

Carroll, Tymica

From: Brian Cioffi <brian.cioffi@astound.com>
Sent: Monday, June 12, 2023 9:39 AM
To: Carroll, Tymica
Cc: Morgan Conkle; Megan Carney
Subject: Re: Grande Communications Networks LLC – San Marcos, TX (ID 61686) 2022/1
Attachments: 8. SA1-2E - 2022A - San Marcos_Short Form.xlsx; Copyright ETF form 1st half 22.pdf

CAUTION: This email message has been received from an external source. Please use caution when opening attachments, or clicking on links.

Hi,

Please see attached for both the SA1-2 form and the copyright eft form.

Thanks,

On Wed, May 24, 2023 at 10:37 AM Carroll, Tymica <tyca@copyright.gov> wrote:



Licensing Division - United States Copyright Office

Library of Congress - 101 Independence Avenue SE - Washington, DC 20557-6400

TEL (202) 707-8150 - FAX (202) 707-0905 - www.copyright.gov

May 24, 2023

Greg Russo
Grande Communications Networks LLC
650 College Rd East, # 3100
Princeton, NJ 08540

Re: Grande Communications Networks LLC – San Marcos, TX (ID 61686) 2022/1

Dear Greg Russo:

Based on the amount of gross receipts reported (\$507,791.16) in Space K of the Statement of Account an incorrect form has been used. The SA-3 form completed is for cable systems with gross receipts more than \$527,600. The correct form appears to be the SA-1-2. Please complete and return the correct form, which can be obtained at www.copyright.gov/licensing.

Due to filing the wrong form, there appears to be an overpayment of the royalty fee. The correct royalty fee is \$3,758.91 plus the \$20 filing fee, but the amount submitted was \$6,127.90. Since you originally filed an SA-3 which has a \$725 filing fee; an amendment fee of \$50, the filing fee for the SA-2 and the SA-3 will be deducted from any potential refund. Therefore, it seems the potential refund amount is \$1,573.89 (the system also deducted \$.10 for interest since the statement was a day late). Please review, if you agree, a completed EFT form should accompany your response.

The submission of a Statement of Account lacking the required information or fees may jeopardize the validity of your statutory license, and your secondary transmission activity may be subject to full liability under the copyright act. Without a statutory license, a cable system could be sued by copyright owners for the full range of civil remedies for copyright infringement, including injunctions, actual damages and profits, or statutory damages (of up to \$150,000 in cases of willful infringement). The statute also provides for criminal penalties in cases of willful infringement for commercial purposes.

To expedite the process, we request that you e-mail your response. Please contact me with any questions or concerns.

Sincerely,

Tymica Carroll
Sr. Licensing Examiner
Licensing Division
U.S. Copyright Office
202-707-8163
202-707-0905 (fax)

To help us serve you better, please participate in an anonymous customer service survey at <https://www.surveymonkey.com/s/LDemailsurvy>.