual reports filed in EFIS are different.
	Not applicable (Company only has one certificate or registration; therefore only one annual report was filed in EFIS.)
Please ch	oose one of the following filing options to indicate the security level of the filing:
x	Public submission (NOT Proprietary or Highly Confidential)
	Non-Public submission (Highly Confidential or Proprietary) (See instructions for special requirements.)
Please revi	ew the instructions document before proceeding by using the link below: - 2010 Annual Report Telco and IVoIP
Excel Rev. 3/15	/2011 For use when filing under seal.

Annual Report of _	Accutel of Texas,	Inc	
	fo	r the calendar yea	ar of January 1 - December 31, 2010
tate in full the company'	's information belo	ow:	
3100 Monticello	Suite 320 Dallas TX	75206	214-630-6700
		70200	Telephone Number
PC) BOX 721117		214-443-6117
		774	Fax Number
Dallas	TX	75372	ionniforh@accutol.not
City	State	Zip	jenniferh@accutel.net E-Mail Address
his company is currently	v a (check appropi	riate box):	
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		a the form whethe	or on ampleyee as a third mark, assumed. This as
ffer from the address in Item	No. 1.	g the lonn, whethe	er an employee or a third-party preparer. This ma
J	ennifer Hall		214-630-6700
	Name		Telephone Number
3100 Monticello	Suite 320 Dallas, TX	75206	214-443-6117
S	treet Address		Fax Number
РО	BOX 721117		jenniferh@accutel.net
M	ailing Address		E-mail Address
Dallas	TX	75372	
City	State	Zip	
lditional sheet, if enough spa	ace is not provided on		pletely provide the requested information.
Title of General (Officer		Name of Person Holding Office
CEO			Peni Barfield
CEO EVP-Operation	ons		Peni Barfield Sharon Litke
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	ons		
	ons		
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EVP-Operation Lease provide a list of allertificated company and	I mergers, consolic	the last year. D	Sharon Litke Organizations involving the registered or
	3100 Monticello Compa PC Compa Dallas City his company is currently Corporation Partnership Corporation Partnership 3100 Monticello S PO Material Service Dallas City entify the principal or gelditional sheet, if enough span	atate in full the company's information below 3100 Monticello Suite 320 Dallas, TX Company Street Address PO BOX 721117 Company Mailing Address Dallas TX City State his company is currently a (check appropriate of the contact information: state of the contact information of the person completing fer from the address in Item No. 1. Jennifer Hall Name 3100 Monticello Suite 320 Dallas, TX Street Address PO BOX 721117 Mailing Address Dallas TX City State entify the principal or general officers of the street address of the contact of the person completing the contact information of the person completing the contac	Atate in full the company's information below: 3100 Monticello Suite 320 Dallas, TX 75206 Company Street Address PO BOX 721117 Company Mailing Address Dallas TX 75372 City State Zip his company is currently a (check appropriate box): Corporation Sole Proprietorship Pertnership LLC Corporation Sole Proprietorship Other - Exp Innual Report Contact Information: Ist the contact information of the person completing the form, whether first from the address in Item No. 1. Jennifer Hall Name 3100 Monticello Suite 320 Dallas, TX 75206 Street Address PO BOX 721117 Mailing Address Dallas TX 75372 City State Zip entify the principal or general officers of the company at additional sheet, if enough space is not provided on this page, to company at additional sheet, if enough space is not provided on this page, to company at additional sheet, if enough space is not provided on this page, to company at additional sheet, if enough space is not provided on this page, to company at additional sheet, if enough space is not provided on this page, to company at additional sheet, if enough space is not provided on this page, to company at additional sheet, if enough space is not provided on this page, to company at additional sheet, if enough space is not provided on this page, to company at additional sheet, if enough space is not provided on this page, to company at additional sheet, if enough space is not provided on this page, to company at additional sheet, if enough space is not provided on this page, to company at additional sheet.

Accutel of Texas, 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 A) (Column B) I. RETAIL Local Service Revenues include tariffed revenues attributed to local telecommunications services, extended area service, secondary features such **Highly Confidential as call forwarding, caller ID, local operator services, directory-related services, information **Highly Confidential etc. and for IVoIP service. Removed** information Removed** Interexchange Revenues include revenues attributed to interexchange telecommunications services such as toll services, 800 services, interexchange operator services and interexchange IVoIP services. 3. 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.) **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) Wholesale Revenues include intrastate switched, special access service revenues, carrier billing and collection revenues, and any other revenues derived from other telecommunications carriers. 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.) Other Uncollectible Revenues from other revenues. (This amount is generally a negative number.) High-Cost Federal USF Revenues include all revenues received as support from the Universal Service Fund for the High-Cost program. N/A 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 State USF Revenues include all revenues received as support from the Universal Service Fund. 13. 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.

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[&]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.

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.?

x Yes

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.)

