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February 10, 2015

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, SW
Washington, DC 20554

RE: Logix Communications
Certification of CPNI Filing
EB Docket No. 06-36

Dear Ms. Dortch:

On behalf of Logix Communications, please find attached Logix's certification and statement, pursuant to Section 64.2009(e) of the Commissions Rules, in accordance with the Commission's Public Notice, dated February 9, 2015 (DA 15-178). Moreover, because Logix's corporate policy documentations has not changed, Logix is attaching its filing from February 2006 as a restatement of the prior certification.

Thank you for your consideration of the above and the attached. If you have any questions, do not hesitate to contact me.

Very truly yours,

A handwritten signature in blue ink, appearing to read "Howard J. Siegel", is written over a light blue circular stamp.

Howard J. Siegel
Vice President of External and
Regulatory Affairs

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

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2014

Date filed: February 10, 2015

Name of company covered by this certification: Logix Communications, L.P. dba Logix Communications

Form 499 Filer ID: 822776

Name of signatory: Matt Asmus

Title of signatory: Chief Executive Officer

I, Matt Asmus, 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 as Attachment "A" is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 *et seq.* of the Commission's rules.

The company has not taken any actions (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. Companies must report on any information that they have with respect to the processes pretexters are using to attempt to access CPNI, and what steps companies are taking to protect CPNI.

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).

Signed: _____/s/_____
Matt Asmus

Attachment "A"

Logix has in place multiple steps to protect CPNI from persons attempting to falsely obtain CPNI of another person through pretexting. Logix does not allow web access of CPNI. As a result, all queries are screened by a customer service representative. For all customer-initiated calls, a customer-specific password must be provided before CPNI will be provided to the caller. If a password is not provided, Logix will call the customer's authorized contact for authorization. Moreover, Logix has included specific language in its employee policies that provide information to all Logix employees regarding Logix's and the employee's responsibilities with regard to protecting customer CPNI.