# SNET America, 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

Missouri Public

For use when filing under seal.

APR 0 1 2011

January 1 - December 31, 2010 Please select how the company is certificated or registered with the Commission under the Company Name as shown above (check all that apply): 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) If more than one certificate or registration is held by the company then keep in mind that you must file an annual report in the Commission's Electronic Filing and Information System (EFIS) based on each certificate or registration. In such situations, we anticipate the annual reports to be identical; 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 choose one of the following filing options to indicate the security level of the filing: Public submission (NOT Proprietary or Highly Confidential) Non-Public submission (Highly Confidential or Proprietary) (See instructions for special requirements.) Please review the instructions document before proceeding by using the link below: Instructions - 2010 Annual Report Telco and IVoIP

Form Page 1

Excel Rev. 3/15/2011

Sta	Annual Report of _	SNET America, Inc	C.	
Sta		for	r the calendar yea	r of January 1 - December 31, 2010
	ate in full the company	's information belo	w:	
	-			203-771-5911
		0 Orange Street any Street Address		Telephone Number
	•	6th Floor		203-865-2035
	Compa	any Mailing Address		Fax Number
	New Haven	СТ	06510	ap1498@att.com
	City	State	Zip	E-Mail Address
Th	nis company is currentl	y a (check appropr	iate box):	
	✓ Corporation	Sole Proprietorship	Пъ	
	•	☐ rrc	Other - Explai	in .
	nnual Report Contact Ir		g the form, whether	an employee or a third-party preparer. This n
	fer from the address in Iten		,	con compression and a party proparation than
	Ar	thur Paquette		203-771-5911
		Name		Telephone Number
		0 Orange Street Street Address		
	Š			
		6th Floor Mailing Address	·	<u>ap1498@att.com</u> E-mail Address
	New Haven	СТ	06510	
	City	State	Zip	_
		pace is not provided on		ne end of the year. Please include an letely provide the requested information.  Name of Person Holding Office
au				Richard Resnick
	resident			
Pr	resident ssistant Secretary			
Pr As				Arthur Paquette Denise Iverson

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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<sup>1</sup> (Column B) Row (Column A) Revenues: I. 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. Interexchange Revenues include revenues attributed to interexchange telecommunications services such as toll services, 800 services, interexchange operator services and interexchange IVoIP services. \$26.00 \$81,400,000.00 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.) (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) \$26.00 \$81,400,000.00 II. OTHER Wholesale Revenues include intrastate switched, special access service revenues, carrier billing and collection revenues, and any other revenues derived from other telecommunications carriers. Miscellaneous Revenues<sup>2</sup> 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 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. \$26.00 \$81,400,000.00

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<ul> <li>If you have miscellaneous</li> </ul>	revenue related to retail te	lecommunications services, then	enter it in Row 1.	1
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For use when filing under seal.

<sup>&</sup>quot;Telecommunications Service" as defined by Missouri Revised Statutes Section 386.020(54).

<sup>&</sup>quot;Interconnected Voice over Internet Protocol service" as defined by Section 386.020(23) RSMo.

<sup>1</sup> 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.

## 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

X 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	0	0	1.72-73 1.72-73 1.72-73
February			
March			[4.10]4 [1.70]4 [4.70]4 [4.70]4
April			111111111111111111111111111111111111111
May			
June			
July			1000000 1000000 1000000 1000000 10000000
August	## ## ## ## ## ## ## ## ## ## ## ## ##		217-22 217-22 217-22 217-22
September			5.16-15. 7.16-16. 7.16-16. 7.16-16. 7.16-16. 7.16-16. 7.16-16. 7.16-16.
October	4. 19. 10. 10.		2.000 1.000
November			
December	0	0	
TOTAL:	0	0	100,000 100,000 100,000

For use when filing under seal.

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SNET	America,	Inc.
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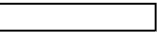
8.

#### Line Quantities for Local Voice Service & IVoIP Service<sup>1</sup>

					Re	tai						Wholesale to Non-Registered	
		Resid		tial						ess		Nomadic IVolP	
Exchange <sup>2</sup>	**	Facility-based3 ***	**	Resale/UNE <sup>4</sup>	**	**	Facility-based <sup>3</sup>	**	**	Resale/UNE⁴ **		Providers	**
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Totals:	11111												

<sup>&</sup>lt;sup>1</sup> See instructions for additional clarification about filling out this page.

<sup>&</sup>lt;sup>5</sup> 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 use when filing under seal.

<sup>&</sup>lt;sup>2</sup> Exchange refers to areas as listed in ILEC tariffs. (Exchanges are not always the same as rate centers, wire centers and central offices.)

<sup>&</sup>lt;sup>3</sup> Facility-based refers to lines served whereby your company or an affiliate owns the switch and/or local loop.

<sup>&</sup>lt;sup>4</sup> 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.