T .	000000		T	F10.000
		Number of	Number of	
	**	Missouri Low Income	Missouri Disabled	
	2	Subscribers	Subscribers	**
January		Information Removed**	Information Removed**	(f).
February		Information Removed**	Information Removed**	SC C
March		Information Removed**	Information Removed**	* 3 A.A.
April	The second	Information Removed**	Information Removed**	
May		Information Removed**	Information Removed**	
June	40	Information Removed**	Information Removed**	578 A.A.
July		Information Removed**	Information Removed**	25. 25. 28.
August		Information Removed**	Information Removed**	
September		Information Removed**	Information Removed**	F. 798
October		Information Removed**	Information Removed**	
November	N. C.	Information Removed**	Information Removed**	
December		Information Removed**	Information Removed**	
TOTAL:	in i			

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for the calendar year of January 1 - December 31, Line Quantities for Local Voice Service & IVolP Service1

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		Exchange	**Highly Confidentail	Information Removed**														1.11						Totals:

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

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.
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.)

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

Relay Missouri Annual Billing, Collections and Retention

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

If yes, complete the following:

Month	Relay Missouri Revenue Collected (collected or received, according to your record-keeping methods)				elay Missouri Retenti Amount (of the amount collected)	Relay Missouri Revenue Remitted to Commission (of the amount collected)				
	**		**	**		**	**		**	
January	75347	**Highly Confidential information removed**	e 148 G / 153		**Highly Confidential information removed*	1.4		**Highly Confidential information removed**		
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November		**Highly Confidential information removed**	7		**Highly Confidential information removed*		100	**Highly Confidential information removed**		
December		**Highly Confidential information removed**			**Fighly Confidential information removed*	1		**Highly Confidential information removed**	T	
Total			2-4							

10	. Please indicate	the per line valu	ie of the Relay	Missouri Surcharge	you charge your	customers each
	month.					

**Highly Confidential

l. If your firm did not impose the Relay Missouri Surcharge, please explain:								
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for the calendar year of January 1 - December 31,

Annual Customer Proprietary Network Information (CPNI) Compliance Certificate

	ditional description must be attached.)
	ompany affirms having established operating procedures that are adequate to ensure compliance vari Public Service Commission's CPNI rules of 4 CSR 240-33.160(7).
Indica Y	te which of the following apply with Y (Yes) or N (No). A. The company has implemented a system by which the status of a customer's CPNI approv clearly established prior to the use of CPNI. Attached is a brief description of the company's system.
Υ	B. The company has implemented personnel training as to when personnel are or are not auth use CPNI including an express disciplinary process. Attached is a brief description of the comparining and disciplinary process.
N	C. The company maintains records for at least one year of sales and marketing campaigns of agents, affiliates, joint venture partners and any independent contractors, that use its customer Such records include a description of each campaign, the specific CPNI that was used in the c and what products and services were offered as a part of the campaign. Attached is a brief de the company's record maintenance system.
Ν	D. The company has a supervisory review process for outbound marketing situations. Attache description of the company's review process.
Ν	E. The company has procedures in place whereby the company will provide the Missouri Comwritten notice within five business days of any instance where the opt-out mechanisms do not properly, to such a degree that customers' inability to opt-out is more than an anomaly. Attach brief description of the company's procedures.
	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 box directly below):
	 The company has not taken any actions against any individual or entity that unlawfully obtains, uses, discloses or sells CPNI.
	G. Complaints Received - Select one of the options from the drop-down box below (by clicking below and then clicking on the arrow to the right of the box directly below):
	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 box below (by clicking the cell below and then clicking on the arrow to the right of the box directly below):
	 The company does not share CPNI with joint venture partners or independent contractors (except for billing and collection services)

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Annual Customer Proprietary Network Information (CPNI) Compliance Certificate

- 12A. Accutel of Texas does not use or give out CPNI
- B. Accutel of Texas does not use or give out CPNI. Any employee who discloes CPNI is subject to displinary action.
- C. Accutel of Texas does not use CPNI for marketing compains or sales.
- D. Accutel of Texas does not do outbound marketing.
- E. Accutel of Texas does not use CPNI.

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.

		OATH			
State Of	7	Гехаѕ	}}		
			}	ss:	
County Of]	Dallas	}}		
		naron Litke		_ makes oath and s	ays that
	Name of Affiant (Cor	npany Official/Representative	e)		
s/he is	0.5	EVP-Opera			
	Offic	cial Title of the Affiant (Compa	any Officia	I/Representative)	
of		Accutel of Te			
	Exact Legal	Title or Name of the Respon	dent (Cert	ificated Company Name)	
and is located at		3100 Monticello			,
	Address and To	elephone Number of the Affia	ant (Comp	any Official/Representative	2)
affairs of the above-n in EFIS; to the best o CPNI Certification, ch	lamed respondent, 2) ex f his or her knowledge, i	t are true and the said rep samined (and updated as nformation, and belief, all ernatives and attached all feguards.	applicabl	e) the company's contact and a correct, and a	ct information 3) read the
from	January 1 Month/Day	, <u>2010</u> , to and inc	luding	December 31 ,	2010 Year
		Signature of A	Affiant (Co	Head mpany Official/Representa	tive)
Subscribed	and sworn to before me	e, a Notary Public, in and	for the St	ate and County above r	named,
this	50	day of /epri		- · <u>2011</u> ·	
My Commis	sion expires	Feler	2	2	2011
Marvin My Com	Jeweli Avant mission Expires 015	Mourel	Signature o	Van A	