

EB-06-TC-060
EB Docket No. 06-36

**CERTIFICATION OF CPNI FILING
FEBRUARY 6, 2006**

My name is Robert L. Hutchison, and I am the General Manager of FEC Communications, L.L.P., ("Company"), 2884 Blackland Road, Royse City, TX 75189.

I have personal knowledge that FEC Communications, L.L.P. has established operating procedures that are adequate to ensure compliance with Section 222 of the Communications Act of 1934, as amended, and the Federal Communication Commission's Customer Proprietary Network Information (CPNI) rules as set forth in Subpart U of Title 47 of the Code of Federal Regulations; 47 C.F.R §64.2001 through §64.2009.

This certification is made pursuant 47 C.F.R §64.2009(e) as verification of this company's compliance with FCC requirements regarding the company's maintenance, use, and protection of customer proprietary network information ("CPNI").

Robert L. Hutchison
Printed Name


Signature

General Manager
Title

2/3/2006
Date

**STATEMENT OF COMPLIANCE WITH THE
FCC'S CUSTOMER PROPRIETARY NETWORK INFORMATION (CPNI) RULES**

To the best of my knowledge, FEC Communications, L.L.P. (the Company) is in compliance with the FCC rules on CPNI and its requirements for the safeguarding of such customer information, pursuant to FCC Rules 47 C.F.R §64.2001 through §64.2009 and as described herein.

The Company also complies with the Public Utility Commission of Texas' (PUC) rules regarding the use of CPNI under Substantive Rules Sections 26.122 and 26.133.

Under the PUC of Texas' Substantive Rules, the Company is required to provide *annual* notice to its subscribers of the Company's CPNI compliance and to inform its subscribers how they may require restrictions on release of such information. By FCC and Texas rules, the Company is required to record any marketing uses of CPNI.

The Company has internal procedures in place to educate its employees about CPNI and the disclosure of CPNI. Employees that have access to this information are made aware of the FCC's rules and are prohibited from disclosing or permitting access to CPNI without the appropriate customer consent or as allowed by law and the FCC rules. Any employee that discloses CPNI is subject to disciplinary action, and possible termination. We also ensure that our vendors (e.g., a billing company, technicians, etc.) that lawfully have access to our customer CPNI are aware of the CPNI rules.

Disclosure of, or permitting access to, our customers' CPNI is not allowed without obtaining the requisite customer approval, except as required by law, or the exceptions set forth in 47 U.S.C. §222, and Subpart U of Title 47 of the Code of Federal Regulations; 47 C.F.R §64.2001 through §64.2009. When customer notification and approval is required, it is understood that one of two methods is required:

Opt-In Notice - This method is required for disclosure of CPNI to unrelated third-parties or to affiliated carriers that do not provide communications-related services. This requires the carrier obtain the customer's express, affirmative consent allowing the use and release of CPNI. This does not apply to subscriber listing information given to other carriers for telephone directories pursuant to FCC Rules.

Opt-Out Notice- This method is required for disclosure of CPNI to affiliated entities providing communications-related services, as well as third party agents and joint venture partners providing communications related services. Under this method, the customer is deemed to have consented to the use, disclosure or access to the customer's CPNI if the customer has failed to object thereto within a minimum of 30 days from receiving notice.

We do not presently sell, or otherwise release CPNI for marketing or other commercial purposes. If our customers' CPNI were to be used by the Company for its sales and marketing campaigns, the appropriate safeguards would be taken as set forth in 47 C.F.R. §64.2009.