AND INTEREST CHARGES, THE REGULATORY ASSESSMENT FEE RETURN MUST BE FILED ON OR BEFORE 01/30/2002 Alternative Local Exchange Company Regulatory Assessment Fee Return Florida Public Service Commission STATUS: 0603006 TX571-01-0-R Actual Return 003001 Estimated Return Hosting-Network, Inc. Amended Return 0603006 1516 Jackson Street Ft. Myers, FL 33901-29 004011 PERIOD COVERED: MAY 3 1 2002 07/13/2001 TO 12/31/2001 Initials of Preparer Please Complete Below If Official Mailing Address Has Changed Keco (City/State) **FLORIDA** GROSS OPERATING REVENUE INE NO. ACCOUNT CLASSIFICATION **Basic Local Services** 1. Long Distance Services (IntraLATA only)** 2. Access Services 3. 4. Private Line Services Leased Facilities & Circuits Services 5. 6. Miscellaneous Services 7. TOTAL REVENUES LESS: Amounts Paid to Other Telecommunications Companies* (see "2. Fees" on back) 8. Net Intrastate Operating Revenue for Regulatory Assessment Fee Calculation (Line 7 less Line 8) 9. 10. Regulatory Assessment Fee Due (Multiply Line 9 by 0.0015) Penalty for Late Payment (see "3. Failure to File by Due Date" on back) 11. Interest for Late Payment (see "3. Failure to File by Due Date" on back) 12. TOTAL AMOUNT DUE These amounts must be intrastate only and must be verifiable. Other long distance revenue must be listed on the Interexchange Regulatory Assessment Fee Return. AS PROVIDED IN SECTION 364.336, FLORIDA STATUTES, THE MINIMUM ANNUAL FEE IS \$50 & **CURRENT COMPANY STATUS** (X) Reseller Facilities-Based Provider () Other: BILLING INFORMATION milete below if billing agent if other than yourself. (Address: City/State/Zip) (Telephone) ECR COMPANY INFORMATION OPC MMS Doyan case telecommunications' facilities? hyho do you lease these facilities from? Address: I, the undersigned owner/officer of the above-named company, have read the foregoing and declare that to the best of my knowledge and belief the above information is a true and correct statement. I am aware that pursuant to Section 837.06, Florida Statutes, whoever knowingly makes a false statement in writing with the intent to mislead a public servant in the performance of, his/her duty shall be guilty of a misdemeanor of the second degree. (Title) (Signature of Company Official)

PSC/CMU-7 (Rev. 11/11/99)

(Preparer of Form - Please Print Name)

Telephone Number 4/1/224/// Fax Number 64/1/4

STATE OF FLORIDA

COMMISSIONERS:

LILA A. JABER, CHAIRMAN
J. TERRY DEASON
BRAULIO L. BAEZ
MICHAEL A. PALECKI
RUDOLPH "RUDY" BRADLEY



DIVISION OF COMPETITIVE MARKETS & ENFORCEMENT
WALTER D'HAESELEER
DIRECTOR
(850) 413-6600

Hublic Service Commission

May 8, 2002

Mr. Travis Johnson, Consultant Hosting-Network, Inc. (TX571) 1516 Jackson Street Fort Myers, FL 33901-2911

Dear Mr. Johnson:

The Regulatory Assessment Fee (RAF) is due by January 30th of each year for the preceding calendar year. For certificate holders, the RAF is owed even if a telecommunications company may not have started operations or had any revenues. If payment is made after the due date, then statutory penalty and interest charges are applicable.

Our records show the 2001 RAF return notice was mailed December 12, 2001, and a delinquent notice was mailed February 20, 2002. As of this date, our records do not show receipt of the RAF return or payment. A copy of the 2001 RAF return form is attached.

If full payment, including penalty and interest charges, along with the RAF return form, are not received by May 29, 2002, it is my intention to establish a docket and recommend that the Commission fine your company \$500 or cancel your certificate. Please note that once a docket has been established, just paying the delinquent RAF amount will not prevent your certificate from being cancelled.

If you wish to cancel your certificate voluntarily and leave in good standing with the Commission, your company should pay the past due amount in full, complete the 2001 RAF return form, either pay the 2002 RAF or provide a date certain it will be paid, and comply with the requirements of Rule 25-24.820, Florida Administrative Code, copy attached. Any unpaid RAFs, including penalty and interest charges, are turned over to the Comptroller's Office for collection if the Commission cancels a company's certificate on its own motion (involuntary cancellations).

If you have any questions, please contact me at (850) 413-6502-voice, (850) 413-6503-fax, at the address below, or via internet e-mail at pisler@psc.state.fl.us.

25-24.820 Revocation of a Certificate.

- (1) The Commission may on its own motion, after notice and opportunity for hearing, revoke a company's certificate for any of the following reasons:
- (a) Violation of a term or condition under which the authority was originally granted;
- (b) Violation of Commission rule or order;
- (c) Violation of Florida Statute; or
- (d) Violation of a price list standard.
- (2) If a certificated company desires to cancel its certificate, it shall request cancellation from the Commission in writing and shall provide the following with its request. Cancellation of a certificate shall be ordered subject to the holder providing the required information.
- (a) A statement of intent and date certain to pay regulatory assessment fee.
- (b) A statement of why the certificate is proposed to be canceled.
- (c) A statement as to how customer deposits and final bills will be handled.
- (d) Proof of individual customer notice regarding discontinuance of service.

Specific Authority 350.127(2) FS. Law Implemented 364.335, 364.345 FS. History--New 12-27-95.