



March 1, 2016
Via ECFS Filing

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

**RE: WindWave Technologies, Inc.
EB Docket No. 06-36; CY2015**

Dear Ms. Dortch:

Attached for filing is the Calendar Year 2015 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 WindWave Technologies, Inc..

Any questions you may have regarding this filing should be directed to my attention at 407-740-3031 or via email to sthomas@tminc.com. Thank you for your assistance in this matter.

Sincerely,

/s/Sharon Thomas

Sharon Thomas
Consultant to WindWave Technologies, Inc.

cc: Kasey Keithley - WindWave Technologies, Inc.
file: WindWave Technologies, Inc. - FCC - Other
tms: FCx1601

Enclosures
ST/im

Statement of CPNI Procedures and Compliance

WindWave Technologies, Inc. (“WindWave”) does not use or permit access to CPNI to market any telecommunications or non-telecommunications services. Should WindWave elect to use CPNI in future marketing efforts, 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.

WindWave primarily provides dedicated non-voice services that do not involve call detail information. WindWave offers limited interconnected VoIP services, but does not receive or maintain any call detail associated with the use of the services. Consequently, the CPNI rules related to protection of call detail are not applicable, as WindWave does not have call detail for any of the services it offers. In the event that WindWave provides services in the future that generate associated call detail information, WindWave understands its obligation to protect that information, and will implement appropriate policies and procedures to ensure compliance with the FCC rules.

WindWave understands its obligation to notify law enforcement in the event of a breach of customer’s CPNI. If WindWave in the future provides any services that generate call detail information that could be subject to possible disclosure, it will implement appropriate policies and procedures to ensure compliance with the FCC rules with respect to law enforcement and customer notification of such breaches.