Premier Paging Inc.

P.O. Box 492

Canton, NY 13617

Filer ID#816396

February 21, 2019

Marlene H. Dortch

Office of the Secretary

Federal Communications Commission

445 12th Street, SW Suite TW-A325

Washington, DC 20554

RE: 2019 Annual CPNI Certification - Corrected from February 15th filing.

Dear Marlene H. Dortch

On February 15, 2019, Premier Paging Inc., filed their annual CPNI certification with the FCC. However, upon further review it appears that the documents that were attached and submitted with that filing were not the correct documents. The correct documents have been resubmitted with this filing.

Please feel free to contact me with any questions, concerns, or issues with this filing.

Sincerely,



Premier Paging Inc.

P.O. Box 492

Canton, NY 13617

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February 15, 2019

Marlene H. Dortch

Office of the Secretary

Federal Communications Commission

445 12th Street, SW Suite TW-A325

Washington, DC 20554

RE: 2019 Annual CPNI Certification

Dear Marlene H. Dortch,

Enclosed please find our CPNI certification for year 2019 covering the year 2018.

I certify that I am the President of Premier Paging Inc., and that I have personal knowledge during the annual period mentioned above, that Premier Paging Inc., has had in effect operating procedures to ensure compliance with Federal Communications Commission rules governing Customer Proprietary Network Information (CPNI), and that Premier Paging Inc., has been in compliance with said rules.

If any additional information is requested, please feel free to contact us.

Sincerely,



Encl: Annual Certification; Premier Paging CPNI Procedures

Annual 47 C.F.R. 64.2009(e) CPNI Certification

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2019 covering the prior calendar year 2018

February 15, 2019

Premier Paging Inc.

Form 499 Filer ID: 816396

Name of Signatory: Michael R. Morgan

Title of Signatory: President

I, Michael R. Morgan, certify that I am the officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the commission’s CPNI rules. (47 C.F.R.S: 64.2001 et seq.)

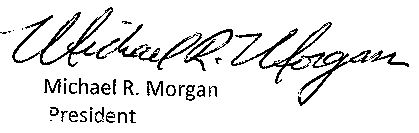
Attached to this certificate is an accompanying statement explaining how the company’s procedures ensure that the company is in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, safeguards, recordkeeping, and supervisory review) set forth in section 64.2001 et seq. of the commission’s rules.

The company has not taken actions (i.e. proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the commission against data brokers) against data brokers in the past year.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI.

The company represents and warrants that the above certification is consistent with 47. C.F.R. 1.17 which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

Signed:



**Premier Paging Inc., Rules Regarding Customer Proprietary Network Information (CPNI)**

1. Customer Proprietary Network Information ("CPNI") is considered any information in regards to customers of Premier Paging Inc., to include sales or service provided by Premier Paging Inc., and any information contained in bills or invoices, and/or as defined by the FCC Part 64 rules. All rules and regulations in regards to CPNI will be followed by Premier Paging Inc., (known as "Premier") in accordance with the FCC part 64 rules.

2. Except where authorized by law, any and all requests for CPNI disclosure shall be approved by the customer in writing, or by subpoena / warrant and kept on file by the President of Premier. Any request to utilize CPNI without customer approval will be referred to the President of Premier. All disclosure requests will be kept on file by the President of Premier for 1 year.

3. Under permissible uses of CPNI; anytime CPNI is to be utilized for sales or service exclusively by and for Premier, either by in-coming or out-going calls, prior approval shall be obtained in writing from the President of Premier prior to any CPNI use. The President of Premier shall keep a record of any CPNI disclosure used for sales, marketing, or customer service. These records will include a description of the CPNI that was disclosed and a description of any campaigns or services offered, and will be kept on file for 1 year.

4. All employees shall be trained on the rules governing CPNI procedures and will acknowledge their understanding by signed documentation, and kept on file by the President of Premier. Only those employees who have been trained and who have been granted access by the President of Premier, may view CPNI. CPNI access will be granted and used on a limited basis, in keeping with day to day operations of Premier Paging Inc. Any employee that does not adhere to the CPNI rules and regulations will face disciplinary action from the President of Premier, to include one or more of the following: reprimand, retraining, and/or termination.

5. In instances where CPNI rules and mechanisms do not work properly, access is illegally requested by an outside agency, or access without permission to the CPNI database is discovered; The President of Premier shall notify the appropriate law enforcement agencies. Notification shall include the Federal Communications Commission and will be in writing and submitted within 5 business days, unless the instance is an anomaly. The notice will include information as to the violation and any actions that have been taken by Premier.

6. The President of Premier will annually submit a certification to the Federal Communications Commission that he or she has personal knowledge that Premier has been in compliance with CPNI rules and regulations as described in FCC Part 64 rules.

