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FCC Mailroom

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

**EB Docket 06-36**

**File No. EB-08-TC-4754**

DOCKET FILE COPY ORIGINAL

February 20th, 2018

National ComTel holds and protects all data and information of customers, current past and present in the highest security that we can. Currently we have only three employees that have access to this pertinent information. We also provide only landline services to businesses, no mobile/wireless services are providing by or through National ComTel.

Our billing system is a standalone system that is not networked to the internet preventing outside access. For any customer, based billing access, which consists of viewing their individual invoice, all information is limited to the customer alone with personal passwords and log in codes.

National ComTel has not received any customer complaints for the year 2017.

National ComTel does not work with nor do we associate with any data collection agencies or companies. National ComTel does not share our customer data with other customers or third-party partners.

National ComTel has taken no actions against data brokers for the year 2017.

Todd McIntyre  
President  
National ComTel

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

**EB Docket 06-36**

**File No. EB-08-TC-4754**

Annual 64.2010(e) CPNI Certification for 2017 covering the prior calendar year 2017

1. Date filed: February 20th, 2018
2. Name of company covered by this certification: National ComTel
3. Form 499 Filer ID: 823356
4. Name of signatory: Todd McIntyre
5. Title of signatory: President

I, Todd McIntyre, certify that I am an 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. See 47 C.F.R. § 64.2001 et seq.

Attached to this certification 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, record keeping, and supervisory review) set forth in section 64.2001 et seq. of the Commission's rule.

The company has not taken any 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.

If affirmative: No action has taken place.



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The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI (number of customer complaints a company has received related to unauthorized access to CPNI, or unauthorized disclosure of CPNI, broken down by category or complaint, e.g., instances of improper access by employees, instances of improper disclosure to individuals not authorized to receive the information, or instances of improper access to online information by individuals not authorized to view the information).

If affirmative: No action has taken place.

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 be subject it to enforcement action.

Signed Todd McIntyre [Todd McIntyre]