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THE STATE OF NEW HAMPSHIRE



PUBLIC UTILITIES COMMISSION 21 S. Fruit Street, Suite 10 Concord, N.H. 03301-2429 January 31, 2019

Brandon Shamoun Clear Rate Communications, Inc. 2600 W. Big Beaver Rd., Suite 450 Troy, MI 48084

RE: DT 18-185, Clear Rate Communications, Inc. Request for Waiver of Expenses Assessed Pursuant to Chapter 363-A Denial of Waiver Request

Dear Mr. Shamoun:

On December 12, 2018, Clear Rate Communications, Inc. (Clear Rate) filed a Request for Waiver of Expenses Assessed Pursuant to Chapter 363-A of the New Hampshire Revised Statutes Annotated (RSA 363-A) (Request). The basis for the Request, according to Clear Rate, is that the company is exempt under RSA 362:7, II by virtue of being a provider of VoIP services. Clear Rate also claimed that the minimum assessment amount is excessive with respect to the revenue the company generates from New Hampshire, and therefore "has the effect of a force regulating market entry which is prohibited by" RSA 362:7, II.

On December 20, 2018, Commission Staff (Staff) filed a memorandum recommending denial of the Request because it was not filed within the applicable 30-day time period for objections under RSA 363-A:4, which occurred in September 2018. Staff noted that the Commission has previously dismissed objections to its assessments that are not timely-filed with respect to the relevant state fiscal year. *See Northern New England Telephone Operations LLC and Enhanced Communications of Northern New England, Inc.*, Order No. 25,451 (January 7, 2013).

By letter dated December 31, 2018, Clear Rate responded to Staff's memorandum. Clear Rate represented that its "lone source of revenue in the State of New Hampshire disconnected the services being provided in [the] state," and as a result "Clear Rate is no longer generating any revenue from the State of New Hampshire." Clear Rate asserted that the Commission's minimum assessment, as applied to Clear Rate, is unlawful as an impermissible barrier to entry, and as such is "in violation of the State of New Hampshire's regulations, as well as, FCC Regulations."

Clear Rate's assessment is based on 2017 income as reported on the Telecom Assessment Report, which Clear Rate filed on April 2, 2018. The first invoice for that assessment was mailed to Clear Rate on August 10, 2018. Pursuant to RSA 363-A:4, Clear Rate's objection needed to be filed no later than September 9, 2018. The Commission has reviewed the Request, Staff's recommendation, and Clear Rate's response, and has determined that the Request represents an objection to assessment filed after the applicable 30-day deadline under RSA 363-A:4 and therefore must be denied.

Accordingly, Clear Rate's Request for Waiver of Expenses Assessed Pursuant to Chapter 363-A is denied.

Sincerely, Hund 170

Debra A. Howland Executive Director

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