§ 63.601

- (1) Existing telephone service by the applicant available to the community or part thereof involved;
- (2) Telephone service (available from applicant or others) which would remain in the community or part thereof involved in the event the application is granted;
- (1) A statement of the number of toll messages sent-paid and received-collect and the revenues from such traffic in connection with the service proposed to be discontinued, reduced, or impaired for each of the past 6 months; and, if the volume of such traffic handled in the area has decreased during recent years, the reasons therefor.

[45 FR 6586, Jan. 29, 1980]

§ 63.601 Contents of applications for authority to reduce the hours of service of public coast stations under the conditions specified in § 63.70.

F.C.C. File No. T D

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_	(Name of applicant)						
_	()	Address	s of appl	icant)			
Hours	the matter s of Service ant to §63.7	of a	Public (Coast Stat	tion		
Data	regarding p	ablic co	oast sta	tion			
	(Call and address)						
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Propo Mon Sat	day osed hours: iday throug urday	h Frida	ay				
	day sed effectiv	e time	and dat	e of chang	e		
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Data regarding substitute service to be provided by other public coast stations available and capable of providing service to the community affected, or in the marine area served by the public coast station involved:

	Oper- ated by	Hours of service		
Station call and location		Mon- day thru Friday	Satur- day	Sun- day

§ 63.602 Additional contents of applications to discontinue, reduce, or impair an existing retail service as part of a technology transition.

- (a) The application shall include:
- (1) The contents specified in §63.505 of this part;
- (2) A statement identifying the application as involving a technology transition, as defined in §63.60(h) of this part;
- (3) Information regarding the price of the service for which discontinuance authority is sought and the price of the proposed replacement service; and
- (4) A certification, executed by an officer or other authorized representative of the applicant and meeting the requirements of §1.16 of this chapter, that the information required by this section is true and accurate.
- (b) In order to be eligible for automatic grant under §63.71(f) of this part, an applicant must demonstrate that a service(s) identified pursuant to §63.505(k)(2) of this part is an adequate replacement for the voice service identified pursuant to §63.505(k)(1) of this part by either certifying or showing, based on the totality of the circumstances, that one or more replacement service(s) satisfies all of the following criteria:
- (1) Offers substantially similar levels of network infrastructure and service quality as the service being discontinued;

Note to paragraph (b)(1): For purposes of this section, "substantially similar" means that the network operates at a sufficient level such that it will allow the network platform to ensure adequate service quality for interactive and highly-interactive applications or services, in particular voice service quality, and support applications and functionalities that run on those services.

(2)(i) Complies with regulations regarding the availability and functionality of 911 service for consumers and public safety answering points (PSAPs), specifically §§1.7001