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

## Relay Missouri Annual Billing, Collections and Retention

yes, complete th	ne fol	llowina:					
Month	Rei	lay Missouri Revenue Collected lected or received, according our record-keeping methods)		Relay Missouri Retention Amount (of the amount collected)		Relay Miss Remitted to (of the am	
	**	**	**		**	**	
January	1177.11 200.000 200.000				1000 1000 1000 1000 1000 1000 1000 100	19.50 19.50 19.50 19.50	
February	200					1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
March	1000	**************************************			2012	300.000 300.000 300.000 300.000	Auunii .
April	de la constant		200				
May	2000				977	TUTOS TUTOS	
June				·	313 313		
July	liga.	(1) (1) (2) (3)			500		
August	355	<u> </u>	1000		8112	77.50 77.50 75.51	
September		***			71.7	2003(1) (325(1)	
October	1755				7000 to 15.741		
November	9999	11.0e	11975		Y 100	##255 ####	•
December	49.44 19.23				3,711	(1996) 1997) 1997)	
Total	11070		1.75			70000 10000 10000	

	ach month.				<b>.</b>	
11. If	your firm did not i	mpose the Relay	y Missouri Surch	narge, please exp	lain:	
_		And price and a second				

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for the calendar year of January 1 - December 31,\_

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## 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 items, unless H.2 is chosen, then an additional description must be attached.)

then an addition	al description must be attached.)
	ny affirms having established operating procedures that are adequate to ensure compliance with the blic Service Commission's CPNI rules of 4 CSR 240-33.160(7).
Indicate wh	nich of the following apply with Y (Yes) or N (No).
Ľ	The company has implemented a system by which the status of a customer's CPNI approval can be early established prior to the use of CPNI. Attached is a brief description of the company's system.
us us	The company has implemented personnel training as to when personnel are or are not authorized to e CPNI including an express disciplinary process. Attached is a brief description of the company's aining and disciplinary process.
ag Su an	The company maintains records for at least one year of sales and marketing campaigns of its own, its jents, affiliates, joint venture partners and any independent contractors, that use its customers' CPNI. Just records include a description of each campaign, the specific CPNI that was used in the campaign and what products and services were offered as a part of the campaign. Attached is a brief description the company's record maintenance system.
	The company has a supervisory review process for outbound marketing situations. Attached is a brief escription of the company's review process.
W <sub>i</sub>	The company has procedures in place whereby the company will provide the Missouri Commission ritten notice within five business days of any instance where the opt-out mechanisms do not work operly, to such a degree that customers' inability to opt-out is more than an anomaly. Attached is a lief description of the company's procedures.
	Actions Taken - Select one of the options from the drop-down box below y clicking the cell below and then clicking on the arrow to the right of the box directly below):  Select One
c	Complaints Received - Select one of the options from the drop-down box below (by clicking the cell
	elow and then clicking on the arrow to the right of the box directly below):
	Sharing CPNI Information - Select one of the options from the drop-down box below y clicking the cell below and then clicking on the arrow to the right of the box directly below):
	For use when filing under seal.

SNET America, Inc.
Statement of CPNI compliance.

In accordance with Section 64.2009(e) of the FCC's rules, SNET America, Inc. ("SAI") of how its operating procedures are adequate to ensure compliance with the CPNI rules for its customers.

SAI has no sales channels of its own for retail services, but sells such services through the sales channels of affiliated AT&T companies, each of which is charged with ensuring compliance with the requirements set forth in *Subpart U - Customer Proprietary Network Information* of the FCC Rules, 47 CFR §§ 64.2001 *et seq.* (the "FCC's CPNI rules"). SAI relies on the certifications of the affiliated AT&T companies to affirm that, as of the date of this certificate, there are operating procedures in place that are adequate to ensure compliance with the FCC's CPNI rules.

Prior to any solicitation for CPNI approval, SAI provides individual notification to the customer of the customer's right to restrict use of, disclosure of, and access to that customer's CPNI, consistent with the notice rules set forth in 47 CFR §§ 64.2007 and 64.2008.

Attachment to 2010 State of Missouri State annual report filing

#### **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	Connecticut } ss:					
County Of	New Haven }					
	SNET America, Inc. makes oath and says that  Name of Affiant (Company Official/Representative)					
s/he is	Assistant Secretary Official Title of the Affiant (Company Official/Representative)					
	Onicial true of the Amaric (Company Onicial/Representative)					
of	SNET America, Inc.					
	Exact Legal Title or Name of the Respondent (Certificated Company Name)					
and is located at	310 Orange Street, New Haven, CT 06510					
	Address and Telephone Number of the Affiant (Company Official/Representative)					
EFIS; to the best of his Certification, chosen the	ned respondent, 2) examined (and updated as applicable) the company's contact information or her knowledge, information, and belief, all listed contacts are correct, and 3) read the CPN applicable alternatives and attached all required documentation, which is a true and correct any's CPNI safeguards.	VI				
from	January 1 , 2010 , to and including December 31 , 2010  Month/Day Year Month/Day Year  Signature of Affiant (Company Official/Representative)					
Subscribed	nd sworn to before me, a Notary Public, in and for the State and County above named,					
this	25 <sup>th</sup> day of <u>March</u> , <u>2011</u> .					
My Commiss	on expires,,					
PHILOMENA F  NOTARY PUB MY COMMISSION EXPIRES	JC JAMES AND LANGE AND LAN	··				