



February 20, 2015
Via ECFS Filing

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
9300 East Hampton Drive
Capitol Heights, MD 20743

**RE: EB Docket No. 06-36
2014 CPNI Certification Filing for Custom Teleconnect, Inc.
Form 499 Filer ID 815080**

Dear Ms. Dortch:

Attached for filing is the Calendar Year 2014 CPNI Compliance Certification and Statement of CPNI Procedures and Compliance as required by 47 C.F.R. Section 64.2009 (e) submitted on behalf of the Custom Teleconnect, Inc.

Any questions you may have regarding this filing should be directed to my attention at 407-740-3002 or via email to cwrightman@tminc.com.

Thank you for your assistance in this matter.

Sincerely,

/s/ Connie Wightman

Consultant

cc: Michael Montana; Vicki Crowder CTI (vial email)
file: CTI - FCC - CPNI
tms: FCCx1502

Enclosures
CW/lw

Exhibit A

Statement of CPNI Procedures and Compliance

Custom Teleconnect, Inc.

Calendar Year 2014

**ANNUAL 47 C.F.R. § 64.2009(e) OFFICER'S CERTIFICATION OF
CUSTOMER PROPRIETARY NETWORK INFORMATION (CPNI) COMPLIANCE**

EB DOCKET 06-36

Custom Teleconnect, Inc.

Statement of CPNI Procedures and Compliance

Custom Teleconnect, Inc. ("Company" or "CTI") operates solely as a provider of operator services to pay telephones and hospitality locations and as a provider of inmate operator services to confinement facilities. As such CTI provides only operator assisted call completion services to transient users. Therefore, all of its services consist of casual traffic provided outside of any subscribed service relationship. Moreover, CTI does not market its services to end users in any fashion. Its marketing efforts are directed towards aggregators and such efforts do not include the use of CPNI.

Should CTI expand its business in the future to include the provision and/or marketing of services that involve CPNI, it will follow the applicable rules set forth in 47 CFR Subpart U, including, if necessary, the institution of operational procedures to ensure that notification is provided and customer approval is obtained before CPNI is used or disclosed, that it implements authentication procedures that do not require the use of readily available biographical or account information, that it notifies customers of account changes.

The Company does not bill Customers directly. Instead, the Company provides rated call records to billing companies and billed calls appear on the Customer's local exchange company bill or credit card bill. To the extent that the billing companies act as agents for the Company and provide call detail information to Customers over the telephone, Custom Teleconnect has contacted its billing company and received written assurance of the billing company's compliance with 47 CFR Subpart U.

In lieu of contacting the Company's billing companies, Customers may contact CTI directly to review or discuss the CTI portion of the LEC bill. If a Customer is not able to provide the call detail information to qualify for the FCC exemption, the Company requires the Customer to either call back with the information, or fax a copy of the bill pages directly to CTI and CTI will call the Customer back the telephone number of record.

Procedures have been in place since the Company's inception in 1993 to protect the privacy of call detail from improper use or disclosure by employees and to discover and protect against attempts by third parties to gain unauthorized access to such information. When a Customer asks for disclosure of CPNI, the Company asks the request to be put in writing by the customer of record. The response will be made in writing to the address of record. In addition, employees are instructed to refer inquiries that appear to be suspicious to their supervisor or the General Manager.

Statement of CPNI Procedures and Compliance
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The CPNI protection procedures are addressed in the Company employee manual. The Company reviews CPNI procedures annually with all employees and has instituted a corresponding disciplinary process to ensure that its employees understand and comply with restrictions regarding the use and disclosure of, and access to CPNI and call detail records. Employees who fail to adhere to the Company's policies are subject to escalating disciplinary measures ranging from oral and written reprimands, to possible termination of employment. Such measures have not been necessary to date.

The Company does not provide Customers with web access to Customer records. If it elects to do so in the future, it will follow the applicable rules set forth in 47 CFR Subpart U, including the implementation of authentication procedures that do not require the use of readily available biographical or account information and customer notification of changes.

The Company has in place procedures to maintain records of all breaches of call detail records and CPNI discovered, and to notify law enforcement, the United States Secret Service and the FBI in the event of a breach of Customers' CPNI and/or call detail records, and to ensure that Customers are notified of the breach before the time period set forth in the FCC's rules, or, if applicable, when so authorized by law enforcement. A breach would be handled directly by the General Manager or President of the Company.

The Company does not have any retail locations and, therefore, does not disclose CPNI at in-store locations.

Law enforcement requests for call detail records are only granted if submitted by verified law enforcement agencies.

The Company has not taken any actions against data brokers in the last year.

The Company did not receive any Customer complaints about the unauthorized release of CPNI or call records in calendar year 2014.

The Company has not developed any information with respect to the processes pretexters are using to attempt to access CPNI or call records.